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3767

— PART 1 —

PROCLAMATIONS

AA101*

SHIPPING AND PILOTAGE ACT 1967

PROCLAMATION

Western Australia By His Excellency Malcolm James McCusker, Officer of the Order of Australia, Queen's Counsel, Governor of the State of Western Australia M. J. McCUSKER Governor

I, the Governor, acting under the Shipping and Pilotage Act 1967 section 10(2) and with the advice and consent of the Executive Council—

- (a) declare the place described in Schedule 1 to be a mooring control area, called the Peel Mooring Control Area, for the purposes of that Act; and
- (b) specify the Department, as defined in section 3 of that Act, as the controlling authority of the mooring control area.

Schedule 1—Peel Mooring Control Area

All navigable waters verbally described, including the waters shown hatched, on Plan 1239—10—03 held by the Department of Transport.

Given under my hand and the Public Seal of the State on 6 September 2011. By Command of the Governor,

T. BUSWELL, Minister for Transport.

[L.S.]

POLICE

PO301*

Terrorism (Preventative Detention) Act 2006

Terrorism (Preventative Detention) Regulations 2011

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Terrorism (Preventative Detention) Regulations 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 the day after that day.

3. Corresponding laws (s. 4(1) of the Act)

For the purposes of the definition of *corresponding law* in section 4(1) of the Act, the following are declared to be corresponding laws —

- (a) the *Terrorism (Extraordinary Temporary Powers) Act 2006* (Australian Capital Territory) Part 2;
- (b) the *Terrorism (Police Powers) Act 2002* (New South Wales) Part 2A;
- (c) the *Terrorism (Emergency Powers) Act* (Northern Territory) Part 2B;
- (d) the *Terrorism (Preventative Detention) Act 2005* (Queensland);
- (e) the *Terrorism (Preventative Detention) Act 2005* (South Australia);
- (f) the *Terrorism (Preventative Detention) Act 2005* (Tasmania);
- (g) the *Terrorism (Community Protection) Act 2003* (Victoria) Part 2A.

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

PO302*

Weapons Act 1999

Weapons Amendment Regulations (No. 2) 2011

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Weapons Amendment Regulations* (No. 2) 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 Weapons Regulations 1999.

4. **Regulation 15 inserted**

After regulation 14 insert:

15. Temporary exception for recognised law enforcement officers under *Commonwealth Heads of Government Meeting (Special Powers) Act 2011*

- A person does not commit an offence under section 6, 7 or 8 of the Act only because of something done by the person in the performance of the person's functions as a recognised law enforcement officer appointed under the *Commonwealth Heads of Government Meeting (Special Powers) Act 2011* section 50.
- (2) This regulation expires at the end of 5 November 2011.

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA301

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003 RWWA RULES OF HARNESS RACING 2004

In accordance with Section 45(1)(b) of the *Racing and Wagering Western Australia* Act 2003, notice is hereby given that the Board of Racing and Wagering WA on 12 September 2011 resolved that, the RWWA Rules of Harness Racing 2004 be amended as follows—

Amendment to National Rules

Amend Dictionary definition to read:

"Approved instrument" means the apparatus known as the Beckman EL-ISE auto analyser or Beckman DxC600 analyser.

A copy of the above rules may be obtained during office hours from the RWWA offices at 14 Hasler Road, Osborne Park 6017, WA or Racing and Wagering Western Australia website, www.rwwa.com.au.

RA302

RACING AND WAGERING WESTERN AUSTRALIA ACT 2003 RWWA RULES OF THOROUGHBRED RACING 2004

In accordance with Section 45(1)(a) of the *Racing and Wagering Western Australia* Act 2003, notice is hereby given that the Board of Racing and Wagering WA on 2 September 2011 resolved that, the RWWA Rules of Thoroughbred Racing 2004 be amended as follows—

Amendment to Australian Racing Rules (National Rules)

Effective 1 November 2011:

Amend AR15(2), AR20, AR24, AR27, AR69H(xii), AR69O to replace reference to "Australian Racing Board" with "Board of RISA".

Amend AR.81B to include within the list of banned substances the following—

"All Cannabinoids—substances in this group include, but are not restricted to, 11-Nor-delta-9-tetrahydrocannabinol-9-carboxylic acid (15µg/L): Synthetic cannabinoid analogues and/or their metabolites, such as JW-108, JW073 and HU-210."

Add AR87(a)(iv) ASTMF1163-04a(11) as an approved standard by the Australian Racing Board

Amend AR136(2)

Effective 1 January 2012:

Amend AR103

A copy of the above rules may be obtained during office hours from the RWWA offices at 14 Hasler Road, Osborne Park 6017, WA or Racing and Wagering Western Australia website, www.rwwa.com.au.

Sgd. for RICHARD BURT, Chief Executive Officer.

— PART 2 —

CONSUMER PROTECTION

CP401*

FAIR TRADING ACT 2010

The following instrument is published under the Fair Trading Act 2010 section 21 $\,$

COMMONWEALTH OF AUSTRALIA

COMPETITION AND CONSUMER ACT 2010

Consumer Protection Notice No. 33 of 2011

Revocation of interim ban and imposition of permanent ban on certain babies' dummies to which there are crystals, beads or other similar ornaments attached

I, David Bradbury, Parliamentary Secretary to the Treasurer—

- (a) pursuant to section 113 of Schedule 2 to the Competition and Consumer Act 2010 (the Australian Consumer Law), REVOKE Consumer Protection Notice No. 26 of 2011, being the interim ban on babies' dummies to which there are crystals, beads or other similar ornaments attached to the ring or handle or plug or shield imposed under subsection 109(1)(a) of the Australian Consumer Law. That interim ban ceases to be in force on the day this Notice is registered on the Federal Register of Legislative Instruments; and
- (b) pursuant to subsection 114(1)(b) of the Australian Consumer Law, **IMPOSE** a permanent ban on consumer goods of a kind specified below. The permanent ban comes into force on the day this Notice is registered on the Federal Register of Legislative Instruments.

Particulars of Consumer Goods

Babies' dummies to which there are crystals, beads or other similar ornaments attached that do not comply with both—

- (i) the mandatory safety standard for babies' dummies (F2006L03455 on the Federal Register of Legislative Instruments); and
- (ii) the following requirements of Australian Standard, AS 2432-2009 Babies' dummies-
 - Clause 7.2—Compression test;
 - Clause 7.3-Bite test; and
 - Clause 7.4—Impact test.

Interpretation

Dummy

A fully assembled article used to pacify a baby, which includes a teat that the baby sucks, but from which the baby does not obtain fluid. Babies' dummies are also known as 'pacifiers' or 'soothers'.

Hazard Identified

Crystals, beads and other similar ornaments attached to dummies can detach and become a small parts choking, inhalation or ingestion hazard.

Note: Goods subject to this Notice and which fail to comply may be subject to compulsory recall. Dated this 5th day of September 2011.

DAVID BRADBURY.

CP402*

FAIR TRADING ACT 2010

The following instrument is published under the Fair Trading Act 2010 section 21

COMMONWEALTH OF AUSTRALIA

COMPETITION AND CONSUMER ACT 2010

Consumer Protection Notice No. 34 of 2011

Revocation of interim ban and imposition of permanent ban on certain pins, ribbons, strings, cords, chains, twines, leathers, yarns, or any other similar article to which there are crystals, beads or other similar ornaments attached, which are designed to be attached to babies' dummies

I, David Bradbury, Parliamentary Secretary to the Treasurer-

(a) pursuant to section 113 of Schedule 2 to the *Competition and Consumer Act 2010* (the Australian Consumer Law), **REVOKE** Consumer Protection Notice No. 28 of 2011, being the

interim ban on pins, ribbons, strings, cords, chains, twines, leathers, yarns, or any other similar article to which there are crystals, beads or other similar ornaments attached, which are designed to be attached to babies' dummies imposed under subsection 109(1)(a) of the Australian Consumer Law. That interim ban ceases to be in force on the day this Notice is registered on the Federal Register of Legislative Instruments; and

(b) pursuant to subsection 114(1)(b) of the Australian Consumer Law, **IMPOSE** a permanent ban on consumer goods of a kind specified below. The permanent ban comes into force on the day this Notice is registered on the Federal Register of Legislative Instruments.

Particulars of Consumer Goods

Pins, ribbons, strings, cords, chains, twines, leathers, yarns, or any other similar article to which there are crystals, beads or other similar ornaments attached, which are designed to be attached to babies' dummies that do not comply with the following requirements of European Standard, EN 12586:2007 + A1:2011 Child use and care articles—Soother holder—Safety requirements and test methods—

Section 5.1.6—Length;

Section 5.2.1—Impact resistance;

Section 5.2.2-Durability of the garment fastener; and

Section 5.2.3—Tensile strength.

Interpretation

Dummy

A fully assembled article used to pacify a baby, which includes a teat that the baby sucks, but from which the baby does not obtain fluid. Babies' dummies are also known as 'pacifiers' or 'soothers'.

Hazard Identified

Crystals, beads and other similar ornaments attached to pins, ribbons, strings, cords, chains, twines, leathers, yarns, or any other similar article can detach and become a small parts choking, inhalation or ingestion hazard.

Long lengths of ribbon, string, cord, chain, twine, leather, yarn, or any other similar article pose a strangulation hazard to children.

Note: Goods subject to this Notice and which fail to comply may be subject to compulsory recall.

Dated this 5th day of September 2011.

DAVID BRADBURY.

CORRECTIVE SERVICES

CS401*

PRISONS ACT 1981

PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Commissioner of the Department of Corrective Services has issued the following person with a Permit to do High-Level Security Work—

Surname	Other Names	Permit No.	Issue Date
Clark	Peter	AP 0605	02/09/2011
Taylor	Russell	AP 0431	02/09/2011
Parsons	Paul	AP 0168	02/09/2011
McDonald	Grant	AP 0188	02/09/2011
Fraser	Glenys	AP 0422	02/09/2011
Fothergill	Jason	AP 0566	02/09/2011

This notice is published under section 15P of the Prisons Act 1981.

FISHERIES

FI401

PEARLING ACT 1990

GRANT OF PEARL OYSTER FARM LEASE

$FD \ 501/08$

I, Stuart Smith, Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* have issued Clipper Pearls Pty Ltd a pearl oyster farm lease, in respect of an area of water located in the vicinity of James Prices Point.

The coordinates of the lease entitled "Prices Point" are as follows-

Boundary Corner Coordinates: Datum GDA94

Pnt	Latitude	Longitude
А	$17^{\circ}26.06'S$	$122^{\circ}05.00'\mathrm{E}$
В	$17^{\circ}26.06'S$	122°06.00'E
С	$17^{\circ}26.42'S$	122°06.00′E
D	$17^{\circ}26.42'S$	$122^{\circ}05.00'E$

Pursuant to Section 33(1) of the *Pearling Act 1990* a person aggrieved by my decision may apply to the State Administrative Tribunal (SAT) for a review of this decision. Application forms can be obtained from the SAT located at Ground Level, 12 St Georges Terrace, Perth WA or from the SAT's website at www.sat.justice.wa.gov.au. The application together with any supporting documents should be lodged with the SAT within 28 days of publication of the Notice. When an application is accepted by the Chief Executive Officer of the SAT, the applicant is to give a copy of the application to the Chief Executive Officer, Department of Fisheries, Level 3, 168 St Georges Terrace, Perth WA.

STUART SMITH, Chief Executive Officer, Department of Fisheries.

FI402*

FISH RESOURCES MANAGEMENT ACT 1994

ABALONE MANAGEMENT PLAN AMENDMENT 2011

FD 774/98-35 [1034]

Made by the Minister under section 54.

1. Citation

This instrument is the Abalone Management Plan Amendment 2011.

2. Management plan amended

The amendment in this instrument is to the Abalone Management Plan 1992.

3. Clause 15 amended

Delete clause 15(3) and insert—

"(3) A nominated diver must not fish for abalone in the waters of Area 7 on any Saturday, Sunday or public holiday."

Dated this 8th day of September 2011.

22 August 2011.

NORMAN MOORE, Minister for Fisheries.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990 Resolution

Take notice that on 9 September 2011 in accordance with section 22(1) of the *Heritage of Western Australia Act 1990* the Heritage Council of Western Australia resolved as follows—

"The Heritage Council of Western Australia ("the Council") resolves pursuant to Section 22(1) of the *Heritage of Western Australia Act 1990* ("the Act") to delegate and hereby does delegate concurrently to the Development Committee, the Executive Director of the Office of Heritage, the Manager of Development Referrals of the Office of Heritage and the Manager of Local Government Services of the Office of Heritage, all of the functions, powers and duties of the GOVERNMENT GAZETTE, WA

Council arising under section 79 of the *Planning and Development Act 2005*; and resolves further that the Chairperson of the Development Committee, the Executive Director, the Manager of Development Referrals and the Manager of Local Government Services, as appropriate, are to consult among themselves and with the Chairperson of the Council from time to time to determine which matters or types of matters are to be determined, respectively, by the Council, the Development Committee, the Executive Director, the Manager of Development Referrals or the Manager of Local Government Services, having regard to the current policies and directives of the Council."

PENELOPE O'CONNOR, Acting Executive Director, Office of Heritage, 108 Adelaide Terrace, East Perth WA 6004.

Date: 16 September 2011.

HR402*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

RESOLUTION

Take notice that on 9 September 2011 in accordance with section 22(1) of the Heritage of Western Australia Act 1990 the Heritage Council of Western Australia resolved as follows—

"The Heritage Council of Western Australia ("the Council") resolves pursuant to Section 22(1) of the *Heritage of Western Australia Act 1990* ("the Act") to delegate and hereby does delegate concurrently to the Executive Director of the Office of Heritage and the Manager of Development Referrals of the Office of Heritage the authority to sign on behalf of the Heritage Council any release or other instrument (i.e., a "clearance") that has the effect of confirming to a decisionmaking authority fulfilment to the Council's satisfaction of a condition of approval stipulated by the Council and imposed by the decision-making authority."

> PENELOPE O'CONNOR, Acting Executive Director, Office of Heritage, 108 Adelaide Terrace, East Perth WA 6004.

Date: 16 September 2011.

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

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

Toni Leanne Collins of 28 Hotham Avenue, Boddington Robert Edward Trouchet of 4 John Street, Kojonup

> RAY WARNES, Executive Director, Court and Tribunal Services.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

City of Swan

FIRE BREAK ORDER Notice to Owners and/or Occupiers of Land

Pursuant to Section 33 of the *Bush Fires Act 1954*, you are hereby required on or before the 2 November 2011, or within 14 days of the date of you becoming owner or occupier should this occur after 2 November 2011, to remove from the land owned or occupied by you, all inflammable material or to clear firebreaks in accordance with the following requirements, and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 31 day of March, 2012.

GENERAL

1. Where the area of land is less than 100 hectares, clear and maintain firebreaks at least 3 metres wide immediately inside all external boundaries of the land and immediately surrounding all buildings on the land.

2. Where the area of land is greater than 100 hectares, clear and maintain firebreaks—

- (a) at least 3 metres wide immediately inside all external boundaries of the land and immediately surrounding all buildings on the land, and
- (b) at least 3 metres wide in such a position so as to divide the land into the areas not exceeding 100 hectares, with each area to be enclosed by such a firebreak.

FUEL DUMPS

On all land where fuel drum ramps are located and where fuel dumps, whether containing fuel or not, are stored, clear and maintain a firebreak at least four metres wide around any drum, ramp or stack of drums.

HAY STACKS

Clear and maintain a firebreak at least 3 metres wide completely surrounding any haystack on the land, within 60 metres of the haystack.

PINE PLANTATIONS

1. Clear and maintain a firebreak at least 10 metres wide—

- (a) immediately surrounding any area of land on which pine trees are planted,
- (b) along the boundary of those portions of pine plantations which adjoin a formed public road; and
- (c) in such positions so that the area of pine plantation bounded by each firebreak does not exceed 200 hectares.

2. Clear and maintain firebreaks at least 6 metres wide (including the firebreaks referred to in (a) above) in such positions so that the area bounded by each firebreak does not exceed 25 hectares.

In addition, to the firebreaks required by this notice, pine plantations traversed by Western Power transmission lines have additional obligations under the State Energy Commission Act.

BURNING

The requirements of this notice to provide a firebreak, other than an alternative or strategic firebreak may be carried out by burning. That burning must be in accordance with the relevant provisions of the *Bush Fires Act 1954*.

ALTERNATIVE FIREBREAKS

- (a) Should you consider it to be impracticable for any reason to clear firebreaks or remove inflammable material from the land as required by this notice, you may apply to the Council in writing on or before the 15 October, 2011, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted in writing by the Council prior to 2 November, 2011, you shall comply with the requirements of this notice
 - (b) When written permission to provide alternative firebreaks has been granted, you shall—
 - (i) comply with all conditions endorsed on the permit.
 - (ii) provide firebreaks at least 3 metres wide in the agreed position(s) on the land.
- 2. (a) Where the Council has, in writing, approved a Fire Management Plan and the Fire Management Plan depicts an array of alternative firebreaks, an owner may as an alternative to the construction of a general firebreak, elect to provide the alternative firebreak depicted on the Bushfire Management Plan. However, where the alternative firebreak is not constructed by the date required by this notice, the general firebreak requirements shall apply.
 - (b) Any alternative firebreak provided for under (c) above shall be of the same width requirements as that applicable to a general firebreak but shall be limited to the extent and location depicted on the Bushfire Management Plan.

STRATEGIC FIREBREAKS

- (a) Where, under an agreement with the Council, or where depicted on an approved Bushfire Management Plan, strategic firebreaks are required to be provided on the land you are required to clear and maintain firebreaks at least 6 metres wide in the agreed position.
- (b) Strategic firebreaks shall be graded to provide a continuous trafficable surface (suitable for 4 wheel drive vehicles) at least 4 metres wide unimpeded by obstructions including boundary or dividing fences unless fitted with approved gates.

FIREBREAK CONSTRUCTION

Without affecting the generality of any other provision herein requiring trafficable firebreaks, all firebreaks required by this order on properties greater than 5 hectares in area shall be constructed and maintained in a condition trafficable by 4 wheel drive vehicles. Overhanging trees abutting firebreaks shall be pruned to minimise accumulation of litter and to allow unimpeded access to vehicles up to 4 metres high.

LG402*

BUSH FIRES ACT 1954

City of Swan

APPOINTMENTS

It is hereby advised that the following persons are appointed as City of Swan Bush Fire Control Officers under the *Bush Fires Act 1954*, Part IV Division 1 Section 38.

Chief Bush Fire Control Officer-

Brett Finlay (CESM- City of Swan)

Deputy Chief Bush Fire Control Officers-

Robert Caccetta (City of Swan) Kerry Lovett (West Swan VBFB) Sean Corbin (East Gidge VBFB) John Mangini (West Gidge VBFB)

Bushfire Control Officers—

Kevin Richardson (City of Swan) Patrick Hedges (City of Swan) Rhett Walker (City of Swan) Jane Lees (City of Swan) Carol James (City of Swan) Jackie Strelein (City of Swan) Marri Uusimaki (City of Swan) Darren Dove (City of Swan) Jacki Head (City of Swan) Cavell Altman (City of Swan) David Spice (East Swan VBFB) Russell Bom (Bullsbrook VBFB) Mark Smith (West Gidgegannup) Adrian Gallichan (East Swan VBFB) Steve Payne (West Gidge VBFB) Vince Pullella (East Gidge VBFB) Georga Johnson (Bullsbrook VBFB) Kelsey Hemmings (West Swan VBFB) *Laurie Garcia (East Gidge VBFB) *Alisdair McCrudden (East Gidge VBFB) *John Eva (West Gidge VBFB) *Jason Black (Bullsbrook VBFB)

* refers to restricted role as BFCO() denotes brigade represented.CANCELLATIONS: All other previous appointments.By order of the Council,

M. J. FOLEY, Chief Executive Officer.

LG403*

BUSH FIRES ACT 1954

Shire of Corrigin FIRE BREAK ORDER

Notice to all Owners and/or Occupiers of Land

Pursuant to the powers contained in section 33 of the *Bush Fires Act 1954*, you are hereby required on or before 31 October 2011, to plough, scarify, cultivate, spray or otherwise clear and thereafter maintain free of all inflammable material until 15 April 2012 firebreaks in the following dimensions, on the land owned or occupied by you.

1. RURAL LAND

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

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

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

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

2. TOWN SITES

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

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

3. GENERAL PROVISIONS

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

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

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

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

JULIAN MURPHY, Chief Executive Officer.

LG404*

BUSH FIRES ACT 1954

Shire of Corrigin APPOINTMENTS

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

Wes Baker

Greg Evans

Chief Bush Fire Control Officer

Deputy Chief Bush Fire Control Officer

BILBARIN BRIGADE

Sandow Jacobs David Bolt Bruce Mills Steven Bolt

BULLARING BRIGADE

Andrew Szczecinski Greg Evans Greg Doyle Craig Jespersen Charlie Bell

BULYEE BRIGADE

Wes Baker Ray Hathaway Clive Turner

KUNJIN BRIGADE

Tony Guinness John Hewett

CORRIGIN EAST BRIGADE

Phil Pontifex Tim George

GORGE ROCK BRIGADE

Bryce Nicholls Bruce Talbot

CENTRAL BRIGADE

Don Stevens Adam Rendell Julian Murphy The Following Persons have been appointed as Fire Weather Officers— Wes Baker Greg Evans (Deputy) Sandow Jacobs (Deputy) The Following Persons have been appointed as Harvest Ban Officers— Julian Murphy Taryn Dayman Adam Rendell (if unavailable use Peter Rendell) Sandow Jacobs (if unavailable use Steven Bolt) Paul Baker (if unavailable use Andrew Szczecinski) Ray Hathaway (if unavailable use Clive Turner) Wes Baker

JULIAN MURPHY, Chief Executive Officer.

LG405*

BUSH FIRES ACT 1954

Shire of Chittering FIRE BREAK NOTICE

Notice to all Land Owners and Occupiers of Land

The Shire of Chittering hereby gives notice pursuant to section 33 of the *Bush Fires Act 1954* to all land owners and occupiers of land in its Shire, to, on or before 16 October, annually establish firebreaks on all land and properties, not less than three (3) metres wide and four (4) metres vertical height around the inside of property, clear of all flammable materials and thereafter maintain such firebreaks clear of all flammable materials until 31 May of the following year, unless specified otherwise in this Notice.

Rural Residential and Shire Town sites with land equal to or less than 2.2 hectares—Do not require fire breaks but are required to follow General Fire Hazard Reduction.

All properties, including Rural Residential and Shire Town sites with land greater than 2.2 hectares—Must clear a firebreak of all flammable materials three (3) metres wide, with a four (4) metre vertical clearance along the inside of the boundary to the property.

Land greater than 120 hectares—Land with an area of 120 hectares or more must have a firebreak in such a position which divides the land into areas not exceeding 120 hectares.

Fire Management Plans—Where Fire Management Plans have been implemented as part of a subdivision, property owners must ensure their property meets the requirements as outlined in the Fire Management Plan. Property owners should seek clarification from the Shire of Chittering if they are unsure in regards to their responsibilities and the requirements contained within their Fire Management Plan and this Firebreak Notice.

Buildings, haystacks and fuel storage—Clear a firebreak, not less than three (3) metres wide with a four (4) metre vertical clearance completely surrounding and not more than twenty (20) metres from the perimeter of all buildings, haystacks and fuel storage areas within the property.

General Fire Hazard Reduction—All property owners are required to reduce fire hazards on their property prior to the summer season by maintaining grassed areas as far as reasonably practicable, to 50mm in height over the entire area, by slashing or the application of stock. It is recommended that property owners program their hazard reduction in conjunction with the clearing and maintenance of firebreaks. Hazard Reduction Orders will be issued where landowners have failed to reduce fire hazards.

Alternative Firebreaks—If it is impractical for you to clear a firebreak along your boundary you can request permission from the Shire to install a firebreak in an alternative location or of a different nature. All requests must be in writing to the Shire and received by 1 October.

Harvesting operations (including stubble processing)—Council will permit harvesting operations including stubble processing during the Restricted and Prohibited period on the following conditions—

- (a) That a fully operational fire fighting unit (inclusive of associated pump, hose system and a minimum of 600 litres of water) is present at all times.
- (b) Harvesting operations and stubble processing are not permitted when Council has declared a Harvest and Vehicle Movement Ban including Hot Works Activities.

Harvesting operations (including stubble processing) on Sunday and Public Holidays, excepting Christmas, Boxing Day and New Year's Day, will be permitted on the following conditions, in addition to the conditions above, with the proviso that—

- (a) The Local Fire Control Officer is notified.
- (b) Two (2) able-bodied adult persons are present during the harvesting operations, only one (1) of whom may be harvesting.

Restricted and Prohibited Burning Periods—Burning is prohibited from 1 December to 31 March. Permits are required from 19 October to 30 November and 1 April to 31 May.

Control of operations likely to cause a fire—Property owners should take care to prevent bush fires. The operation of welding equipment and angle grinders are activities likely to create a fire danger when used in the open air. A person shall provide at least one fire extinguisher at the place where welding or cutting operations are carried out and surround this place with a firebreak which is at least five (5) metres wide.

THE FOLLOWING RESTRICTIONS APPLY THROUGHOUT RESTRICTED AND PROHIBITED PERIODS

- No burning on Sundays and Public Holidays
- No burning of garden refuse
- No lighting of camp fires or solid fuel BBQs in the open air in the Shire of Chittering
- Burning of road side verges is prohibited without written approval from the Shire of Chittering or other authorities.

FIREBREAKS MUST BE CLEARED BY-16 October and remain cleared until 31 May

BURNING IS PROHIBITED between-1 December to 31 March

BURNING PERMITS ARE REQUIRED BETWEEN—19 October to 30 November and 1 April to 31 May

Failure to comply with this Fire Break Notice can result in fines ranging from \$250 to \$250,000 or imprisonment

HARRY HAWKINS, Chief Executive Officer. PO Box 70, Bindoon WA 6502. Ph: (08) 9576 4600 Fax: (08) 9576 1250

LG406*

BUSH FIRES ACT 1954

Shire of Gingin

FIREBREAK ORDER 2011/2012

Notice is hereby given to all landowners/occupiers within the Shire of Gingin, that firebreaks must be installed by 1 November 2011 and maintained clear of flammable material up to and including 31 May 2012.

RURAL (FARM) FIREBREAKS (Properties 20ha {50 acres} or larger).

Clear a firebreak of all flammable material, for a width of no less than three metres (3m), immediately inside the external boundaries of the property.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

Construct a three metre (3m) firebreak immediately surrounding all buildings and fuel storage areas. Areas cleared for burning require a twenty metre (20m) firebreak.

ALL OTHER NON URBAN LAND

 2023 m^2 (half an acre) to 8 ha (20 acres). This category relates to nearly all lots in Gingin Rural Industrial Estate, Woodridge, Ocean Farm, Sunset Estate, Redfield Park, Sovereign Hill, Seaview Park and Moondah Ridge.

Clear a two and a half metre (2.5m) wide firebreak of all flammable material, immediately inside the external boundaries of the land.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

On heavily grassed blocks slash all dry grass to a height of no more than 50mm.

<u>8 ha (20 acres) to 20 ha (50 acres)</u>

Clear a two and a half metre (2.5m) wide firebreak of all flammable material, immediately inside the external boundaries of the land.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

On heavily vegetated or grassed blocks, implement supplementary fuel reduction for a further five metres (5m) inside the firebreak.

For your own protection, landowners are encouraged to install additional firebreaks around all buildings where practical.

URBAN LAND—ALL TOWNSITES

Land 2023m² (Half acre) or less

Clear land of all flammable material, i.e. debris, dry grass, dry bush etc.

Land larger than 2023m² (Half acre)

Clear a two and a half metre (2.5m) wide firebreak of all flammable material, immediately inside the external boundaries of the land.

ALTERNATIVE ALIGNMENTS

If it is impractical to have a firebreak immediately inside a boundary, for environmental or any other reason(s), you are required to notify the Shire of Gingin in writing, before 1 October, to obtain permission for firebreaks to be installed in an alternative position. Once approval is granted, there is no need to re-apply each year, unless circumstances change.

PLANTATIONS

Tree Plantations of more than three hectares (3ha), but less than ten hectares (10ha)

Construct a ten metre (10m) wide firebreak, clear of all flammable material, immediately surrounding the plantation (Adjacent areas of the same property subject to provisions as for Rural Areas).

Plantations larger than ten hectares (10ha)

Comply with the Shire of Gingin's Guidelines for Plantation Fire Protection. A copy is available from the Shire Office upon request.

HARVEST/MOVEMENT OF VEHICLES BANS

A ban on harvesting and the movement of vehicles in paddocks (except for the watering of stock) is likely to be imposed when the predicted weather conditions, are classified by the Bureau of Meteorology as very high or extreme.

Phone the Gingin Fire Weather Hotline on 9575 1330 for details and updates, or contact your local Fire Control Officer for further information.

ADDITIONAL RESPONSIBILITIES AND PENALTIES

Persons who fail to comply with the requirements of this Order may be fined up to \$1000.00. In addition, Council can arrange for the required work to be carried out at the cost of the owner or occupier.

Gas or electric barbecues ONLY, are permitted during Prohibited Burning Times.

A Permit to Burn must be obtained during the Restricted Burning Period. Permits are generally subject to a number of conditions but will NOT be issued for burning on Sundays or Public Holidays, unless approved by the Chief Bush Fire Control Officer. Permits to burn must now be obtained to burn any garden refuse in the Restricted Burning Period.

Prior to any burning, you are required to notify your neighbours, Fire Control Officer and the Shire of Gingin.

Besides being responsible for the safety of your own property, if a fire escapes from your property, you may be liable to pay compensation for any damage caused outside of your property—this could be very costly.

Public infrastructure must not be placed in a manner that results in an above-ground encroachment into the firebreak area. Trees must not be planted in a manner that results in vegetation encroaching into the firebreak area.

BURNING PERIODS

RESTRICTED BURNING PERIOD

Permit to burn required from a Fire Control Officer

October to 21 November
 March to 31 May
 PROHIBITED BURNING PERIOD
 November to 28 February
 NO BURNING WITHOUT EXCEPTION

Dated: 2 August 2011.

D. T. BURT Chief Executive Officer.

LG407*

BUSH FIRES ACT 1954

City of Rockingham FIRE CONTROL NOTICE

Pursuant to the powers contained in Section 33 of the *Bush Fires Act 1954* (as amended) you are hereby required on or before the 30th day of November 2011, to remove from land owned or occupied by you all flammable material or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of all flammable material up to and including the 31st day of May 2012, in such positions and to such dimensions as required by this Notice.

1. Rural Land/Special Rural

On or before the 30th day of November 2011 and thereafter up until and including the 31st day of May 2012.

- 1.1. Have firebreaks not less than three metres wide immediately inside and along all boundaries of land and including that land abutting road, rail and drain reserves and all public open space reserves, with all overhanging branches, trees, limbs etc to be trimmed back clear of the firebreak area, to a height of four metres.
- 1.2. Have firebreaks not less than three metres wide so far as to surround all buildings, sheds and haystacks, with all overhanging branches, trees, limbs, etc to be trimmed back clear of the firebreak area, to a height of four metres.

2. Urban Areas (Vacant Land)/Special Residential

On or before the 30th day of November 2011 and thereafter up until and including 31st day of May 2012.

- 2.1. Have the entire vacant land clear of all flammable material where the area of land is less than 2,000m² by slashing, mowing or other means to a height no greater than 50mm or have firebreaks not less than two metres wide immediately inside and along all boundaries of land less than 2,000m². All material from firebreaks is to be removed from the land.
- 2.2. Burning of garden refuse on the ground or incinerators is prohibited by Local Council Health Laws.

3. Alternative Situations

If, for any reason, it is considered impractical to clear firebreaks or to remove the flammable material from the land as required by this Notice, application must be made in writing to Council's Fire & Emergency Administration Officer on or before the 3rd Monday in October, for approval to provide firebreaks in alternative positions or take alternative action to abate a fire hazard; eg slashing and mowing. If permission is not granted by the Council's Fire and Emergency Administration Officer you shall comply with the requirements of this Notice in its entirety.

An Application to Vary Location and Type of Firebreaks can be downloaded from the City's website or is available from the Fire and Emergency Administration Officer on 9528 0364.

Please note that all variations to firebreaks previously and currently approved by Council are automatically cancelled from 1 August 2011.

4. Fire Management Plans

All properties within subdivisions/developments within the City of Rockingham shall comply with the Fire Management Plans for their estates to the satisfaction of Council or its duly authorised officer.

5. Penalty

The owner or occupier of land to whom a notice has been given under Section 33 subsection 1 of the Bushfires Act and who fails or neglects in any respect duly to comply with the requisitions of the notice is guilty of an offence.

Penalty: \$1000

NOTE:

- 1. If the requirements of this Notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bushfires Act 1954 (as amended) and Council's Health Local Law and Council shall be notified in the form of an alternative firebreak request.
- 2. Owners and/or occupiers of land are hereby requested by Council for further improvement in fire control in the district to provide firebreaks of three metres minimum width around all farm boundaries.
- 3. Drains do not constitute a firebreak.

FIREBREAK CONTRACTORS

To assist ratepayers to install firebreaks, a list of contractors is available on the City of Rockingham website, or by contacting the Fire and Emergency Administration Officer on 9528 0364.

Note: Pursuant to Council's Health Local Laws, burning of any refuse on the ground or incinerators is prohibited in urban areas. It is also an offence under the Health Act 1911 to create nuisance smoke. When planning your burn please be mindful of other properties that may be affected (includes: residential, special rural, commercial and industrial areas).

ANDREW HAMMOND, Chief Executive Officer.

MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982 NAVIGABLE WATERS REGULATIONS 1958 WATER SKI AREA

Glen Mervyn Dam

Shire of Donnybrook/Balingup

Department of Transport, Fremantle WA, 16 September 2011.

Acting pursuant to the powers conferred by Regulation 48A of the *Navigable Waters Regulations* 1958, I hereby revoke notice MA401 as published in the *Government Gazette* on 7th January 2011 and reopen the following area of navigable waters within Glen Mervyn Dam for the purpose of Water Skiing—

Glen Mervyn Dam: All the waters of Glen Mervyn Dam north of a line from 116°5.853'E, 33°30.070'S (on the western shore approximately 230 metres north of the dam wall) to

116°6.030′E, 33°30.018′S (on the eastern shore approximately 280 metres north of the dam wall) and west of a line from 116°6.030′E, 33°30.018′S to 116°6.051′E, 33°29.903′ S across the entrance to the eastern arm.

All water skiing within this area shall be in an anti-clockwise direction and no person shall engage in water skiing except between the hours of Sunrise and Sunset. All coordinates based on GDA 94.

RAYMOND BUCHHOLZ, A/Marine Safety Operations Director, Department of Transport.

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

The Minister responsible for the *Mining Act 1978*, pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby declares the land described hereunder (not being private land or land that is the subject of a mining tenement or an application for a mining tenement) exempt from Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description of Land

Land designated S19/331 in the Tengraph electronic plan of the Department of Mines and Petroleum. A geospatial description is filed at pages 4 and 5 of Department of Mines and Petroleum's electronic File No. A1112/200901

Area of Land 4903.9395 hectares

Locality

11 kilometres South West of Onslow.

Dated at Perth this 7th day of September 2011.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

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 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 Leonora on 23 November 2011.

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

- P 40/1215 Hawthorn Resources Limited
- P 40/1217 Hawthorn Resources Limited P 40/1225 Hawthorn Resources Limited
- P 40/1226 Hawthorn Resources Limited
- D 40/1220 Hawmon Resources Emilieu
- P 40/1227 Hawthorn Resources Limited
- P 40/1228 Hawthorn Resources Limited P 40/1229 Hawthorn Resources Limited

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 for forfeiture under the provision of Section 96(1)(a) of the *Mining Act 1978* for non payment of rent.

F. ZEMPILAS, Warden.

To be heard by the Warden at Leonora on 23 November 2011. MT MARGARET MINERAL FIELD

Prospecting Licences

P 37/7145	Baker, Glenn William Hannans Reward Ltd
P 37/7166	Baker, Glenn William Bhasin, Neelesh Majstrovich, Robert Anthony Hannans Reward Ltd
P 37/7167	Baker, Glenn William Bhasin, Neelesh Majstrovich, Robert Anthony Hannans Reward Ltd

MP404*

MINING ACT 1978

INSTRUMENT OF CANCELLATION OF EXEMPTION OF LAND

The Minister responsible for the *Mining Act 1978*, pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby CANCELS the exemption of land described hereunder. The subject land is now subject to Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description of Land

Land designated S19/312 in the Tengraph electronic plan of the Department of Mines and Petroleum. A geospatial description is filed at page 177 to 181 of Department of Mines and Petroleum File No. T2126/200401

Area

1023.9926 hectares

Dated at Perth this 5th day of September 2011.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

MP405*

MINING ACT 1978

INSTRUMENT OF CANCELLATION OF EXEMPTION OF LAND

The Minister responsible for the *Mining Act 1978*, pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby CANCELS the exemption of land described hereunder. The subject land is now subject to Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description of Land

Land designated S19/313 in the Tengraph electronic plan of the Department of Mines and Petroleum. A geospatial description is filed at page 182 to 184 of Department of Mines and Petroleum File No. T2126/200401

Area

32.4389 hectares

Dated at Perth this 5th day of September 2011.

MP406*

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

The Minister for Mines and Petroleum pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby grants that area described hereunder (not being private land or land that is the subject of a mining tenement or an application) from Divisions 1 to 5 of Part IV of the *Mining Act 1978* for a period of two years.

Description of Land

Land designated as File Notation Area 9549 in the Tengraph electronic plan of the Department of Mines and Petroleum. A geospatial description of the exempted land is filed at Document ID 1315016 of Department of Mines and Petroleum Electronic File No. A0804/201001.

Area of Land

343.87 hectares

Dated at Perth this 13th day of September 2011.

NORMAN MOORE MLC, Minister for Mines and Petroleum.

MP407*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,

Meekatharra WA 6642.

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.

Warden.

To be heard by the Warden at Meekatharra on 2 November 2011.

EAST MURCHISON MINERAL FIELD

Prospecting Licences

P 53/1342	Wiluna Exploration Pty Ltd
P 53/1375	Wiluna Exploration Pty Ltd
P 53/1376	Wiluna Exploration Pty Ltd
P 53/1377	Wiluna Exploration Pty Ltd
P 53/1378	Wiluna Exploration Pty Ltd
P 53/1379	Wiluna Exploration Pty Ltd
P 53/1380	Wiluna Exploration Pty Ltd
P 53/1381	Wiluna Exploration Pty Ltd
P 53/1382	Wiluna Exploration Pty Ltd
P 53/1383	Wiluna Exploration Pty Ltd
P 53/1384	Wiluna Exploration Pty Ltd
P 53/1385	Wiluna Exploration Pty Ltd
P 53/1386	Wiluna Exploration Pty Ltd
P 53/1387	Wiluna Exploration Pty Ltd
P 53/1388	Wiluna Exploration Pty Ltd
P 53/1389	Wiluna Exploration Pty Ltd
P 53/1390	Wiluna Exploration Pty Ltd
P 53/1391	Wiluna Exploration Pty Ltd
P 53/1392	Wiluna Exploration Pty Ltd
P 53/1393	Wiluna Exploration Pty Ltd
P 53/1398	Wiluna Exploration Pty Ltd
P 53/1399	Wiluna Exploration Pty Ltd

MP408*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum,

Kalgoorlie WA 6430.

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

T. R. WATT, Warden.

To be heard by the Warden at Kalgoorlie on 21 October 2011. NORTH COOLGARDIE MINERAL FIELD Prospecting Licences

P 29/2133 Burton, Ian Geoffrey P 29/2141 Burton, Ian Geoffrey

		-
P 31/1971	Dalla-Costa,	Heath Bradley

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4474	Hill, Adam Frank
P 24/4475	Hill, Adam Frank
P 24/4476	Hill, Adam Frank

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 25/2064 Golddust Drilling Pty Ltd

MP409*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines and Petroleum, Kalgoorlie WA 6430.

In accordance with Regulation 49(2)(c) of the *Mining Regulations 1981*, notice is hereby given that the following 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

T. R. WATT, Warden.

To be heard by the Warden at Kalgoorlie on 21 October 2011.

BROAD ARROW MINERAL FIELD

Prospecting Licences

P 24/4150 Anvil Mining Management NL P 24/4151 Anvil Mining Management NL P 24/4152 Anvil Mining Management NL Anvil Mining Management NL P 24/4153 P 24/4187 Gilt-Edged Mining NL P 24/4256 Paddington Gold Pty Ltd P 24/4257 Paddington Gold Pty Ltd P 24/4295 Scorpion Mining Pty Ltd P 24/4296 Scorpion Mining Pty Ltd P 24/4297 Scorpion Mining Pty Ltd P 24/4298 Scorpion Mining Pty Ltd P 24/4299 Scorpion Mining Pty Ltd P 24/4300 Scorpion Mining Pty Ltd P 24/4301 Scorpion Mining Pty Ltd P 24/4302 Scorpion Mining Pty Ltd

non-compliance with the reporting provisions.

P 24/4319	Northern Capital Resources Corp
P 24/4320	Northern Capital Resources Corp
P 24/4321	Northern Capital Resources Corp
P 24/4322	Northern Capital Resources Corp
P 24/4323	Northern Capital Resources Corp
P 24/4324	Northern Capital Resources Corp
P 24/4325	Northern Capital Resources Corp
P 24/4326	Northern Capital Resources Corp
P 24/4327	Northern Capital Resources Corp
P 24/4328	Northern Capital Resources Corp
P 24/4329	Northern Capital Resources Corp
P 24/4330	Northern Capital Resources Corp
P 24/4331	Northern Capital Resources Corp
P 24/4332	Northern Capital Resources Corp
P 24/4333	Northern Capital Resources Corp
P 24/4334	Northern Capital Resources Corp
$P \ 24/4335$	Northern Capital Resources Corp
P 24/4336	Northern Capital Resources Corp
P 24/4337	Northern Capital Resources Corp
P 24/4338	Northern Capital Resources Corp
	EAST COOL GARDIE

EAST COOLGARDIE MINERAL FIELD

Prospecting Licences

P 25/1923	O'Dea, Trevor Edward
	O'Donnell, William George

N. E. COOLGARDIE MINERAL FIELD

Prospecting Licences

037) 037)

	Prospecting
P 26/3641	Orrex Resources Ltd
P 26/3642	Orrex Resources Ltd
P 26/3643	Orrex Resources Ltd
P 26/3644	Orrex Resources Ltd
P 26/3651	Orrex Resources Ltd
P 26/3652	Orrex Resources Ltd
P 26/3653	Orrex Resources Ltd
P 26/3654	Orrex Resources Ltd
P 26/3655	Orrex Resources Ltd
P 26/3656	Orrex Resources Ltd
P 26/3657	Orrex Resources Ltd
P 26/3658	Orrex Resources Ltd
P 26/3659	Orrex Resources Ltd
P 26/3660	Orrex Resources Ltd
P 26/3661	Orrex Resources Ltd
P 26/3662	Orrex Resources Ltd
P 26/3663	Orrex Resources Ltd
P 26/3693	Malanti Pty Ltd
P 26/3694	Malanti Pty Ltd
P 27/1585	Edwards, Cranston Gilbert
P 27/1873	Kanowna Mines Ltd (ACN 053 530
P 27/1916	Kanowna Mines Ltd (ACN 053 530
P 27/1989	Crowley, Patrick John
P 27/1991	BHP Billiton Nickel West Pty Ltd
P 27/1992	BHP Billiton Nickel West Pty Ltd
P 27/1993	BHP Billiton Nickel West Pty Ltd
P 27/1994	BHP Billiton Nickel West Pty Ltd
P 27/1995	BHP Billiton Nickel West Pty Ltd
P 27/1996	BHP Billiton Nickel West Pty Ltd
P 27/1997	BHP Billiton Nickel West Pty Ltd
P 27/1998	BHP Billiton Nickel West Pty Ltd

NORTH COOLGARDIE MINERAL FIELD

Prospecting Licences

1105pc
Shehan, Richard Thomas Trutwein, Erika Cecelia
Potts, Christopher Peter
Potts, Christopher Peter
Potts, Christopher Peter
International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Silvertree Nominees Pty Ltd International Petroleum Ltd
Peak Resources Ltd
Peak Resources Ltd
Peak Resources Ltd
Scotia Nickel Pty Ltd
Perrella, Eugene Thomas
Mc Verde Minerals Pty Ltd Willie Grocer Pty Ltd
Hawthorn Resources Limited
Hawthorn Resources Limited
Hawthorn Resources Limited
Hawtin, James Robert
Ellice, Trevor James

MP410*

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 19 October 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.

GOVERNMENT GAZETTE, WA

Number	Holder	Mineral Field		
	Exploration Licences			
E 09/1469	Regalpoint Resources Ltd	Gascoyne		
E 30/402	Outback Exploration Ltd	North Coolgardie		
$\to 53/1472$	Echo Resources Ltd	East Murchison		
E 69/2433	Regalpoint Resources Ltd	Warburton		
Mining Leases				
M 53/34	Wiluna Exploration Pty Ltd	East Murchison		
M 53/52	Wiluna Exploration Pty Ltd	East Murchison		
M 53/53	Wiluna Exploration Pty Ltd	East Murchison		
M 53/54	Wiluna Exploration Pty Ltd	East Murchison		
M 53/139	Wiluna Exploration Pty Ltd	East Murchison		

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.
Restraining Orders Amendment Act 2011	12 September 2011	32 of 2011
Duties Amendment Act (No. 2) 2011	12 September 2011	$33 ext{ of } 2011$
Parliamentary Superannuation Amendment Act 2011	12 September 2011	34 of 2011
State Superannuation Amendment Act 2011	12 September 2011	$35 ext{ of } 2011$

MALCOLM PEACOCK. Clerk of the Parliaments.

Date 13 September 2011.

PLANNING

PL401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Murray

Town Planning Scheme No. 4-Amendment No. 258

Ref: TPS/0301

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 Murray local planning scheme amendment on 1 September 2011 for the purpose of—

- 1. Rezoning Lot B38 corner Hopeland Road and Lakes Road, Lot A40 corner McMahon Road and Readheads Road and Lot 100 corner McMahon Road and Lakes Road, North Dandalup from 'Rural' Zone to 'Special Rural Zone No. 34' and amending the Scheme Maps accordingly.
- 2. Adding Lot B38 corner Hopeland Road and Lakes Road, Lot A40 corner McMahon Road and Readheads Road and Lot 100 corner McMahon Road and Lakes Road, North Dandalup within Column A of Schedule 4 'Special Rural Zones' under a new 'Special Rural Zone No. 34' of the

Scheme and adding development control and administrative provisions to Column B of Schedule 4 under 'Special Rural Zone No. 34' as follows—

	(A) (B)			
	Specified Land	Special Provisions Relating to (A)		
SR34	Lot B38 corner Hopeland Road and Lakes Road, Lot 100 corner McMahon Road	 Within the zone the objective is to create a mixture of equestrian lots and rural residential lifestyle lots. The minimum lot size within the zone shall be 1 ha. 		
	and Lakes Road, Lot A40 corner McMahon Road and Readheads Road, North Dandalup	3. The minimum for size within the zone shall be 1.5 ha and no horses will be permitted on lots less than 1.5 hectares in area or on portions of lots within 200 metres of the North Dandalup River.		
		4. Subdivision of Lots A40 and 100 shall be generally in accordance with the Subdivision Guide Plan included within Amendment 258 (as modified). A separate Subdivision Guide Plan shall be adopted by Council and approved by the Western Australian Planning Commission prior to conditional subdivision approval being granted for Lot B38.		
		5. In order to conserve the landscape, trees and other indigenous vegetation shall not be felled or cleared, without the prior written approval of Council, except where required for the erection of a single house, outbuildings, stables, effluent disposal systems, accessways, fences and firebreaks.		
		6. (a) The following uses are permitted ("P")— Single House Outbuilding Public Utility		
		(b) The following uses may be permitted at the discretion of Council ("AA")— Home Occupation		
		Stables Rural Pursuit Family Day Care Cottage Industry Ancillary Accommodation		
		(c) The following uses may be permitted at the discretion of Council, subject to advertising ("SA")— Bed and Breakfast Rural Produce Stalls		
		(d) All other uses are Not Permitted ("X")		
		7. In addition to 6. above the keeping of 1 horse on lots designated as "H" (Horses Permitted) on the Subdivision Guide Plan is a Permitted ("P") Use. The keeping of more than 1 horse on lots designated as "H" on the Subdivision Guide Plan or 1 horse on lots designated as "EMP" (Horses Not Permitted Unless Equine Management Plan Approved by Council) shall be treated as an "AA" use.		
		8. All fencing shall be open post and rail or post and wire and on equestrian lots, the boundary fence abutting public roads or thoroughfares, shall include a top rail.		
		9. Within the limitation of 3. above, the keeping or agistment of livestock shall be limited to a dry sheep equivalent per lot, in accordance with the recommendations of the Department of Agriculture and Food. The type and number of any livestock shall comply with the recommendations of the Department of Agriculture and Food, in accordance with the pasture and soil type. Notwithstanding the foregoing, Council may require the stocking rates to be reduced, where in the opinion of the Department of Agriculture and Food, they are excessive or the land is subject to significant additional nutrient application or land degradation.		
		10. No building, other than fencing, shall be constructed without a Building Licence being issued by Council.		
		 All structures other than fencing shall be constructed within the confines of approved Building Envelopes. Building Envelopes shall be in the vicinity of 2000m² in area. 		

(A)	(B)		
Specified Land	Special Provisions Relating to (A)		
	13. Building Envelopes shall not be closer to side or rear lot boundaries than 10 metres or front lot boundaries of 20 metres, although Council may approve lesser distances if it is satisfied that—		
	 (a) The topography or shape of the lot or natural flora on it, makes it desirable to alter this provision and; 		
	(b) The location of the Building Envelope will not detract from the environmental quality of the area or the amenity of existing or future residences on adjoining lots.		
	14. Council may vary Building Envelopes at the request of landowners and such requests shall be in the form of an Application for Planning Approval under the Scheme, although Council shall not approve variations which place Building Envelopes within the Dampier Bunbury Natural Gas Pipeline Corridor or within the 100 metre Gas Pipeline Buffer, as defined on the Subdivision Guide Plan.		
	15. No dwelling shall be approved by Council unless it is connected to a Nutrient Retentive Effluent Disposal System (as approved by the Health Department WA), with an adequate phosphorous retention capacity as determined by the Environmental Protection Authority. The base of the system or the modified irrigation area should be a vertical distance above the highest known water table, as determined by Health Department or Environmental Protection Authority requirements for the type of effluent disposal. Council may require that the sand pad accommodating the dwelling and effluent disposal systems includes amended soils, with improved phosphorous retention capability.		
	16. No well or bore shall be located within 30 metres of an onsite effluent disposal.		
	17. No Nutrient Retentive Effluent Disposal system shall be constructed within 50 metres of North Dandalup River.		
	18. Subject to the limitations of Clause 3, horses may only be kept on lots where there is an approved Equine Management Plan and the keeping and management of horses shall be in accordance with the provisions and requirements of the approved Equine Management Plan.		
	19. Council may require the landowner to erect stock proof fencing, around environmental features (including remnant vegetation). This may include fencing around individual isolated trees where appropriate, to prevent damage by stock. Such fencing shall be thereafter maintained by the landowner to the satisfaction of Council. 20. Each dwelling shall be connected to a reticulated water supply.		
	21. A Fuel free zone clear of all flammable vegetation/materials shall be maintained to a distance of 20 metres surrounding all buildings.		
	22. Access shall be permitted to domestic water supplies for emergency fire fighting purposes, to the satisfaction of the Fire and Emergency Services Authority or its equivalent responsible agency.		
	23. Use and development of land within the Dampier to Bunbury Natural Gas Pipeline Corridor, shall be in accordance with the "Land Use Guidelines—Dampier to Bunbury Natural Gas Pipeline Corridor" or variations thereto. This includes the requirement to obtain an approval from the Department of Regional Development and Lands or its equivalent or its delegates, in addition to obtaining the Planning Approval of Council, prior to commencing development.		
	24. Land use within and beyond the Dampier to Bunbury Natural Gas Pipeline Corridor shall be in accordance with the Western Australian Planning Commission's Planning Bulletin 87 "High Pressure Gas Transmission Pipelines in the Perth Metropolitan Region" or variations or substitutions thereto. This includes adherence to buffer		

(A) Succified Lond	(B)	
Specified Land	Special Provisions Relating to (A) distances to sensitive premises based on the EPA's guidelines for risk assessment and mitigation. 25. Crossovers for lots fronting Hopeland Road should be shared by adjoining lots, in the locations shown on the Subdivision Guide Plan, unless otherwise approved in	
	writing by Council. 26. No direct lot access will be permitted to Lakes Road. Crossovers for lots abutting Lakes Road should be located on the secondary road frontages as shown on the Subdivision Guide Plan, although provision for access to Lakes Road by emergency vehicles may be provided with	
	the written approval of Council. 27. Road reserve widths within Special Rural Zone 34 should be determined by Council having regard for the drainage and servicing requirements of the subdivision layout, reflected in the Subdivision Guide Plan.	
	28. The subdividing landowners will be responsible for the upgrading of McMahon Road and Readheads Road, to an appropriate rural standard to the specifications of Council.	
	29. The subdividing landowners may be required to upgrade intersections of Lakes Road and McMahon Road and Lakes Road and Hopeland Road, to the specifications of Council and Main Roads WA and may be required to accommodate minor road widenings of Lakes Road at these locations to accommodate these upgrades.	
	30. Remnant Marri and Jarrah vegetation shall be preserved as fauna habitat during subdivision, by the subdividing landowner and thereafter by subsequent landowners.	
	31. Remnant Marri and Jarrah vegetation to be preserved as fauna habitat should be spatially located by survey during the subdivision process. If necessary the subdivision and civil works design may be adjusted generally consistent with the Subdivision Guide Plan, to ensure the protection of the vegetation.	
	32. Building Envelopes are to be defined on plans at an appropriate scale, by the subdividing landowner for endorsement by Council, prior to the clearance of conditions of subdivision.	
	33. A buffer distance of 30 metres shall be maintained between future development and the banks of the North Dandalup River.	
	34. Living Streams Drainage Easements are to be defined on the Subdivision Guide Plan to provide a dual function of drainage and nutrient removal consistent with the principles of water sensitive design and to provide ecological value. Within the Living Stream Easement area landowners shall preserve the drainage function and not use the land in a manner inconsistent with the principles of Living Streams.	
	35. Within land defined as "Living Streams Drainage Easement" on the adopted Subdivision Guide Plan, no person shall fill, alter the drainage alignment or remove associated vegetation or allow horses to access the areas without prior Council approval. In order to prevent horses encroaching into the Living Stream Easement area the landowner shall establish stock proof fencing at the edge of the easement.	
	36. Crossover locations on corner lots depicted on the approved Subdivision Guide Plan should be located to avoid encroachment into the Living Streams Easement Area. On single frontage lots where encroachment is unavoidable, crossover should be shared by adjoining lots in the locations shown on the approved Subdivision Guide Plan to minimise the disruption to stormwater flow. Crossovers and culverts in these locations shall be constructed by the subdividing landowner to Council's satisfaction.	

(A) Specified Land	(B) Special Provisions Relating to (A)	
	37. Front and side boundary fencing and gates within the Living Streams Easement area will require the written consent of Council and such fencing and gates where approved by Council should facilitate ease of access by Council for maintenance purposes and not obstruct the flow of stormwater within the drainage channel.	
	38. A Memorial is to be placed on the title of all lots affected by the Dampier to Bunbury Natural Gas Pipeline Corridor, to highlight its existence.	
	39. Subdivider to make satisfactory arrangements to ensure that prospective purchasers of the lots are aware of the Town Planning Scheme provisions which affect the land.	
	40. The subdivider shall prepare and implement a Revegetation Plan as a condition of subdivision approval.	

N. H. NANCARROW, Shire President. D. UNSWORTH, Chief Executive Officer.

PREMIER AND CABINET

PR401*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

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

Hon P. C. Collier MLC to act temporarily in the office of Minister for Transport; Housing in the absence of the Hon T. R. Buswell MLA for the period 3 to 7 October 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 Governor, in accordance with Section 52(1)(b) of the *Interpretation Act 1984*, has approved the following temporary appointment—

Hon N. F. Moore MLC to act temporarily in the office of Premier; Minister for State Development in the absence of the Hon C. J. Barnett MLA for the period 15 to 17 September 2011 (both dates 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 Governor 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 30 September to 12 October 2011 (both dates inclusive).

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

PR404*

INTERPRETATION ACT 1984

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor 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 12 to 17 September 2011 (both dates inclusive).

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

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased person Gavin Paul Simms of 7 Merlin Street, Falcon, Western Australia who died on 3 August 2011 are required by the personal representatives Barry Francis Simms and Norma Lynne Simms of care of Peter J. Griffin & Co., Solicitors of Suite 4, 1st Floor, 48 Kishorn Road, Applecross, Western Australia, to send particulars of their claims to them not less than one month from the date of advertisement hereof, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

PETER GRIFFIN.

ZX501*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me, on or before 16 October 2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allender, John Donald, late of Glengarry Retirement Lodge, 30/49 Arnisdale Road, Duncraig 6023 died 28 June 2011 (DE 19750302 EM 38)

Averill, Ian, late of 1030 Brooking Road, Parkerville 6081 died 5 February 2011 (DE 33058808 EM24)

Berzins, Ilona, late of 11 Nugent Street, Balcatta 6021 died 22 August 2011 (DE 19913290 EM26)

Blain, William, late of 5 Huxham Glen, Mount Helena 6082 died 22 August 2011 (DE 1990791 EM37)

Day, Myrtle Cornne, late of Morgan House—Three Springs Health Centre, Thomas Street, Three Springs 6519 died 10 July 2011 (DE 19873529 EM17)

- Flint, Gertrude Grace, late of 19 Orchard Street, Upper Swan 6069 died 12 August 2011 (DE 19903571 EM16)
- Hayres, Eugene Vincent, late of C,/- Windsor Park Aged Care Facility, 110 Star Street, Carlisle 6101 died 10 February 2011 (DE 33075047 EM26)

Kernutt, Dorothy Olice, late of City of Bayswater Hostel, 21 Embleton Avenue, Embleton 6062 died 16 August 2011 (DE 19840704 EM17)

Murray, Lilla Gwendolyne, late of Regis Park Lodge, 118-120 Monash Avenue, Nedlands 6009 died 1 August 2011 (DE 19650043 EM110)

- Pimm Jean, late of Wearne House, 7 Leslie Street, Mandurah died 14 August 2011 (DE 19833142 EM16)
- Ramsay, Ray Mary, late of 6/21 Carter Street, Hamilton Hill 6163 died 26 March 2011 (DE 19830227 EM37)

Twynam-Perkins, Olive Mary, late of Care of—RAAFA Estate BullCreek Drive, Bull Creek 6149 died 26 July 2011 (DE 33091553 EM17)

Westlake, Nowie also known as Nowrie Westlake formerly of Cosmo Newberry Community via Laverton WA 6440, late of Edward Collick Home, 173 Wilson Street, Kalgoorlie 6430 died 21 October 2008 (DE 33090058 EM36)

Worthington, Doris, late of Bethanie Nursing Home, 39 Hertha Road, Innaloo 6018 died 17 August 2011 (DE 19821092 EM35)

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

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