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Nil

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- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

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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.

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2006 (Prices include GST).

Deceased Estate notices, (per estate)—\$23.70

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$55.20

Other articles in Public Notices Section—\$55.20 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—\$11.05

Bulk Notices—\$201.70 per page

Clients who have an account will be invoiced for advertising charges.

Clients without an account will need to pay at time of lodging the notice.

— PART 2 —

AGRICULTURE

AG401*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following persons are appointed members of the District Committee for the Esperance Land Conservation District, (which Committee was established by an Order in Council, published in the Gazette of 6 September 1985 at pp. 3491-3493 and amended in the Gazettes of 20 March 1987 at p. 981, 1 December 1989 at pp. 4441-4442, 25 May 1990 at p. 2389, 21 December 1990 at p. 6217, 30 July 1993 at pp. 4120-4121, 24 June 1994 at p. 2830 and an Amendment Order approved by Executive Council 4 November 1997 (refer to Department of Agriculture reference: 881744V05P00) and amended in the Gazette of 21 June 2002 at p. 2931). The appointment is for a term ending on 31 August 2008—

- (1) pursuant to Section 23(2b)(c) of the Act, Yvonne Hallam of Grass Patch and Robert Alan Agnew of Esperance are appointed members of the Committee on the nomination of the WA Farmers Federation (Inc).
- (2) delete Garry English of Gibson from representing the WA Farmers Federation (Inc).

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 18th day of July 2006.

AG402*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENT

Pursuant to section 23(2b)(d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Kimberly Thomas de Pledge of Yanrey Station is appointed a member of the Lyndon Land Conservation District (the Committee was established by an Order in Council, published in the Government Gazette of 26 February 1988 at pp. 649-651 and amended in the Gazettes of 6 May 1988 at pp. 1566-1567, 7 May 1993 at pp. 2339-2340, 30 April 1996 at p. 1855 and an Amendment Order approved by Executive Council on 2 July 1996 (Department of Agriculture reference: 881781V03P0H). The appointment is for a term ending on 30 November 2007.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 18th day of July 2006.

AG403*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following person is appointed a member of the District Committee for the Manjimup Land Conservation District, (the Committee was established by an Order in Council, and published in the Gazette of 6 April 1990 at pp. 1698-1699 and an Amendment Order approved by Executive Council on 21 April 1998 (refer to Department of Agriculture reference: 881802V02P0V). The appointment is for a term ending on 31 May 2008—

- (1) pursuant to Section 23(2b)(b) of the Act, Ray Curo of Manjimup is appointed a member of the Committee on the nomination of the Shire of Manjimup.
- (2) delete David Rees of Manjimup from representing the Shire of Manjimup.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 24th day of July 2006.

AG404*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENT

Pursuant to section 23(2b)(d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Judith Anne Wunnenberg of Darkan, Jason Michael Gibbs of Darkan, Neil Keith Abbott of Duranillin, Mark Andrew Schinzig of Kojonup and Leslie Alan Bunce of Darkan are appointed members of the West Arthur Land Conservation District (the Committee was established by an Order in Council, published in the Gazette of 21 December 1990 at pp. 6214-6215 and amended in the Gazette of 30 December 1994 at p. 7224). The appointment is for a term ending on 31 October 2006.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 24th day of July 2006.

AG405*

SOIL AND LAND CONSERVATION ACT 1945

GASCOYNE/WOORAMEL LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2006

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the Gascoyne/Wooramel Land Conservation District (Appointment of Members) Instrument 2006.

2. Appointment of members

Under section 23(2b) of the Act and clause 4(1) of the Soil and Land Conservation (Gascoyne/Wooramel Land Conservation District) Order 1989*, the following members are appointed to the land conservation district committee for the Gascoyne/Wooramel Land Conservation District—

- (a) on the nomination of the Shire of Carnarvon: Rebecca Antionette Burt of Carnarvon;
- (b) to represent the Pastoralists and Graziers Association of Western Australia: Di Morrison of Wahroonga Station; and
- (c) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Desmond Andrew Stanich of Meedo Station
 - (ii) Peter Johnston of Carnarvon
 - (iii) Dan Kean of Carnarvon
 - (iv) Paull Reginald George Burt of Carnarvon
 - (v) Matthew John Malloch of Edagee Station
 - (vi) Ben Maslen of Carnarvon
 - (vii) Warren Stephen Schmidt of Cooralya Station
 - (viii) Robert Kenneth Symonds of Boologooro Station
 - (ix) Justin Steadman of Wooramel Station
- (x) Senior Operations Officer, Department of Environment and Conservation, Carnarvon (*Published in the Gazette of 13 October 1989 at pp. 3806-3807 and amended in the Gazettes of 27 April 1990 at pp. 2059-2060, 21 July 1995 at pp. 3070-3071 and an Amendment Order approved by Executive Council on 18 May 1999 (Department of Agriculture reference: 881785V02P0V).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 30 June 2009.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 24th day of July 2006.

AG406*

SOIL AND LAND CONSERVATION ACT 1945

NORTH SWAN LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2006

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the North Swan Land Conservation District (Appointment of Members) Instrument 2006.

2. Appointment of members

Under section 23(2b) of the Act and clause 5(1) of the Soil and Land Conservation (North Swan Land Conservation District) Order 1997*, the following members are appointed to the land conservation district committee for the North Swan Land Conservation District—

- (a) on the nomination of the City of Swan: Kevin Bailey of Bullsbrook; and
- (b) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Judith Beer of Bullsbrook
 - (ii) Marion Bom of Bullsbrook
 - (iii) Jeanne Tippins of Bullsbrook
 - (iv) Maureen Rose of Bullsbrook
 - (v) Peter Gell of Bullsbrook
 - (vi) Michael Azzopardi of West Bullsbrook
 - (vii) Elwyn Howard Willis of Bullsbrook
 - (viii) Douglas Eric Kennedy of Bullsbrook
 - (ix) Denzil George Huxtable of Bullsbrook

(*This Committee was established by an Order in Council and approved by Executive Council on 26 August 1997, an amendment order approved by Executive Council on 2 June 1998 (Department of Agriculture reference: 970643V01P07) and an amendment published in the Gazette of 16 December 2005 at p. 6088).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 30 June 2009.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

Dated this 24th day of July 2006.

CEMETERIES

CC401*

CEMETERIES ACT 1986

GERALDTON CEMETERY BOARD

Fees and Charges

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Geraldton Cemetery Board hereby records having resolved on the 12 July 2006 that the following fees and charges shall apply from 1 October 2006.

Schedule Includes 10% Goods and Services Tax except where shown exempt.

	BURIALS	General Cemetery	Lawn Cemetery
A:	BURIAL FEES—including registration and tablet fee		
	Adult Interment, 13 years and over	\$732.00	\$781.00
	Child interment, under 13 years of age—including stillborn in ground		
	not set aside for such purpose	\$562.00	\$562.00
	Interment of any stillborn child in ground set aside for that purpose	\$206.00	n/a
B:	LOT FEES		
	A 'Grant or Right of Burial' (25 year tenure) being issued for each Lot and shall be additional to those fees prescribed in paragraph (A) above		
	Ordinary Land for grave 2.1m long x 0.75m wide x 1.8m deep where directed by cemetery	\$775.00	\$1,087.00
	Ordinary Land for grave 1.5m long x 0.6m wide x 1.8m deep where directed by cemetery (child under 13 years of age)	\$305.00	n/a
	Pre-need purchase—land selected by applicant or land reserved in advance	\$923.00	\$1,208.00
a.		φο Ξ οισο	φ1, 2 00.00
C:	EXTRA CHARGES Interment without due notice	\$387.00	\$387.00
	For each interment on a Saturday	\$437.00	\$437.00
	For each interment not in usual hours.	\$387.00	\$387.00
	For late arrival of a funeral at cemetery gates	\$92.00	\$92.00
	For late departure of funeral from cemetery gates	\$92.00	\$92.00
	For exhumation	\$874.00	\$1,234.00
	For re-burial after exhumation	\$732.00	\$781.00

MISCELLANEOUS CHARGES

	PERMITS:		
	For permit to erect a headstone, monument or rail in General		
	cemetery	\$240.00	exempt
	For permit to place a plaque in Lawn Cemetery One	\$142.00	exempt
	For permit to place a monument in Lawn Cemetery Two	\$208.00	exempt
	For permit to renovate or add to a monument all areas	\$70.00	exempt
	For permit to add inscription to a monument all areas	\$50.00	exempt
	Monuments commissioned by Office of Australian War Graves— permit fee waived		
	Single Funeral Permit (Funeral Director's only)	\$131.00	exempt
	Single Funeral Permit (Other than Funeral Directors)	\$363.00	exempt
	LICENCES:	,	
	Funeral Director's Annual Licence Fee	\$284.00	ovomnt
	Monumental Mason's Annual Licence Fee	\$235.00	exempt exempt
	Single Monumental Mason's Work Licence (permit fee also payable)	\$235.00 \$131.00	exempt
		φ151.00	exempt
	OTHER:	#1 F 0 00	
	Hire of crematorium facility for a burial service	\$152.00	
	Hire crematorium for additional hour	\$152.00	
		\$114.00	
	Purchase of large raised headstone	\$218.00 \$60.00	
	Copy of Grant or Right of Burial Transfer of Grant or Right of Burial	\$60.00 \$60.00	
	Copy of By-laws and regulations	\$60.00 \$27.00	
	Refund of an unexpired grant of right of burial or prepaid cremation	φ21.00	
	not to exceed the amount originally paid less an administration fee of	\$92.00	
		4.2	
	CREMATORIUM		
A:	Adult cremation, 13 years and over	\$851.00	
	Child cremation, under 13 years of age	\$475.00	
	Cremation of stillborn without memorial service	\$207.00	
	Cremation of stillborn with memorial service	\$437.00	
	Pre-need cremation.	\$978.00	
B:	EXTRA CHARGES		
	Cremation without due notice	\$387.00	
	Cremation not in usual hours	\$387.00	
	Cremation on a Saturday	\$437.00	
	Late arrival/commencement penalty fee	\$92.00	
C:	DISPOSAL OF ASHES—tenure on all cremation memorials shall be 25 years from date of receipt of scheduled fee		
	Kerbing placement including 152 x 152mm bronze plaque	\$391.00	
	Garden placement including 229 x 229mm bronze plaque	\$665.00	
	Garden placement including 380 x 280mm single bronze plaque	\$748.00	
	Garden placement including 380 x 280mm double bronze plaque with	#0** 00	
	one plate — second interment including second plate	\$955.00	
	Rose garden placement including 185 x 150mm sculptured rose	\$167.00	
	border plaqueborder plaque	\$590.00	
	Interment in Single Niche:	φουσίου	
	Brick including 150 x 140mm bronze plaque	\$353.00	
	Tile including 150 x 140mm bronze plaque	\$369.00	
	Marble including 150 x 140mm bronze plaque	\$397.00	
	Interment in Double Niche:	400	
	Brick including 320 x 130mm bronze plaque and first plate	\$710.00	
	Tile including 320 x 130mm bronze plaque and first plate	\$794.00	
	Marble including 320 x 130mm bronze plaque and first plate	\$883.00	
	Second interment and second plate	\$167.00	
	Garden of Dreams	•	
	Butterfly 180 x 150mm bronze plaque	\$479.00	
	Oval 190 x 120mm bronze plaque	\$500.00	
	Square 152 x 152 bronze plaque	\$385.00	
	Other memorials	poa	
		_	

Reserve pre need memorial position or niche Scatter ashes to winds, with issue of certificate Scatter ashes in memorial gardens, with issue of certificate Interment of ashes in a family grave Post ashes overseas Post ashes within Australia Hold ashes in safe custody after six months (per month) Collection of ashes for cremations performed prior 1.10.02	\$167.00 \$92.00 \$92.00 \$131.00 \$87.00 \$49.00 \$10.00 \$92.00	
MEMORIAL POSITION (plaque not included) tenure on all memorial positions shall be 25 years from date of receipt of scheduled fee		
Kerbing position Memorial Garden No. 1 or 2	\$242.00	
Kerbing position Memorial Garden No. 3	\$483.00	
Kerbing position Memorial Garden No. 4	\$516.00	
Rose garden position Memorial Garden No. 2	\$407.00	
Garden position in Memorial Garden 1 to 4	\$756.00	
Single brick niche position	\$227.00	
Double brick niche position	\$460.00	
Single tile niche position	\$244.00	
Double tile niche position	\$530.00	
Single marble niche position	\$273.00	
Double marble niche position	\$629.00	
Garden of Dreams	·	
rose garden position	\$325.00	
Inner kerb position	\$249.00	
Garden bank	\$275.00	
Attendance fee for memorial garden placement, each installation	\$65.00	
For permit to place a memorial in the Memorial Gardens	\$131.00	exempt
Registration of ashes from other crematoria	\$71.00	•

The fees and charges in the above schedule were set by resolution at a duly convened meeting of the Geraldton Cemetery Board held on 12 July 2006.

BARBARA (H. E. B.) SHEILDS, Vice Chairman. JENNIFER HALL, Secretary.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954

BURNING OF GARDEN REFUSE AT RUBBISH TIPS Shire of Ashburton—Onslow

Fire and Emergency Services Authority,

Correspondence No 00109

Made under Section 24E of the Act by the Chief Executive Officer of the Fire and Emergency Services Authority of Western Australia, pursuant to powers delegated and subdelegated.

1. Citation

This Notice may be cited as the Bush Fires (Section 24E) Notice 2003—Shire of Ashburton.

2. Permission, valid for 5 years, to burn garden refuse or rubbish in rubbish tip during restricted or prohibited burning times

- (1) Permission is given for the use of fire in the open air for the purpose of destroying garden refuse or rubbish or for any like purpose.
- (2) This permission has effect for the period of 5 years from the day on which this Notice is published in the *Gazette*.

3. Land to which permission applies

This Notice only applies in respect of the Shire of Ashburtons's rubbish tip situated at Onslow Refuse Site, Location 101 Eagle Road Onslow.

4. Conditions applying during the permission—Schedule 1

During the period of the permission, the conditions specified in Schedule 1 apply to a fire which is to be lit, or which is lit, for the purpose of burning garden refuse or rubbish or for any like purpose in a rubbish tip during the restricted burning times and the prohibited burning times.

Schedule 1—CONDITIONS

SPECIFIED CONDITIONS

- 1. Only dry untreated wood, timber and garden refuse may be burnt under this suspension.
- 2. A sign notifying the public of the unauthorised lighting of fires shall be provided by the Local Government and maintained in good legible order at all times.

These signs shall be worded and display—

UNAUTHORISED LIGHTING OF FIRES IS PROHIBITED

Sign Specifications

Signs shall have letters in capitals, a minimum of five centimetres in height and be black on white background. Signs will be placed at the entrance to the rubbish tip and at the immediate proximity of the disposal site/s.

3. A sign directing the public to the designated disposal areas shall be provided by the Local Government and maintained in good legible order at all times.

These signs shall be worded and display—

'DOMESTIC REFUSE ONLY. DUMP HERE'

and/or

'GARDEN REFUSE, TIMBER & WOOD WASTE ONLY. DUMP HERE'

Sign Specifications

Signs shall have letters in capitals, a minimum of five centimetres in height and be black on white background. Signs will be placed at the entrance to the rubbish tip and at the immediate proximity of the disposal sites.

- 4. A wire mesh fence, a minimum of two metres in height, is to completely surround the rubbish tip site and is to be maintained in sound condition throughout the period of this suspension. The fence shall be constructed with an angled wing across the entrance so as to prevent wind blown materials exiting the site and the entrance shall be upwind of the annual prevailing winds. Wire mesh shall be a maximum of 100 millimetres in aperture size (ie Poultry Mesh type).
- 5. A firebreak with a minimum of three metres width, cleared of all inflammable material, is to be maintained around the total perimeter of the disposal site/location throughout the Prohibited and Restricted Burning Period.
- 6. A buffer zone (distance) of 500 metres minimum will be maintained between the disposal site and any residential development or other developed areas (eg schools, hospitals, industrial areas).
- 7. A separation zone of a minimum of 25 metres must be maintained between the green waste disposal burning site and any other domestic or commercial waste.
- 8. Before any fires are lit for refuse disposal, the following must be notified—
 - (a) Conservation and Land Management (CALM) District Officers, prior to any fire being lit within three kilometres of CALM land; and
 - (b) FESA Communication Centre.
- 9. Fires are to be lit only under the following conditions—
 - the fire is lit by personnel specifically authorised to do so by the Local Government;
 - the fire is lit after a local forecast for the day has been obtained from the Bureau of Meteorology; and
 - the Chief Bush Fire Control Officer or his designated deputies have been consulted and have agreed to the burn taking place.
- 10. No fires are to be lit on the site subject to this suspension on a day or part of a day for which the fire danger forecast issued by the Bureau of Meteorology in respect of that locality is *Very High or Extreme*.
- 11. Burning shall take place in the designated area of the rubbish tip. The designated area shall be cleared of all inflammable material, save live standing trees, for a radius of 50 metres minimum. The garden refuse site and domestic refuse site will be located a minimum of 50 metres from the rubbish tip boundary. Domestic and commercial waste must be kept separate from the material to be burnt.
- 12. Material for burning shall be arranged in trenches or windrows, as directed by the Local Government. This area shall not be sited over a site which has been previously land filled.
- 13. All garden, timber and wood refuse burns shall be regularly heaped and stoked throughout the duration of the burn to ensure, as far as possible, a rapid and complete burn.
- 14. The volume of waste to be burnt shall not exceed that which can be safely burnt and declared safe within the hours of 7 am and 6pm on any one day.
- 15. Until the fire is declared safe, it must be attended by at least three able-bodied personnel who have had the minimum level of Bush Fire Training, as defined by FESA.
- 16. Throughout the duration of a burn, a fire fighting vehicle (appliance) operated by the personnel referred to in Condition 15, with a minimum water carrying capacity of 500 litres, fitted with a minimum of 30 metres of 19 millimetre diameter rubber hose and pump capable of delivering a minimum of 250 litres of water per minute at a minimum of 700 kPA through an adjustable nozzle capable of projecting water in spray and jet configurations, must be on site.

17. All burns are to be declared 'SAFE' by personnel specifically authorised to do so by the Bush Fire Control Officer for the local government district prior to fire fighting equipment and personnel being permitted to depart the area.

BILL HEWITT, A/Chief Executive Officer.

20 July 2006.

FE402*

BUSH FIRES ACT 1954

BURNING OF GARDEN REFUSE AT RUBBISH TIPS

Shire of Ashburton—Paraburdoo

Fire and Emergency Services Authority,

Perth.

Correspondence No 00109

Made under Section 24E of the Act by the Chief Executive Officer of the Fire and Emergency Services Authority of Western Australia, pursuant to powers delegated and subdelegated.

1. Citation

This Notice may be cited as the Bush Fires (Section 24E) Notice 2003—Shire of Ashburton.

2. Permission, valid for 5 years, to burn garden refuse or rubbish in rubbish tip during restricted or prohibited burning times

- (1) Permission is given for the use of fire in the open air for the purpose of destroying garden refuse or rubbish or for any like purpose.
- (2) This permission has effect for the period of 5 years from the day on which this Notice is published in the *Gazette*.

3. Land to which permission applies

This Notice only applies in respect of the Shire of Ashburtons's rubbish tip situated at Paraburdoo Refuse Site, Location 120 Windell Paraburdoo.

4. Conditions applying during the permission—Schedule 1

During the period of the permission, the conditions specified in Schedule 1 apply to a fire which is to be lit, or which is lit, for the purpose of burning garden refuse or rubbish or for any like purpose in a rubbish tip during the restricted burning times and the prohibited burning times.

Schedule 1—CONDITIONS

SPECIFIED CONDITIONS

- 1. Only dry untreated wood, timber and garden refuse may be burnt under this suspension.
- 2. A sign notifying the public of the unauthorised lighting of fires shall be provided by the Local Government and maintained in good legible order at all times.

These signs shall be worded and display—

UNAUTHORISED LIGHTING OF FIRES IS PROHIBITED

Sign Specifications

Signs shall have letters in capitals, a minimum of five centimetres in height and be black on white background. Signs will be placed at the entrance to the rubbish tip and at the immediate proximity of the disposal site/s.

3. A sign directing the public to the designated disposal areas shall be provided by the Local Government and maintained in good legible order at all times.

These signs shall be worded and display—

'DOMESTIC REFUSE ONLY, DUMP HERE'

and/or

'GARDEN REFUSE, TIMBER & WOOD WASTE ONLY. DUMP HERE'

Sign Specifications

Signs shall have letters in capitals, a minimum of five centimetres in height and be black on white background. Signs will be placed at the entrance to the rubbish tip and at the immediate proximity of the disposal sites.

4. A wire mesh fence, a minimum of two metres in height, is to completely surround the rubbish tip site and is to be maintained in sound condition throughout the period of this suspension. The fence shall be constructed with an angled wing across the entrance so as to prevent wind blown materials exiting the site and the entrance shall be upwind of the annual prevailing winds. Wire mesh shall be a maximum of 100 millimetres in aperture size (ie Poultry Mesh type).

- 5. A firebreak with a minimum of three metres width, cleared of all inflammable material, is to be maintained around the total perimeter of the disposal site/location throughout the Prohibited and Restricted Burning Period.
- 6. A buffer zone (distance) of 500 metres minimum will be maintained between the disposal site and any residential development or other developed areas (eg schools, hospitals, industrial areas).
- 7. A separation zone of a minimum of 25 metres must be maintained between the green waste disposal burning site and any other domestic or commercial waste.
- 8. Before any fires are lit for refuse disposal, the following must be notified—
 - (a) Conservation and Land Management (CALM) District Officers, prior to any fire being lit within three kilometres of CALM land; and
 - (b) FESA Communication Centre.
- 9. Fires are to be lit only under the following conditions—
 - the fire is lit by personnel specifically authorised to do so by the Local Government;
 - the fire is lit after a local forecast for the day has been obtained from the Bureau of Meteorology; and
 - the Chief Bush Fire Control Officer or his designated deputies have been consulted and have agreed to the burn taking place.
- 10. No fires are to be lit on the site subject to this suspension on a day or part of a day for which the fire danger forecast issued by the Bureau of Meteorology in respect of that locality is *Very High or Extreme*.
- 11. Burning shall take place in the designated area of the rubbish tip. The designated area shall be cleared of all inflammable material, save live standing trees, for a radius of 50 metres minimum. The garden refuse site and domestic refuse site will be located a minimum of 50 metres from the rubbish tip boundary. Domestic and commercial waste must be kept separate from the material to be burnt.
- 12. Material for burning shall be arranged in trenches or windrows, as directed by the Local Government. This area shall not be sited over a site which has been previously land filled.
- 13. All garden, timber and wood refuse burns shall be regularly heaped and stoked throughout the duration of the burn to ensure, as far as possible, a rapid and complete burn.
- 14. The volume of waste to be burnt shall not exceed that which can be safely burnt and declared safe within the hours of 7 am and 6pm on any one day.
- 15. Until the fire is declared safe, it must be attended by at least three able-bodied personnel who have had the minimum level of Bush Fire Training, as defined by FESA.
- 16. Throughout the duration of a burn, a fire fighting vehicle (appliance) operated by the personnel referred to in Condition 15, with a minimum water carrying capacity of 500 litres, fitted with a minimum of 30 metres of 19 millimetre diameter rubber hose and pump capable of delivering a minimum of 250 litres of water per minute at a minimum of 700 kPA through an adjustable nozzle capable of projecting water in spray and jet configurations, must be on site.
- 17. All burns are to be declared 'SAFE' by personnel specifically authorised to do so by the Bush Fire Control Officer for the local government district prior to fire fighting equipment and personnel being permitted to depart the area.

BILL HEWITT, A/Chief Executive Officer.

20 July 2006.

FE403*

BUSH FIRES ACT 1954

BURNING OF GARDEN REFUSE AT RUBBISH TIPS

Fire and Emergency Services Authority, Perth.

Correspondence No 00109

Made under Section 24E of the Act by the Chief Executive Officer of the Fire and Emergency Services Authority of Western Australia, pursuant to powers delegated and subdelegated.

1. Citation

This Notice may be cited as the Bush Fires (Section 24E) Notice 2003—Shire of Ashburton.

- 2. Permission, valid for 5 years, to burn garden refuse or rubbish in rubbish tip during restricted or prohibited burning times
- (1) Permission is given for the use of fire in the open air for the purpose of destroying garden refuse or rubbish or for any like purpose.
- (2) This permission has effect for the period of 5 years from the day on which this Notice is published in the Gazette.

3. Land to which permission applies

This Notice only applies in respect of the Shire of Ashburtons's rubbish tip situated at Tom Price Refuse Disposal Site, Location 11 R39084 Tom Price.

4. Conditions applying during the permission—Schedule 1

During the period of the permission, the conditions specified in Schedule 1 apply to a fire which is to be lit, or which is lit, for the purpose of burning garden refuse or rubbish or for any like purpose in a rubbish tip during the restricted burning times and the prohibited burning times.

Schedule 1—CONDITIONS

SPECIFIED CONDITIONS

- 1. Only dry untreated wood, timber and garden refuse may be burnt under this suspension.
- 2. A sign notifying the public of the unauthorised lighting of fires shall be provided by the Local Government and maintained in good legible order at all times.

These signs shall be worded and display—

UNAUTHORISED LIGHTING OF FIRES IS PROHIBITED

Sign Specifications

Signs shall have letters in capitals, a minimum of five centimetres in height and be black on white background. Signs will be placed at the entrance to the rubbish tip and at the immediate proximity of the disposal site/s.

3. A sign directing the public to the designated disposal areas shall be provided by the Local Government and maintained in good legible order at all times.

These signs shall be worded and display-

'DOMESTIC REFUSE ONLY. DUMP HERE'

and/or

'GARDEN REFUSE, TIMBER & WOOD WASTE ONLY. DUMP HERE'

Sign Specifications

Signs shall have letters in capitals, a minimum of five centimetres in height and be black on white background. Signs will be placed at the entrance to the rubbish tip and at the immediate proximity of the disposal sites.

- 4. A wire mesh fence, a minimum of two metres in height, is to completely surround the rubbish tip site and is to be maintained in sound condition throughout the period of this suspension. The fence shall be constructed with an angled wing across the entrance so as to prevent wind blown materials exiting the site and the entrance shall be upwind of the annual prevailing winds. Wire mesh shall be a maximum of 100 millimetres in aperture size (ie Poultry Mesh type).
- 5. A firebreak with a minimum of three metres width, cleared of all inflammable material, is to be maintained around the total perimeter of the disposal site/location throughout the Prohibited and Restricted Burning Period.
- 6. A buffer zone (distance) of 500 metres minimum will be maintained between the disposal site and any residential development or other developed areas (eg schools, hospitals, industrial areas).
- 7. A separation zone of a minimum of 25 metres must be maintained between the green waste disposal burning site and any other domestic or commercial waste.
- 8. Before any fires are lit for refuse disposal, the following must be notified—
 - (a) Conservation and Land Management (CALM) District Officers, prior to any fire being lit within three kilometres of CALM land; and
 - (b) FESA Communication Centre.
- 9. Fires are to be lit only under the following conditions—
 - the fire is lit by personnel specifically authorised to do so by the Local Government;
 - the fire is lit after a local forecast for the day has been obtained from the Bureau of Meteorology; and
 - the Chief Bush Fire Control Officer or his designated deputies have been consulted and have agreed to the burn taking place.
- 10. No fires are to be lit on the site subject to this suspension on a day or part of a day for which the fire danger forecast issued by the Bureau of Meteorology in respect of that locality is *Very High or Extreme*.
- 11. Burning shall take place in the designated area of the rubbish tip. The designated area shall be cleared of all inflammable material, save live standing trees, for a radius of 50 metres minimum. The garden refuse site and domestic refuse site will be located a minimum of 50 metres from the rubbish tip boundary. Domestic and commercial waste must be kept separate from the material to be burnt.
- 12. Material for burning shall be arranged in trenches or windrows, as directed by the Local Government. This area shall not be sited over a site which has been previously land filled.
- 13. All garden, timber and wood refuse burns shall be regularly heaped and stoked throughout the duration of the burn to ensure, as far as possible, a rapid and complete burn.
- 14. The volume of waste to be burnt shall not exceed that which can be safely burnt and declared safe within the hours of 7 am and 6pm on any one day.
- 15. Until the fire is declared safe, it must be attended by at least three able-bodied personnel who have had the minimum level of Bush Fire Training, as defined by FESA.

- 16. Throughout the duration of a burn, a fire fighting vehicle (appliance) operated by the personnel referred to in Condition 15, with a minimum water carrying capacity of 500 litres, fitted with a minimum of 30 metres of 19 millimetre diameter rubber hose and pump capable of delivering a minimum of 250 litres of water per minute at a minimum of 700 kPA through an adjustable nozzle capable of projecting water in spray and jet configurations, must be on site.
- 17. All burns are to be declared 'SAFE' by personnel specifically authorised to do so by the Bush Fire Control Officer for the local government district prior to fire fighting equipment and personnel being permitted to depart the area.

BILL HEWITT, A/Chief Executive Officer.

20 July 2006.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

PROHIBITION ON FISHING (POINT SAMSON) ORDER (NO. 2) 2006 Order No. 4 of 2006

FD 1620/98 [763]

Made by the Minister under section 43.

1. Citation

This order is the Prohibition on Fishing (Point Samson) Order (No. 2) 2006.

2. Interpretation

- (1) In this order, unless the contrary intention appears—
 - "pointed instrument" means a speargun, harpoon, gidgie, Hawaiian sling or other similar pointed instrument;
 - "regulations" means the Fish Resources Management Regulations 1995.
- (2) In this order, unless the contrary intention appears "finfish" has the same meaning as provided for in regulation 3 of the regulations.

3. Prohibition on commercial fishing

A person must not engage in commercial fishing in the waters described in the Schedule.

4. Prohibition on recreational fishing

- (1) A person must not engage in recreational fishing in the waters described in the Schedule.
- (2) Subclause (1) does not apply to a person fishing for finfish—
 - (a) by means of a rod, reel and line; or
 - (b) by means of a line held in the hand.
- (3) Subclause (1) does not apply to a person fishing for fish of the <u>Class</u> Osteichthyes by means of a pointed instrument.

5. Revocation

The Prohibition on Fishing (Point Samson) Order 2006 is revoked.

Schedule

All waters off the north west coast of Western Australia in the vicinity of Point Samson bounded by a line commencing at the intersection of the high water mark on the coastline and 20° 37.907' south latitude (the disused Point Samson jetty); thence generally easterly along the geodesic to the intersection of 20° 37.884' south latitude and 117° 12.460' east longitude; thence generally north westerly along the geodesic to the intersection of 20° 36.277' south latitude and 117° 11.589' east longitude; thence generally south westerly along the geodesic to the intersection of the high water mark on the coastline and 117° 11.205' east longitude; thence generally easterly and south easterly along the high water mark to the commencement point.

Dated this 13th day of July 2006.

JON FORD. Minister for Fisheries.

FI402*

PEARLING ACT 1990

GRANT OF PEARL OYSTER FARM LEASE

Mura Bay

FD 611/05.

I, Peter Phillip Rogers, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* ("the *Pearling Act*") have granted an application by

Paspaley Pearling Company Pty Ltd, for a pearl oyster farm lease, in respect of an area of water located at Mura Bay.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may apply to the State Administrative Tribunal (SAT) for a review of the decision. Application forms can be obtained from the SAT located at Level 4, 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 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.

Dated this 19th day of July 2006.

P. P. ROGERS, Chief Executive Officer, Department of Fisheries.

HEALTH

HE401*

HEALTH ACT 1911

HEALTH (INFECTIOUS DISEASES) AMENDMENT NOTICE 2006

Made by the Governor in Executive Council under section 3.

Citation

1. This notice may be cited as the Health (Infectious Diseases) Amendment Notice 2006.

Commencement

2. This notice comes into operation on the day on which it is published in the Gazette.

Schedule 1 amended

3. Schedule 1 to the *Health (Infectious Diseases) Notice 2000** is amended in the list of infectious diseases by inserting the following diseases in their appropriate alphabetical positions—

"Rotavirus infection" and

"Varicella-Zoster virus infections (including Chickenpox and Shingles)"

[* Published in Gazette 29 December 2000, p. 7913-15 and amended in Gazette 24 April 2003, p. 1278 and 16 January 2004, p. 202]

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

HE402

MEDICAL ACT 1894

MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 20) 2006

Made by the Minister for Health pursuant to section 11AF of the Medical Act 1894.

Citation

1. This determination may be cited as the Medical (Unmet Area of Need) Determination (No. 20) 2006.

Commencement

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

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 11AF(1)D of the Act.

Expiry of determination

4. This determination expires 5 years after its commencement.

SCHEDULE

Ear, Nose and Throat Specialist Services in-

- The City of Bunbury
- The Town of Margaret River in the Shire of Augusta—Margaret River
- The Shire of Busselton

Dated this 16th day of July 2006.

HE403

MEDICAL ACT 1894

MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 21) 2006

Made by the Minister for Health pursuant to section 11AF of the Medical Act 1894.

Citation

1. This determination may be cited as the Medical (Unmet Area of Need) Determination (No. 21) 2006.

Commencement

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

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 11AF(l)D of the Act.

Expiry of determination

4. This determination expires 2 years after its commencement.

SCHEDULE

General Medical Services in the suburb of Joondalup in the City of Joondalup Dated this 17th day of July 2006.

JIM McGINTY MLA, Minister for Health.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Boddington (BASIS OF RATES)

Department of Local Government and Regional Development, 14 July 2006.

DLGRD: BT5-4#02

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 14 July 2006.

CHERYL GWILLIAM, Director General.

Schedule

ADDITIONS TO GROSS RENTAL VALUE AREA SHIRE OF BODDINGTON

All that portion of land bounded by lines starting at the northwestern corner of the central severance of Lot 708 as shown on Deposited Plan 129534 and extending easterly along a northern boundary of that severance to coordinate 448678.73 metres East, 6372814.93 metres North (MGA94 Zone 50); thence southeasterly to coordinate 448747.30 metres East, 6372133.84 metres North; thence westerly to coordinate 448258.95 metres East, 6372138.72 metres North and thence northerly along the western boundary of that severance to the starting point, coordinate 448255.13 metres East, 6372811.82 metres North.

LG402*

SHIRE OF LAKE GRACE AUTHORISED OFFICERS

It is hereby notified for public information that the following persons have been appointed as Authorised Officers in accordance with the relevant acts hereunder and are effective immediately—

(1) Local Government Act 1995, Part 3, Division 3, Subdivision 2, certain provisions about land—s3.24—

Chris Jackson

Garry Moulds

Leonie McIllree

(2) Local Government Act 1995, Part 3, Division 3, Subdivision 4 Impounding goods involved in certain contraventions—s3.39—

Chris Jackson

(3) Local Government Act 1995, Part 9, Division 2, Subdivision 1, Miscellaneous provisions about enforcement—s9.10, s9.11 and s9.15; and Control of Vehicles (Off-road) Act 1978—s37—

Chris Jackson

Leonie McIllree

Garry Moulds

(4) Local Government Act 1995, Part 9, Division 2, Subdivisions 1& 2, Miscellaneous provisions about enforcement and infringement notices—s9.13, s9.16 and s9.17—

Chris Jackson

Leonie McIllree

(5) Local Government Act 1995, Part 9, Division 2, Subdivision 2, Miscellaneous provisions about enforcement—s9.19 and s9.20—

Chris Jackson

(6) Local Government (Miscellaneous Provisions) Act 1960—s449 establishment of pounds and appointment of pound keepers and rangers—

Wayne Trawinski (Pound Keeper)

Gary Seward (Pound Keeper)

Geoff Copely (Ranger)

(7) **Dog Act 1976**—Registration Officers—

Chris Jackson

Leonie McIllree

Mark Burbridge

Danielle Robertson

Rysha Bird

Skye Gambuti

(8) Health Act 1911—s27 Appointment of Environmental Health Officer—

Maurice Walsh

(9) **Bush Fires Act 1954**—s59 (2)(a) and (3)—Issue of infringement notices, Council Delegation—Other 03—

Deputy Chief Executive Officer

(10) Caravan Parks and Camping Grounds Act 1995—s17 Authorised Persons—

Maurice Walsh

All previous authorisations relating to the above are cancelled.

CHRIS JACKSON, Chief Executive Officer.

LG403*

LOCAL GOVERNMENT ACT 1995

Shire of Gingin (BASIS OF RATES)

Department of Local Government and Regional Development, 13 July 2006.

DLGRD: GG5-4#04

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2006.

Schedule

SHIRE OF GINGIN

All those portions of land being Lot 43, Lot 44, Lots 48 to 55 inclusive, Lot 317, Lot 9500 and Lot 9501 as shown on Deposited Plan 48806.

LG404*

LOCAL GOVERNMENT ACT 1995

Shire of Manjimup (BASIS OF RATES)

Department of Local Government and Regional Development, 13 July 2006.

DLGRD: MJ5-4#03

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be unimproved value for the purposes of rating with effect from 1 July 2006.

CHERYL GWILLIAM Director General.

Schedule

SHIRE OF MANJIMUP

All that portion of land being Lot 30 as shown on Diagram 91965.

LG405*

LOCAL GOVERNMENT ACT 1995

Shire of Mundaring (BASIS OF RATES)

Department of Local Government and Regional Development, 13 July 2006.

DLGRD: MG5-4#03

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2006.

CHERYL GWILLIAM Director General.

Schedule SHIRE OF MUNDARING

All those portions of land comprised in the schedules below—

SCHEDULE "A"

All that portion of land being Lot 51 as shown on Plan 5912.

SCHEDULE "B"

All that portion of land being Lot 1746 as shown on Deposited Plan 105226, Lot 1815 as shown on Deposited Plan 106243 and Lot 1881 as shown on Deposited Plan 108054.

LG406*

LOCAL GOVERNMENT ACT 1995

Shire of Murray (Basis of Rates)

Department of Local Government and Regional Development, 13 July 2006.

DLGRD: MY5-4#02

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2006.

CHERYL GWILLIAM Director General.

Schedule

SHIRE OF MURRAY

All those portions of land comprised in the schedules below—

SCHEDULE "A"

All that portion of land being Lot 1 and Lot 2 as shown on Diagram 38019, Lots 3 to 8 inclusive as shown on Diagram 76217, Lots 11 to 13 inclusive as shown on Diagram 83657, Lot 127 as shown on Diagram 93260, Lot 152 as shown on Diagram 93454, Lot 130 as shown on Diagram 93775, Lot 101 as shown on Diagram 93934, Lot 102 and Lot 132 as shown on Diagram 94106, Lot 124 and Lot 131 as shown on Diagram 94249 and Lot 128 and Lot 139 as shown on Diagram 95337.

SCHEDULE "B"

All that portion of land being Lot 55 and Lot 56 as shown on Plan 5383, Lot 125 and Lot 138 as shown on Plan 21689 and Lots 103 to 123 inclusive, Lot 126, Lot 129, Lots 133 to 137 inclusive, Lot 140, Lot 141 and Lots 143 to 151 inclusive as shown on Plan 22924.

SCHEDULE "C"

All that portion of land being Lots 59 to 66 inclusive and Lots 77 to 99 inclusive as shown on Deposited Plan 45396, Lots 1 to 58 inclusive as shown on Deposited Plan 45397, Lots 67 to 76 inclusive as shown on Deposited Plan 45398, Lots 175 to 194 inclusive and Lots 229 to 251 inclusive as shown on Deposited Plan 48882, Lots 195 to 226 inclusive, Lot 228 and Lot 248 as shown on Deposited Plan 48883 and Lots 9005 to 9007 inclusive as shown on Deposited Plan 51021.

SCHEDULE "D"

All that portion of land being Lot 2, Lot 7, Lot 9, Lot 14, Lot 21, Lot 28, Lot 29 and Lots 31 to 34 inclusive as shown on Strata Plan 30594.

LG407

CITY OF KALGOORLIE-BOULDER APPOINTMENTS

AITOINTMENTS

The City of Kalgoorlie-Boulder wishes to advise for public information the appointment of Fiona Megan Dent as an authorised officer to operate within the City of Kalgoorlie-Boulder to enforce the following Acts, Regulations and Local Laws effective immediately—

- Local Government Act 1995
- Local Government (Miscellaneous Provisions) Act 1960
- Dog Act 1976—For the purpose of Dog Registration Officer, Issuing of Dog Infringement Notices, Dog Warning Notices and Notices to Register Dog (Admin)
- Litter Act 1979—For the Purpose of issuing Litter Infringements (Admin)
- City of Kalgoorlie-Boulder Parking and Parking Facilities Local Law (Admin)
- Bush Fires Act 1954 (Admin)
- Control of Vehicles (Off-road Areas) Act 1978 (Admin)
- Caravan Parks and Camping Grounds Act and Regulations 1995 (Admin)

D. S. BURNETT, Chief Executive Officer.

LG408*

LOCAL GOVERNMENT ACT 1995

Shire of Capel (BASIS OF RATES)

Department of Local Government and Regional Development, 25 July 2006.

DLGRD: CP5-4#05

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 10 April 2006.

CHERYL GWILLIAM, Director General.

SCHEDULE SHIRE OF CAPEL

All those portions of land being Lot 2668 as shown on Deposited Plan 48125

LG409*

LOCAL GOVERNMENT ACT 1995

Shire of Capel (BASIS OF RATES)

Department of Local Government and Regional Development, 25 July 2006.

DLGRD: CP5-4#06

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 7 June 2006.

CHERYL GWILLIAM, Director General.

SCHEDULE SHIRE OF CAPEL

All those portions of land being Lots 2509 to 2513 inclusive, as shown on Deposited Plan 50642; Lot 2555 as shown on Deposited Plan 50643 and Lots 2505 to 2508 inclusive, Lots 2556 to 2562 inclusive and Lots 2690 to 2707 inclusive, as shown on Deposited Plan 50644.

LG410*

LOCAL GOVERNMENT ACT 1995

 $Shire\ of\ Capel \\ (Basis\ of\ Rates)$

Department of Local Government and Regional Development, 25 July 2006.

DLGRD: CP5-4#06

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 29 June 2006.

CHERYL GWILLIAM, Director General.

SCHEDULE SHIRE OF CAPEL

All that portion of land being Lot 74 as shown on Deposited Plan 45288.

LG411*

CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978

Town of Kwinana

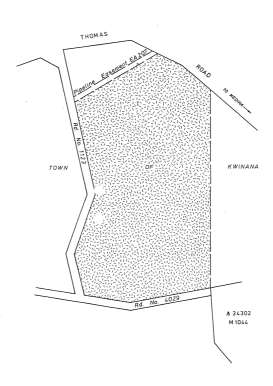
TEMPORARY CLOSURE OF OFF-ROAD VEHICLE PERMITTED AREA AT MEDINA, OFF THOMAS ROAD

Pursuant to the powers conferred on me by section 15(1) of the *Control of Vehicles (Off-road Areas) Act 1978*, I, Jon Ford MLC, being the Minister defined in section 3 of the Act, hereby temporarily close, for a period ending on 31 December 2006, the Medina Off-road Vehicle Permitted Area.

The subject area, which is set aside for use by certain classes of motorcycle, may be described as Reserve 24302, situated in the district of the Town of Kwinana. This area may be more particularly described as all that portion of land situated in the district of the Town of Kwinana an shown stippled on Department of Land Information Miscellaneous Diagram Number 29 Sheet 5. Department of Land Information Plan: F234-4

The temporary closure of the Permitted Area is to enable advertising for suitable private sector individuals or organisations, willing to undertake a commercial lease of Reserve 24302 to be used for off-road riding/driving.

Hon JON FORD JP MLC, Minister for Local Government and Regional Development.



AREA: abt. 18:3360 ha

PERMITTED AREA FOR THE USE OF OFF ROAD VEHICLES							
ORR. No. 339-73 V.2.		AMENDMENTS .					SCALE 1:4000
/ 1	Gaz	Page	Intls	Gaz	Page	Intls	All measurements in metres
ISTRICT COCKBURN SOUND	Gaz	rage	111110		1.030		GAZETTED 19 - 10 - 79 PAGE 3284
UBLIC PLAN F 234-4							Recorded onPublic Plan G.GILCHRIST 24-10-79
		1			ļ		Registered . W. WOLL . (5.10.1979
REPARED BY PWKITCHIN Date 12.10.79		-			-	-	On Key Plen Custodian of Plans
AL BOOK REF. Page	-	-					MISCELLANEOUS
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MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

RENEWAL OF RETENTION LEASE WA-6-R

Renewal of Retention Lease WA-6-R R2 has been granted to Santos Limited, Bonaparte Gas & Oil Pty Limited, Santos Offshore Pty Limited & Origin Energy Bonaparte Pty Limited to have effect from and including 20 July 2006 for a period of five years.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP402*

PETROLEUM PIPELINES ACT 1969

SURRENDER OF PIPELINE LICENCE PL 66

The surrender of Pipeline Licence No. PL 66 has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP403*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1982

GRANT OF EXPLORATION PERMIT

EXPLORATION PERMIT NO. WA-378-P has been granted to Woodside Energy Ltd to have effect for a period of six (6) years from 24 July 2006

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP404

MINING ACT 1978

INTENTION TO FORFEIT

Department of Industry Resources, 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 licences and lease is paid on or before 17 August 2006 it is the intention of the Minister for Resources and Assisting the Minister for State Development under the provisions of sections 96A(1) and 97(1) of the *Mining Act 1978* to forfeit such for breach covenant, viz, non-payment of rent.

JIM LIMERICK, Director General.

NUMBER	HOLDER	MINERAL FIELD
	Exploration Licer	nce
29/521	BARRA RESOURCES LTD	North Coolgardie
45/2478	LDR OPERATIONS PTY LTD	Pilbara
47/1210	LDR OPERATIONS PTY LTD	West Pilbara
47/1240	LDR OPERATIONS PTY LTD	West Pilbara
51/1082	LOCATORE PTY LTD	Murchison
52/1440	REED; John Alfred	Peak Hill
	WATSON; Douglas	
59/201	EQUIGOLD NL	Yalgoo
59/994	GOLDEN STATE RESOURCES LTD	Yalgoo
69/1925	TYSON RESOURCES PTY LTD	Warburton

Mining Lease

63/276

DIMENSION STONE GROUP AUSTRALIA PTY LTD

Dundas

MP405

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry & Resources, Coolgardie WA 6430.

In accordance with Regulation 49(2)(c) of the Mining Act 1978 notice is hereby given that the following Licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz, failure to meet the minimum expenditure requirement.

Coolgardie Mineral Field, Warden.

To be heard in the Warden's Court at Coolgardie on the 11 September 2006.

COOLGARDIE MINERAL FIELD

Prospecting Licences

P15/4669 South Kal Mines Pty Ltd South Kal Mines Pty Ltd P15/4670 P16/1570 Paddington Gold Pty Ltd

MP406

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry & Resources, Mt Magnet.

In accordance with Regulation 49(2)(c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz, noncompliance with expenditure conditions.

S. RICHARDSON, Warden.

To be heard in the Warden's Court, Mt Magnet on Thursday 21 September 2006.

YALGOO MINERAL FIELD

P59/1625—ANGLO AUSTRALIAN RESOURCES NL

P59/1626—ANGLO AUSTRALIAN RESOURCES NL P59/1627—ANGLO AUSTRALIAN RESOURCES NL

P59/1628—ANGLO AUSTRALIAN RESOURCES NL

P59/1629—ANGLO AUSTRALIAN RESOURCES NL P59/1630—ANGLO AUSTRALIAN RESOURCES NL

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Rockingham

Town Planning Scheme No. 2—Amendment No. 10

Ref: 853/2/28/4 Pt 10

It is hereby notified for public information, in accordance with section 7 of the Planning and Development Act 2005, that the Minister for Planning and Infrastructure approved the City of Rockingham Town Planning Scheme Amendment on the 11th July 2006 for the purpose of-

1. Rezoning Lot 109 Lake and Sloan Streets and Lot 54 Lake and Vickery Streets, Rockingham from Residential Zone coded R30 and R40 to Special Use Zone.

- 2. Amending the face of the Scheme Map accordingly.
- 3. Inserting a new Special Use Zone within Schedule No.3—Special Use Zones (under clause 3.4) as follows—

No.	Site Description	Use	Special Conditions
10.	Lot 109 Lake and Sloan Streets and Lot 54 Lake and Vickery Streets, Rockingham		The development of no more than twenty one (21) grouped dwellings conforming to the requirements of the R40 Code of the Residential Design Codes.

4. Amending Schedule No. 2—Additional Use (under clause 3.3) by deleting reference to Additional Use No.1—Lot 108 Lake Street, Rockingham (Motel).

B. SAMMELS, Mayor. G. G. HOLLAND, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Rockingham

Town Planning Scheme No. 2—Amendment No. 11

Ref: 853/2/28/4 Pt 11

It is hereby notified for public information, in accordance with section 7 of the Planning and Development Act 2005, that the Minister for Planning and Infrastructure approved the City of Rockingham Town Planning Scheme Amendment on the 11th July 2006 for the purpose of—

- 1. Rezoning the unzoned portions of Lots 22 and Pt 2258 Dixon Road, East Rockingham to Light Industry'.
- 2. Amending the Scheme Maps accordingly.

B. SAMMELS, Mayor. G. G. HOLLAND, Chief Executive Officer.

POLICE

PO501*

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892-1992, unclaimed and forfeited property and bicycles will be sold by Public Auction Ross's Sales & Auctions, 241 Railway Parade, Maylands on Wednesday 16 August 2006 at 10.00am.

The auction is to be conducted by Mr Brad Buckle, Mr. Craig Edwards, Mr. Kevin Grickage.

K. O'CALLAGHAN, Commissioner of Police, Western Australia Police Service.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR LICENSING ACT 1988

LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the *Liquor Licensing Act 1988* and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections			
APPLICATI	ONS FOR THE GRANT	OF A LICENCE				
11543	Fay Franklin, Maria Chapman & Vance Franklin	Application for the grant of a Restaurant licence in respect of premises situated in Duncraig and known as Nirvana Cafe	13/08/2006			
11549	Rendezvous Hotels (Australia) Pty Ltd	Application for the grant of a Hotel Restricted licence in respect of premises situated in Broome and known as Rendezvous Sanctuary Resort	28/08/2006			
11551	Teodora Buccheri and Giovanni Buccheri	Application for the grant of a Restaurant licence in respect of premises situated in East Perth and known as Ristorante Noi	08/08/2006			
11536	Dongara Sub Branch Returned & Services League	Application for the grant of a Club Restricted licence in respect of premises situated in Dongara and known as Dongara Sub Branch Returned & Services League	10/08/2006			
11538	The Geraldton Tennis Club Inc	Application for the grant of a Club Restricted licence in respect of premises situated in Wonthella and known as The Geraldton Tennis Club Inc	10/08/2006			
11517	The Lakehouse Denmark Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in Denmark and known as The Lakehouse Denmark Pty Ltd	03/08/2006			
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS						
27783	The Bog (Northbridge) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Northbridge and known as U2 @ BOG PERTH	08/08/2006			

This notice is published under section 67(5) of the *Liquor Licensing Act 1988*. Dated: 26 July 2006.

P. MINCHIN, Director of Liquor Licensing.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

OLGA PAPADOPOULOS late of 149 Virgil Avenue, Yokine, Western Australia, 6060.

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 21 October 2005 are required by the trustee, ARTHUR PAPAS of C/- Haynes Robinson Barristers & Solicitors, PO Box 485, Albany, Western Australia to send particulars of their claims to him on or before 28 August 2006 after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

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 the 28th August 2006 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

BADDELEY, Mary Ethel, late of 7 Mellar Court Midland, died 30.05.2006, (DE19713603EM36)

- BRODY, Clare Veronica Joan, late of 25A Maree Street Hamersley, died 16.07.2006, (DE19843041EM15)
- CARNUCCIO, Rocco, late of Villa Dalmacia Aged Care 27 Gorham Way Spearwood formerly of 20 George Street Cannington, died 11.07.2006, (DE30294418EM22)
- CAUDWELL, Shirley Margaret, late of Harbour Rise Retirement Village 55/20 Francis Street Geraldton, died 08.06.2006, (DE33039532EM16)
- DAVIES, Michael Scott, late of Unit 29/106 William Street Gooseberry Hill, died 18.06.2006, (DE19630572EM35)
- GELLATLY, Ruth Charlotte, late of 51 Lyall Street Kalgoorlie, died 23.05.2006, (DE19861819EM38)
- HOGEN-ESCH, Mariah, late of 14 Archibald Place Lesmurdie, died 29.06.2006, (DE19781239EM37)
- KIDD, Avis Eileen, late of Craigville Nursing Home French Road Melville formerly of 99 Adrian Street Palmyra, died 18.06.2006, (DE19893193EM35)
- LADE, Margaret Rose Douglas, late of Gracehaven Nursing Home 2 Westralia Gardens Rockingham, died 01.07.2006, (DE19680354EM26)
- LEONARDUZZI, Giovanni, late of 23 McKinley Street Collie, died 20.05.2006, (DE19841325EM35)
- MONTAGUE, Dorothy Jean, late of Ascot Nursing Home 29 Neville Street Bayswater, died 05.07.2006, (DE33051008EM12)
- MULLIN, Alfred James, late of Unit 38/122 Terrace Road Perth, died 29.05.2006, (DE33050239EM113)
- ROOS, Ron, late of Armadale Nursing Centre 21 Angelo Street Armadale formerly of 36 Pasture Street Pingelly, died 10.07.2006, (DE19933712EM38)
- SUMSION, Winifred, late of Craigmont Nursing Home Third (East) Avenue Maylands, died 28.02.2006, (DE19773826EM16)
- YOUENS, Susan Shaw, late of Brightwater Care Facility 95 Imperial Circuit Madeley, died 04.07.2006, (DE19923540EM17)
- WORTHINGTON, Lee Etheline also known as Lee Etheline SMITH, late of 46A Amherst Street Fremantle, died 23.06.2006, (DE19993148EM36)

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

PUBLIC NOTICES

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

Down South Realty as Agents for Possum Self Storage, Cowaramup wish to advise that goods belonging to the following person will be sold at auction or disposed of on or after 31st August 2006.

John Dorsett of Quinns Rock

JIRONE HOLDINGS PTY LTD, T/as Down South Realty.
Telephone (08) 9755 5123