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PUBLISHING DETAILS

The Western Australian Government Gazette is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special Government Gazettes containing notices of an urgent or particular nature are published periodically.

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- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel’s Certificate.
- 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).
- 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 2010 (Prices include GST).

Deceased Estate notices, (per estate)—$27.15

Articles in Public Notices Section—$63.50 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—$12.70

Bulk Notices—$231.80 per page

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

For charges under $50, clients will need to supply credit card details at time of lodging notice (i.e. notice under 5cm would not be invoiced).

Clients without an account will need to supply credit card details or pay at time of lodging the notice.
— PART 1 —

PROCLAMATIONS

AA101*

RETAIL TRADING HOURS AMENDMENT ACT 2010
No. 38 of 2010
PROCLAMATION

Western Australia
By His Excellency
Doctor Kenneth Comninos Michael,
Companion of the Order of Australia,
Governor of the State of Western Australia

KENNETH COMNINOS MICHAEL
Governor

[L.S.]

I, the Governor, acting under the Retail Trading Hours Amendment Act 2010 section 2(b) and with the advice and consent of the Executive Council, fix 1 November 2010 as the day on which the provisions of that Act, other than sections 1 and 2, come into operation.

Given under my hand and the Public Seal of the State on 19th October 2010.

By Command of the Governor,

BILL MARMION, Minister for Commerce.

CONSUMER PROTECTION

CE301*

Retail Trading Hours Act 1987

Retail Trading Hours (Rockingham Holiday Resort) Order 2010

Made by the Minister for Commerce under section 12A of the Act.

1. Citation

This order is the Retail Trading Hours (Rockingham Holiday Resort) Order 2010.
2. **Commencement**

This order comes into operation as follows —

(a) clauses 1 and 2 — on the day on which this order is published in the Gazette;

(b) the rest of the order — on 1 November 2010.

3. **Terms used**

In this order —

holiday period means a period in a year specified in one of the following paragraphs —

(a) on and from 1 January to the second Sunday in February;

(b) on and from the Saturday preceding Labour Day to the following Monday;

(c) on and from the Saturday following the end of the first school term to the Sunday preceding the second school term;

(d) on and from the Saturday following Good Friday to Easter Monday;

(e) if ANZAC Day falls on a Saturday or a Sunday in a weekend — on and from the Saturday of that weekend to the following Monday;

(f) on and from the Saturday preceding Foundation Day to Foundation Day;

(g) on and from the Saturday following the end of the second school term to the Sunday preceding the third school term;

(h) on and from the Saturday following the end of the third school term to the Sunday preceding the fourth school term;

(i) on and from the Saturday preceding the Queen’s Birthday holiday to the Queen’s Birthday holiday;

(j) on and from the first Sunday in December to the last day of December;

public holiday means a day that is appointed or declared to be a public holiday for the Rockingham holiday resort or throughout the State by or under the *Public and Bank Holidays Act 1972*;

Queen’s Birthday holiday means the Celebration Day for the anniversary of the birthday of the reigning Sovereign appointed under the *Public and Bank Holidays Act 1972*;

school term means a school term as determined under the *School Education Act 1999* section 117.
4. Retail trading hours

(1) On each day that is not in a holiday period, general retail shops in the Rockingham holiday resort are required to be closed in accordance with the Table.

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monday, Tuesday, Wednesday, Thursday or Friday, other than a public holiday</td>
<td>Until 8.00 a.m. and from and after 9.00 p.m.</td>
</tr>
<tr>
<td>Saturday, other than a public holiday</td>
<td>Until 8.00 a.m. and from and after 5.00 p.m.</td>
</tr>
<tr>
<td>Sunday or a public holiday</td>
<td>All hours</td>
</tr>
</tbody>
</table>

(2) On each day that is in a holiday period, general retail shops in the Rockingham holiday resort are required to be closed in accordance with the Table.

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monday, Tuesday, Wednesday, Thursday or Friday, other than a public holiday</td>
<td>Until 8.00 a.m. and from and after 9.00 p.m.</td>
</tr>
<tr>
<td>Saturday, other than a public holiday</td>
<td>Until 8.00 a.m. and from and after 6.00 p.m.</td>
</tr>
<tr>
<td>Sunday or a public holiday</td>
<td>Until 10.00 a.m. and from and after 5.00 p.m.</td>
</tr>
</tbody>
</table>

(3) Despite subclauses (1) and (2), general retail shops in the Rockingham holiday resort are required to be closed on ANZAC Day, Good Friday and Christmas Day.

5. Order repealed

The Retail Trading Hours (Rockingham Holiday Resort) Order 2007 is repealed.

Date: 13 October 2010.

Minister: Hon. BILL MARMION, MLA.
Retail Trading Hours Act 1987

Retail Trading Hours (Wanneroo Holiday Resort) Order 2010

Made by the Minister for Commerce under section 12A of the Act.

1. Citation

This order is the Retail Trading Hours (Wanneroo Holiday Resort) Order 2010.

2. Commencement

This order comes into operation as follows —

(a) clauses 1 and 2 — on the day on which this order is published in the Gazette;
(b) the rest of the order — on 1 November 2010.

3. Terms used

In this order —

holiday period means a period in a year specified in one of the following paragraphs —

(a) on and from 1 January to the second Sunday in February;
(b) on and from the Saturday preceding Labour Day to the following Monday;
(c) on and from the Saturday following the end of the first school term to the Sunday preceding the second school term;
(d) on and from the Saturday following Good Friday to Easter Monday;
(e) if ANZAC Day falls on a Saturday or a Sunday in a weekend — on and from the Saturday of that weekend to the following Monday;
(f) on and from the Saturday preceding Foundation Day to Foundation Day;
(g) on and from the Saturday following the end of the second school term to the Sunday preceding the third school term;
(h) on and from the Saturday following the end of the third school term to the Sunday preceding the fourth school term;

(i) on and from the Saturday preceding the Queen’s Birthday holiday to the Queen’s Birthday holiday;

(j) on and from the first Sunday in December to the last day of December;

public holiday means a day that is appointed or declared to be a public holiday for the Wanneroo holiday resort or throughout the State by or under the Public and Bank Holidays Act 1972;

Queen’s Birthday holiday means the Celebration Day for the anniversary of the birthday of the reigning Sovereign appointed under the Public and Bank Holidays Act 1972;

school term means a school term as determined under the School Education Act 1999 section 117.

4. Retail trading hours

(1) On each day that is not in a holiday period, general retail shops in the Wanneroo holiday resort are required to be closed in accordance with the Table.

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monday, Tuesday, Wednesday, Thursday or Friday, other than a public holiday</td>
<td>Until 8.00 a.m. and from and after 9.00 p.m.</td>
</tr>
<tr>
<td>Saturday, other than a public holiday</td>
<td>Until 8.00 a.m. and from and after 5.00 p.m.</td>
</tr>
<tr>
<td>Sunday or a public holiday</td>
<td>All hours</td>
</tr>
</tbody>
</table>

(2) On each day that is in a holiday period, general retail shops in the Wanneroo holiday resort are required to be closed until 8.00 a.m. and from and after 9.00 p.m.

(3) Despite subclauses (1) and (2), general retail shops in the Wanneroo holiday resort are required to be closed —

(a) on ANZAC Day, Good Friday and Christmas Day; and

(b) on a public holiday on the Monday following ANZAC Day when ANZAC Day falls on a Saturday or Sunday — until 8.00 a.m. and from and after 6.00 p.m.
5. **Order repealed**

The *Retail Trading Hours (Wanneroo Holiday Resort) Order 2007* is repealed.

Date: 13 October 2010.

Minister: Hon. BILL MARMION, MLA.
(2) Despite subclause (1), general retail shops in the Armadale special trading precinct are required to be closed —
(a) all day on ANZAC Day, Good Friday and Christmas Day; and
(b) until 8 a.m. and from and after 5 p.m. on any other day that is appointed or declared a public holiday for that precinct or throughout the State by or under the Public and Bank Holidays Act 1972.

(3) Despite subclauses (1) and (2), general retail shops in the Armadale special trading precinct are required to be closed all day on 1 January 2011.

4. Retail trading hours — Fremantle special trading precinct

(1) On the days specified in column 1 of the Table, general retail shops in the Fremantle special trading precinct are required to be closed during the hours specified opposite those days in column 2.

Table

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sunday</td>
<td>until 11 a.m. and from and after 5 p.m.</td>
</tr>
<tr>
<td>Monday, Tuesday, Wednesday, Thursday, Friday</td>
<td>until 8 a.m. and from and after 9 p.m.</td>
</tr>
<tr>
<td>Saturday</td>
<td>until 8 a.m. and from and after 5 p.m.</td>
</tr>
</tbody>
</table>

(2) Despite subclause (1), general retail shops in the Fremantle special trading precinct are required to be closed —
(a) all day on ANZAC Day, Good Friday and Christmas Day; and
(b) until 8 a.m. and from and after 5 p.m. on any other day that is appointed or declared a public holiday for that precinct or throughout the State by or under the Public and Bank Holidays Act 1972.

(3) Despite subclauses (1) and (2), general retail shops in the Fremantle special trading precinct are required to be closed all day on 1 January 2011.

5. Retail trading hours — Joondalup special trading precinct

(1) On the days specified in column 1 of the Table, general retail shops in the Joondalup special trading precinct are required to be closed during the hours specified opposite those days in column 2.

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sunday</td>
<td>until 11 a.m. and from and after 5 p.m.</td>
</tr>
<tr>
<td>Monday, Tuesday, Wednesday, Thursday, Friday</td>
<td>until 8 a.m. and from and after 9 p.m.</td>
</tr>
<tr>
<td>Saturday</td>
<td>until 8 a.m. and from and after 5 p.m.</td>
</tr>
</tbody>
</table>

(2) Despite subclause (1), general retail shops in the Joondalup special trading precinct are required to be closed —

(a) all day on ANZAC Day, Good Friday and Christmas Day; and

(b) until 8 a.m. and from and after 5 p.m. on any other day that is appointed or declared a public holiday for that precinct or throughout the State by or under the Public and Bank Holidays Act 1972.

(3) Despite subclauses (1) and (2), general retail shops in the Joondalup special trading precinct are required to be closed all day on 1 January 2011.

6. Retail trading hours — Midland special trading precinct

(1) On the days specified in column 1 of the Table, general retail shops in the Midland special trading precinct are required to be closed during the hours specified opposite those days in column 2.

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sunday</td>
<td>until 11 a.m. and from and after 5 p.m.</td>
</tr>
</tbody>
</table>
7. Retail trading hours — Perth special trading precinct

(1) On the days specified in column 1 of the Table, general retail shops in the Perth special trading precinct are required to be closed during the hours specified opposite those days in column 2.

<table>
<thead>
<tr>
<th>Days</th>
<th>Hours closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sunday</td>
<td>until 11 a.m. and from and after 5 p.m.</td>
</tr>
<tr>
<td>Monday, Tuesday, Wednesday, Thursday, Friday</td>
<td>until 8 a.m. and from and after 9 p.m.</td>
</tr>
<tr>
<td>Saturday</td>
<td>until 8 a.m. and from and after 5 p.m.</td>
</tr>
</tbody>
</table>

(2) Despite subclause (1), general retail shops in the Perth special trading precinct are required to be closed —

(a) all day on ANZAC Day, Good Friday and Christmas Day; and

(b) until 8 a.m. and from and after 5 p.m. on any other day that is appointed or declared a public holiday for that precinct or throughout the State by or under the *Public and Bank Holidays Act 1972*.
(3) Despite subclauses (1) and (2), general retail shops in the Perth special trading precinct are required to be closed all day on 1 January 2011.

8. Revocation

The Retail Trading Hours (Special Trading Precincts) Order 2010 is revoked.

BILL MARMION, MLA, Minister for Commerce.

HEALTH

HE301*

Poisons Act 1964

Poisons (Appendix A Amendment) Order 2010

Made by the Minister under section 21 of the Act.

1. Citation

This order is the Poisons (Appendix A Amendment) Order 2010.

2. Commencement

This order comes into operation as follows —

(a) clauses 1 and 2 — on the day on which this order is published in the Gazette;

(b) the rest of the order — on the day after that day.

3. Act amended

This order amends the Poisons Act 1964.

4. Appendix A clause 1 amended

(1) Delete Appendix A clause 1(1) and insert:

(1) In this Appendix —

SUSMP means the current Poisons Standard as defined in the Therapeutic Goods Act 1989 (Commonwealth) section 52A.
(2) In Appendix A clause 1(2):
   (a) delete “SUSDP,” and insert:
       
       SUSMP,
   
   (b) delete “SUSDP” and insert:
       
       SUSMP

Note: The heading to amended clause 1 is to read:

Term used: SUSMP

5. Appendix A Schedules 1 to 9 amended

In Appendix A Schedules 1 to 9 delete “SUSDP” (each occurrence) and insert:

SUSMP

KIM HAMES, Minister for Health.

HE302*

Poisons Act 1964

Poisons Amendment Regulations (No. 7) 2010

Made by the Governor in Executive Council.

1. **Citation**

These regulations are the *Poisons Amendment Regulations (No. 7) 2010.*

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 *Poisons Regulations 1965*.

4. Regulation 2AA amended
In regulation 2AA delete the passage that begins with “Pharmaceutical” and ends with “Park,” and insert:

Pharmaceutical Services Branch of the department, located at 189 Royal Street, East Perth,

5. Regulation 42 amended
After regulation 42(1)(d) insert:

and

6. Regulation 56 amended
In regulation 56(1)(b) and (2)(b) delete “4,” and insert:

3,

7. Various references to “SUSDP” amended
In the provisions listed in the Table:
(a) delete “SUSDP” and insert:

   SUSMP

(b) delete “SUSDP” (each occurrence) and insert:

   SUSMP

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>r. 2(1) def. of <strong>SUSDP</strong></td>
</tr>
<tr>
<td>r. 19</td>
</tr>
<tr>
<td>r. 33B</td>
</tr>
<tr>
<td>r. 36AA(8)(i)</td>
</tr>
</tbody>
</table>

Note:
1. The heading to amended regulation 19 is to read:

   Adoption of SUSMP for containers and labels
2. The heading to amended regulation 33B is to read:

Adoption of SUSMP for certain paints

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

Hospitals and Health Services Act 1927

Hospitals (Services Charges) Amendment Regulations (No. 3) 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the Hospitals (Services Charges) Amendment Regulations (No. 3) 2010.

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 Hospitals (Services Charges) Regulations 1984.

4. Schedule 1 amended

In Schedule 1 Division 1:

(a) in item 1(c) delete “$47.35” and insert:

$48.35
(b) in item 1(d) delete “$150” and insert:

$151

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995
City of Melville
REPEAL LOCAL LAW 2010

Under the powers conferred by the Local Government Act 1995 and under all other powers enabling it, the Council of the City of Melville resolved on 21 September 2010 to make the City of Melville Repeal Local Law 2010.

1.1 Citation
This local law may be cited as the City of Melville Repeal Local Law 2010.

1.2 Commencement
This local law comes into operation 14 days after the date of its publication in the Government Gazette.

PART 2—REPEAL

2.1 Repeal
The Local Law relating to the Keeping of Bees as published in the Government Gazette on 29 September 1995 including amendments is repealed on the day that this local law comes into operation.

Dated: 29th September 2010.
The Common Seal of the City of Melville was affixed by the authority of a resolution of the Council in the presence of—

RUSSELL AUBREY, Mayor.
Dr SHAYNE SILCOX, Chief Executive Officer.

LG302*

DOG ACT 1976
LOCAL GOVERNMENT ACT 1995
City of Melville
DOG AMENDMENT LOCAL LAW 2010

Under the powers conferred by the Local Government Act 1995 and the Dog Act 1976 and under all other powers enabling it, the Council of the City of Melville resolved on 21 September 2010 to make the following local law.

1. Citation
This local law may be cited as the City of Melville Dog Amendment Local Law.
2. Principal Local Law
In this local law the City of Melville Dog Local Law published in the Government Gazette on 19 April 2005 and as amended is referred to as the principal local law. The principal local law is amended.

3. Clause 5.1 is amended
In clause 5.1(1), delete paragraphs (b) and (c) and insert—
(b) shop or business premises, other than a shop or business premises where dogs are sold or treated for illness or injury;
(c) an area set aside by a wall, fence, sandpit or other softfall surface as a children's playground and;
(d) in all the areas prescribed in Schedule 4.

4. Schedule 4 Amended
In schedule 4, delete paragraph 9 and insert—
9. (a) The Northern Bushland on Piney Lakes Reserve, Murdoch (Number 46648) bounded by the pathway adjacent to Paterson Gardens to the west, Leach highway to the north and Murdoch Drive to the east and including the Western and Eastern core conservation areas and central natural lake but excluding sealed pathways within the reserve/area (as shown in Diagram A in Schedule 6); and
(b) the children's sensory playground and two man-made lakes (as shown in Diagram A in Schedule 6)

10. Blackwall Reach Reserve (R45541)
11. The playground, sandpits and other softfall surfaces located at Lot 201 P53096, CT—2679/995 located at 70-72 Curtis Road known as the Old Melville Primary School site

5. Schedule 5 Amended
In Schedule 5, delete paragraph 9 and insert—
9. (a) The triangular portion of Piney Lakes Reserve (Number 46648) south of the walkway and bounded by Sinclair Crescent, Murdoch Drive and including Moss Park and
(b) All sealed pathways within the reserve (as shown in Diagram A in Schedule 6)

6. Schedule 5 Amended
In Schedule 5—
(a) after paragraph 14 insert—
15. All areas other than the children's playground, sandpits and other softfall surfaces (where dogs are prohibited totally) the remainder of Lot 201 P53096, CT—2679/995 located at 70-72 Curtis Road known as the Old Melville Primary School site”
(b) delete the first diagram and insert—
(c) above the second diagram, insert the heading—

**Diagram B**

(d) at the end of paragraph 10, insert—

(As shown in Diagram B.)

Dated 29th September 2010.

The Common Seal of the City of Melville was hereunto affixed by authority of a resolution of the Council in the presence of—

RUSSELL AUBREY, Mayor.

Dr SHAYNE SILCOX, Chief Executive Officer.
Under the powers conferred by the Local Government Act 1995 and under all other powers enabling it, the Council of the City of Melville resolved on 21 September 2010 to make the following local law.

1. Citation
This local law may be cited as the City of Melville Parking Facilities Amendment Local Law 2010.

2. Principal Local Law

3. Clause 2 amended
In clause 2(1), delete the definition “metered zone” and insert—

“metered zone” means any thoroughfare or reserve or part of any thoroughfare or reserve in which parking meters or ticket issuing machines regulate parking of vehicles;

4. Clause 52 Offence amended
In clause 52 headed “Offence”, delete the designation “52” and insert the designation “53”.

5. Schedule 1 amended
In Schedule 1, after the last item No. 25, insert—

No. 26 Moreau Mews Car Park;
No. 27 18-22 Riseley Street Ardross

Dated: 29th September 2010.
The Common Seal of the City of Melville was affixed by authority of a resolution of the Council in the presence of—

RUSSELL AUBREY, Mayor.
Dr SHAYNE SILCOX, Chief Executive Officer.

PUBLIC SERVICE

Public Sector Management Act 1994

Public Sector Management (General) Amendment Regulations (No. 2) 2010

Made by the deputy of the Governor in Executive Council.

1. Citation
These regulations are the Public Sector Management (General) Amendment Regulations (No. 2) 2010.
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 *Public Sector Management (General) Regulations 1994*.

4. **Regulation 3 amended**

In regulation 3:

(a) in paragraph (a) delete “Department of Environmental Protection; and” and insert:

> Office of the Environmental Protection Authority; and

(b) in paragraph (b) delete “Planning and Urban Development,” and insert:

> Planning,

5. **Regulation 4 amended**

In regulation 4:

(a) in paragraph (a) delete “Department of Environmental Protection; and” and insert:

> Office of the Environmental Protection Authority; and

(b) in paragraph (b) delete “Planning and Urban Development,” and insert:

> Planning,

By Command of the deputy of the Governor,

G. MOORE, Clerk of the Executive Council.

______________________________
Liquor Control Act 1988

Liquor Control Amendment Regulations (No. 4) 2010

Made by the Governor in Executive Council.

1. Citation

These regulations are the Liquor Control Amendment Regulations (No. 4) 2010.

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 Liquor Control Regulations 1989.

4. Regulation 3A amended

(1) In regulation 3A(1) delete the definition of anticipated number of persons attending.

(2) In regulation 3A(1) insert in alphabetical order:

- anticipated number of patrons, in relation to an application for an occasional licence, means the sum of the maximum number of patrons for each day of the period to which the application relates;

- maximum number of patrons, in relation to a day of the period to which an application for an occasional licence relates, means the maximum number of patrons that the person making the application reasonably expects to be in the licensed area at any one time on that day;
5. **Regulation 9A amended**

   (1) Delete regulation 9A(1) and insert:

   (1) A special facility licence may be granted for the purpose of allowing the sale of liquor at a works canteen, or at other specified premises, to workers and their guests.

   (2) Delete regulation 9A(3) and insert:

   (3) In this regulation —

   *specified* means specified in the licence;

   *worker* means a person —

   (a) working on a specified project; or

   (b) working for a specified business;

   *works canteen* means a canteen, located at or near the place where a specified project is being undertaken or a specified business is being carried on, catering for the needs of workers.

   (3) Delete regulation 9A(13a) and insert:

   (14A) In subregulation (13) —

   *caterer* means a person who —

   (a) carries on a food business as defined in the *Food Act 2008* section 10; and

   (b) handles or sells food for consumption at functions.

6. **Regulation 9D amended**

   In regulation 9D(1) and (2) delete “persons attending” and insert:

   patrons

7. **Regulation 9E amended**

   In regulation 9E(3)(a) and (b) delete “persons attending” and insert:

   patrons
8. **Regulation 14AB amended**

In regulation 14AB(a) and (b) delete “persons attending” and insert:

patrons

9. **Regulation 14AC amended**

(1) Delete regulation 14AC(1) and insert:

(1) In this regulation —

*anticipated number of patrons*, in relation to an application for a prescribed permit, means the sum of the maximum number of patrons for each day of the period to which the application relates;

*maximum number of patrons*, in relation to a day of the period to which an application for a prescribed permit relates, means the maximum number of patrons that the person making the application reasonably expects to be in the permit area at any one time on that day;

*permit area* means the place or premises in respect of which the application is made;

*prescribed permit* means an extended trading permit to be issued for a specified period not exceeding 3 weeks and for the purposes referred to in section 60(4)(a), (cb), (f), (g) or (h).

(2) In regulation 14AC(2) delete “an extended trading permit of a kind to which this regulation applies” and insert:

a prescribed permit

(3) In regulation 14AC(2)(a) and (b) delete “persons attending” and insert:

patrons

(4) Delete regulation 14AC(3).

10. **Regulation 14AD amended**

In regulation 14AD(4) delete “persons attending” and insert:

patrons
11. **Regulation 14AE amended**

In regulation 14AE(2)(b) delete “persons attending” and insert:

patrons

12. **Regulation 18B amended**

(1) In regulation 18B(3) delete “applicant and” and insert:

applicant and, unless subregulation (3AA) applies,

(2) After regulation 18B(3) insert:

(3AA) This subregulation applies if the applicant is unable to sign because of a permanent disability.

13. **Regulation 18C amended**

Delete regulation 18C(1)(b) and insert:

(b) shall display —

(i) a photograph of the person; and
(ii) the person’s date of birth; and
(iii) unless regulation 18B(3AA) applies, the person’s signature; and
(iv) any other matter that the Director may approve.

14. **Regulation 18EB amended**

Delete regulation 18EB(1)(a) and insert:

(aa) a person is refused entry to the premises because the person is —

(i) drunk; or
(ii) behaving in an offensive manner, including violent, quarrelsome, disorderly or indecent behaviour;

(ab) a person who has been refused entry to the premises —

(i) repeatedly attempts to gain entry to the premises; or
(ii) behaves in an offensive manner, including violent, quarrelsome, disorderly or indecent behaviour;
(a) a person is required to leave or is removed from the premises;

15. Regulation 26 amended
Delete regulation 26(4).

16. Schedule 3 amended
Delete Schedule 3 item 6 and insert:

<table>
<thead>
<tr>
<th></th>
<th>Application for an occasional licence if the anticipated number of patrons is —</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>up to 250 ................................................................. 50</td>
</tr>
<tr>
<td>(b)</td>
<td>between 251 and 500 ...................................................... 100</td>
</tr>
<tr>
<td>(c)</td>
<td>between 501 and 1 000 ...................................................... 200</td>
</tr>
<tr>
<td>(d)</td>
<td>between 1 001 and 5 000 ................................................... 1 000</td>
</tr>
<tr>
<td>(e)</td>
<td>between 5 001 and 10 000 .................................................. 2 000</td>
</tr>
<tr>
<td>(f)</td>
<td>over 10 000 ............................................................ 4 000</td>
</tr>
</tbody>
</table>

By Command of the Governor,

PETER CONRAN, Clerk of the Executive Council.

---

**TRANSPORT**

TR301*

Rail Safety Act 1998

**Rail Safety (BHP Billiton Iron Ore Railway) Exemption Notice 2010**

Made by the Minister under section 4(3) of the Act.

1. **Citation**
This notice is the *Rail Safety (BHP Billiton Iron Ore Railway) Exemption Notice 2010*. 
2. **Commencement**

This notice comes into operation as follows —

(a) clauses 1 and 2 — on the day on which this notice is published in the *Gazette*;

(b) clause 3 — immediately after the *Rail Safety Amendment Regulations (No. 2) 2010* regulation 4 comes into operation.

3. **Exemption**

(1) In this clause —

specified railways means —

(a) the railway from Newman to Nelson Point and its spur lines; and

(b) the railway from Finucane Island to Yarrie Mine, owned by BHP Billiton Iron Ore Pty Ltd.

(2) The owner of the specified railways is exempt from the provisions of the Act listed in the Table to this subclause in relation to the specified railways until the owner is granted accreditation as the accredited owner of the railways under section 8(1) of the Act.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>s. 7(1)</td>
</tr>
<tr>
<td>s. 46 to 48</td>
</tr>
</tbody>
</table>

(3) The operator of the specified railways is exempt from the provisions of the Act listed in the Table to this subclause in relation to the specified railways until the operator is granted accreditation as the accredited operator of the railways under section 8(2) of the Act.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>s. 7(2)</td>
</tr>
<tr>
<td>s. 46 to 48</td>
</tr>
</tbody>
</table>

(4) The specified railways are exempt from the provisions of the Act listed in the Table to this subclause in relation to the specified railways until the owner and operator of the railways are granted accreditation as the accredited owner and accredited operator of the railways under section 8(1) and (2) of the Act.

<table>
<thead>
<tr>
<th>Table</th>
</tr>
</thead>
<tbody>
<tr>
<td>s. 41 to 44</td>
</tr>
</tbody>
</table>

SIMON O’BRIEN, Minister for Transport.

Date: 14th October 2010.
CONSUMER PROTECTION

CE401*

ASSOCIATIONS INCORPORATION ACT 1987
REINSTATEMENT OF ASSOCIATIONS
McComb Foundation Inc—A1008542B

Notice is hereby given that the incorporation of the above-named association has been re-instated pursuant to Section 35(4) of the Associations Incorporation Act 1987.

Dated: 24 September 2010,
SUSAN NULSEN, Director, Business Services
for Commissioner of Consumer Protection.

CE402*

CHARITABLE COLLECTIONS ACT 1946
REVOCATION OF LICENCES

I, David Hillyard, being the officer delegated by the Minister administering the Charitable Collections Act 1946, and acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisations listed below—

- SPECIAL OLYMPICS WESTERN AUSTRALIA INC

Dated this 14th day of October 2010.
DAVID HILLYARD, A/Commissioner for Consumer Protection.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954
PROHIBITED BURNING PERIOD

Correspondence No. 00111

Pursuant to powers delegated and subdelegated under the Bush Fires Act 1954, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the City of Gosnells during the period indicated in the schedule below. The declaration made under Section 17(1) of that Act, as published in the Government Gazette of 18 September 2001, is hereby revoked.

Schedule

<table>
<thead>
<tr>
<th>Local Government</th>
<th>Zone</th>
<th>Prohibited Burning Period</th>
<th>Special Comm. Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Gosnells</td>
<td>—</td>
<td>1 December—31 March</td>
<td>—</td>
</tr>
</tbody>
</table>

JO HARRISON-WARD, FESA Chief Executive Officer.
Pursuant to powers delegated under the Bush Fires Act 1954, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under section 18(2) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the City of Gosnells during the period indicated in the schedule below, except in accordance with a permit obtained under section 18 of the Act. The declaration made under Section 18(2) of the Act, as published in the Government Gazette of 18 September 2001, is hereby revoked.

Schedule

<table>
<thead>
<tr>
<th>Local Government</th>
<th>Restricted Burning Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Gosnells</td>
<td>1 October - 31 May</td>
</tr>
</tbody>
</table>

JO HARRISON-WARD, Chief Executive Officer.

Pursuant to powers delegated and subdelegated under the Bush Fires Act 1954, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Pingelly during the period indicated in the schedule below. The declarations made under Section 17(1) of the Act, as published in the Government Gazette of 27 October 1995, are hereby revoked.

Schedule

<table>
<thead>
<tr>
<th>Local Government</th>
<th>Zone</th>
<th>Prohibited Burning Period</th>
<th>Special Comm. Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shire of Pingelly</td>
<td></td>
<td>1 November-14 February</td>
<td>—</td>
</tr>
</tbody>
</table>

JO HARRISON-WARD, FESA Chief Executive Officer.

Pursuant to powers delegated under the Bush Fires Act 1954, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under section 18(2) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Pingelly during the period indicated in the schedule below, except in accordance with a permit obtained under section 18 of the Act. The declarations made under Section 18(2) of the Act, as published in the Government Gazette of 27 October 1995, are hereby revoked.

Schedule

<table>
<thead>
<tr>
<th>Local Government</th>
<th>Restricted Burning Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shire of Pingelly</td>
<td>19 September - 29 March</td>
</tr>
</tbody>
</table>

JO HARRISON-WARD, Chief Executive Officer.
FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
MACKEREL INTERIM MANAGED FISHERY
Notice of Determination

Determination of the Capacity of the Mackerel Interim Managed Fishery for the 2011 Permit Period

I, Stuart Smith, Chief Executive Officer of the Department of Fisheries, in accordance with subclause 20A(3) of the Mackerel Fishery (Interim) Management Plan 2004, having taken into account advice from the Department of Fisheries Research Division and consulted with all Mackerel Interim Managed Fishery permit holders, do hereby determine that the quantity of mackerel that may be taken from each area of the fishery during the period commencing on 1 January 2011 and ending on 31 December 2011 shall be limited to—

(a) Area 1 of the Fishery is—
   (i) 205,000 kilograms of mackerel other than broad barred spanish mackerel;
   (ii) 60,000 kilograms of broad barred spanish mackerel;

(b) Area 2 of the Fishery is—
   (i) 126,000 kilograms of mackerel other than broad barred spanish mackerel;
   (ii) 60,000 kilograms of broad barred spanish mackerel;

(c) Area 3 of the Fishery is—
   (i) 79,000 kilograms of mackerel other than broad barred spanish mackerel;
   (ii) 60,000 kilograms of broad barred spanish mackerel.

Dated this 18th day of October 2010.

STUART SMITH, Chief Executive Officer.

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—

Frederick Leslie Davis of Mount Hawthorn
Brett Morriss Dowsing of Winthrop
John William Elgin of Maylands
Terry Kaye Loraine of Northbridge
Debra Leanne Mason of Busselton
Andrew Douglas Melville of Highgate
Peter Samuel Moritz of Carlisle
Adele June Newton of Hamersley
Mary Beatrice O’Reeri of Beagle Bay
Nelson Russ O’Reeri of Beagle Bay
Stephen Edward Potter of Subiaco
Janice Elizabeth Rainbird of Applecross
Daniel Kenneth Sudlow of Mosman Park
Neil Alfred Wolfgram of Goomalling

RAY WARNES, Executive Director,
Court and Tribunal Services.
SHIRE OF DENMARK

APPOINTMENT OF AUTHORISED PERSONS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of Denmark—

**Dog Act 1976**

<table>
<thead>
<tr>
<th>Authorised Persons</th>
<th>Registration Officers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dale Stewart</td>
<td>Steven Broad</td>
</tr>
<tr>
<td>Garry Bird</td>
<td>Carli Martinovich</td>
</tr>
<tr>
<td>Gregg Harwood</td>
<td>Cheralynne Clarke</td>
</tr>
<tr>
<td>Rowan Dimmock</td>
<td>Peta Leiper</td>
</tr>
<tr>
<td>Stuart Dyson</td>
<td>Kevina Richardson</td>
</tr>
<tr>
<td>Lee Shelley</td>
<td>Charmaine Shelley</td>
</tr>
<tr>
<td>Nathan Hall</td>
<td></td>
</tr>
</tbody>
</table>

**Caravan Parks and Camping Grounds Act 1995**

<table>
<thead>
<tr>
<th>Authorised Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dale Stewart</td>
</tr>
<tr>
<td>Garry Bird</td>
</tr>
<tr>
<td>Gregg Harwood</td>
</tr>
<tr>
<td>Duncan Ross</td>
</tr>
<tr>
<td>Cindy Simpson</td>
</tr>
<tr>
<td>Rob Whalley</td>
</tr>
<tr>
<td>Rowan Dimmock</td>
</tr>
</tbody>
</table>

**Control of Vehicles (Off-Road Areas) Act 1978**

<table>
<thead>
<tr>
<th>Authorised Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dale Stewart</td>
</tr>
<tr>
<td>Garry Bird</td>
</tr>
<tr>
<td>Duncan Ross</td>
</tr>
<tr>
<td>Cindy Simpson</td>
</tr>
<tr>
<td>Rob Whalley</td>
</tr>
<tr>
<td>Gregg Harwood</td>
</tr>
<tr>
<td>Rowan Dimmock</td>
</tr>
<tr>
<td>Stuart Dyson</td>
</tr>
<tr>
<td>Robert Ohle</td>
</tr>
<tr>
<td>Lee Shelley</td>
</tr>
<tr>
<td>Nathan Hall</td>
</tr>
<tr>
<td>Jean Brenton</td>
</tr>
<tr>
<td>Sam Brenton</td>
</tr>
</tbody>
</table>

**Litter Act 1979**

<table>
<thead>
<tr>
<th>Authorised Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dale Stewart</td>
</tr>
<tr>
<td>Garry Bird</td>
</tr>
<tr>
<td>Duncan Ross</td>
</tr>
<tr>
<td>Cindy Simpson</td>
</tr>
<tr>
<td>Rob Whalley</td>
</tr>
<tr>
<td>Gregg Harwood</td>
</tr>
<tr>
<td>Rowan Dimmock</td>
</tr>
</tbody>
</table>

**Local Government (Miscellaneous Provisions) Act 1960**

<table>
<thead>
<tr>
<th>Authorised Persons and Pound Keepers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dale Stewart</td>
</tr>
<tr>
<td>Garry Bird</td>
</tr>
<tr>
<td>Duncan Ross</td>
</tr>
<tr>
<td>Cindy Simpson</td>
</tr>
<tr>
<td>Rob Whalley</td>
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**Local Government Act 1995**

<table>
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<td>Garry Bird</td>
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<tr>
<td>Dieny Ross</td>
</tr>
<tr>
<td>Cindy Simpson</td>
</tr>
<tr>
<td>Rob Whalley</td>
</tr>
<tr>
<td>Rowan Dimmock</td>
</tr>
</tbody>
</table>
Bush Fires Act 1954 and Bush Fires Regulations 1954

Authorised Persons
Dale Stewart  Rob Whooley
Garry Bird     Lee Shelley
Gregg Harwood  Stuart Dyson
Duncan Ross    Nathan Hall
Cindy Simpson  

Health Act 1911

Authorised Persons
Dale Stewart  Gregg Harwood
Garry Bird    Robert Ohle
Duncan Ross   Graham Blackmore
Cindy Simpson Nathan Hall
Rob Whooley   

All Shire of Denmark Local Laws

Authorised Persons
Dale Stewart  Robert Ohle
Garry Bird    Rowan Dimmock
Duncan Ross   Stuart Dyson
Cindy Simpson Graham Blackmore
Rob Whooley   Iain Dines
Gregg Harwood Nathan Hall

Shire of Denmark Property Local Law

Authorised Persons
Jean Brenton  —Parry Beach
Sam Brenton   —Parry Beach
Gary Grigg    —Ocean Beach
George Mumford —Ocean Beach
Peter Campbell —Ocean Beach
Martin Norwood —Ocean Beach
Ethan Stewart —Ocean Beach (life guard)
Patric McCarthy—Ocean Beach (life guard)
Phoebe Thornton —Ocean Beach (life guard)
Don Hodgetts  —Peaceful Bay
Hayden Jones  —Peaceful Bay
Judy Rowlands —Peaceful Bay
Jo Rowe       —Peaceful Bay
Tony Duckett  —Peaceful Bay
Damian Schwartzbach —Mclean Park Recreational Facility
Stuart Olton  —Mclean Park Recreational Facility

Shire of Denmark Town Planning Scheme No. 3

Authorised Persons
Dale Stewart  Gregg Harwood
Garry Bird    Rowan Dimmock
Sam Williams  Stuart Dyson
Duncan Ross   Nathan Hall
Cindy Simpson 

All previous appointments under these Acts and Local Laws are hereby cancelled.
Dated 14 October 2010.

DALE STEWART, Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954
Shire of Denmark

APPOINTMENTS

In accordance with the Bush Fires Act 1954 the Shire of Denmark has appointed the following officers to the respective positions effective immediately—

Chief Bush Fire Control Officer  Adrian Kranendonk
Deputy Chief FCO               Marius Wakka
Fire Weather Officer            Richard Ryde
Bush Fire Control Officers
Shire of Denmark  Nathan Hall
Shire of Denmark  Rowan Dimmock
Shire of Denmark  Stuart Dyson
Carmarthen Brigade  Don Nekel
Denmark East Brigade  Richard Ryde
Harewood Brigade  Graeme Thallon
Hazelvesa Brigade  John Pierce
Kordabup Brigade  Bruce Pringle
Mehniup Brigade  David Guthrie
Mt Lindsay Brigade  Ross Thornton
Normanup Brigade  Jean-Marc Merat
Ocean Beach Brigade  Joe Baker
Owingup Brigade  Samantha Blythe
Parryville Brigade  Kevin Hard
Peaceful Bay Brigade  Alec Cull
Scotsdale Brigade  Sid Marshall
Shadforth Brigade  Wayne Kranendonk
Somerset Hill Brigade  Roger Seeney
Tingledale Brigade  Brian Vigus
Town Brigade  Don Atkinson
William Bay Brigade  Joan Merrifield
V.F.R.S. (Town)  Gary Stanway

All previous appointments made under this Act are hereby cancelled.
Dated 24 August 2010.

DALE STEWART, Chief Executive Officer.

LG403*
CARAVAN PARKS AND CAMPING GROUNDS ACT 1995
Shire of York
APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers
Angela Plichota
Ray Hooper
Patrick Ruettjes
Shane Fewster
Geoff Crossing
Sacha Akesson-Werth
Brooke Newman

All previous appointments are hereby revoked.
Dated 22 September 2010.

RAY HOOPER, Chief Executive Officer.

LG404*
DOG ACT 1976
Shire of York
APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers
Angela Plichota
Tyhscha Cochrane
Ray Hooper
Don Randell
Robert Windsor

Registration Officers
Gordon Tester
Tyhscha Cochrane
Judith Anderson
Matthew Sharp
Simon Patterson
Leslie Oakley
Phil Gough
Hayley McNamara
Tracy Mcnnes
Kate Emin
Matthew Davies
Natasha Brennan
Authorised Officers
| Robert MacKenzie | Registration Officers
| Jody Lilleyman |
| Matthew Sharpe | Lindy Dewar |
| Clint Strickland | Nicole McNamara |
| Richard Smith |
| Geoff Crossing |
| Shane Fewster |
| Phil Gough |
| Felix McQuistan |

All previous appointments are hereby revoked.

Dated 22 September 2010.

RAY HOOPER, Chief Executive Officer.

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LG405*

LITTER ACT 1979
Shire of York

APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers
| Angela Plichota | Gordon Tester |
| Ray Hooper | Judith Anderson |
| Tyhscha Cochrane | Matthew Sharpe |
| Patrick Ruettjes | Sacha Akesson-Werth |
| Geoff Crossing | Shane Fewster |
| Simon Patterson | Leslie Oakley |
| Brooke Newman | Phil Gough |

All previous appointments are hereby revoked.

Dated 22 September 2010.

RAY HOOPER, Chief Executive Officer.

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LG406*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960
Shire of York

APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

Authorised Officers
| Angela Plichota | Robert MacKenzie |
| Ray Hooper | Tyhscha Cochrane |
| Peter Atkins | Don Randell |
| Robert Windsor | Clint Strickland |
| Richard Smith | Matthew Sharpe |
| Shane Fewster | Geoff Crossing |
| Leslie Oakley | Simon Patterson |
| Gordon Tester | Brooke Newman |

All previous appointments are hereby revoked.

Dated 22 September 2010.

RAY HOOPER, Chief Executive Officer.
It is hereby notified for public information that the following persons have been appointed as authorised persons for the Shire of York—

**Authorised Officers**

Angela Plichota
Ray Hooper
Tyhscha Cochrane
Shane Fewster
Simon Patterson

Gordon Tester
Brooke Newman
Matthew Sharpe
Geoff Crossing
Phil Gough

All previous appointments are hereby revoked.

Dated 22 September 2010.

RAY HOOPER, Chief Executive Officer.

In accordance with the Bush Fires Act 1976 as amended, the following persons are hereby appointed as authorised Fire Control Officers and Fire Weather Officers as described for the Shire of York—

**Chief Bush Fire Control Officer**
Mr Terry Davies Dual FCO Beverley

**Deputy Chief Bush Fire Control Officer**
Mr Wayne Collins
Mr Jeremy Marwick

**Burges Siding Bush Fire Brigade**
Stephen Chipper
Glen Davies
Andrew Boultbee
Tony Robinson
Peter Monger
Warrick McGregor

**Greenhills Bush Fire Brigade**
Charles Boyle
Graham Penny
Paul Jenkinson Dual FCO Beverley
David Jenkinson
Simon Penny
Jeremy Marwick
Norm Whitburn Dual FCO Beverley

**Malebelling Bush Fire Brigade**
Peter Humphrey
John Hewett
Murray Hewett
Chris Joyce
Eddie Humphrey
Tim Springbett
Bruce Gentle

**Talbot Brook Bush Fire Brigade**
John Dawson
Robert Chester
Dave Emin
Denis Luelf
Vin Green

**York FESA Unit**
Richard Boultbee
Angela Plichota
Warrick McGregor

**Shire of York**
Shane Fewster
Felix McQuistan
Matthew Sharpe

**Fire Weather Officers**
Paul Jenkinson
Glenn Davies
John Hewett
Tim Springbett

**Dual FCO**
Clive Owen—Inkpen Brigade—Northam
Mr John Smart—Quairading
Mr James Aird—Beverley
Richard Smith—Beverley
Lewis Shaw—Beverley
John Barrett-Lennard—Beverley
Lincoln Murray—Beverley
Todd Harris—Cunderdin
Doug Kelly—Cunderdin

All previous appointments are hereby revoked.

Dated 22 September 2010.
**FOOD ACT 2008**

Shire of York

**APPOINTMENTS**

In accordance with the Food Act 2008, the following persons are hereby appointed as authorised persons for the Shire of York—

Gordon Tester
Judith Anderson

Dated 22 September 2010.

RAY HOOPER, Chief Executive Officer.

**BUSH FIRES ACT 1954**

Shire of Chittering

**FIREBREAK NOTICE 2010/11**

Notice to All Owners and Occupiers of Land

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954 to all landowners and occupiers within the Shire of Chittering you are hereby required, on or before 16 October 2010 to clear and establish firebreaks on the property.

All Land Owner’s or Occupiers of property shall:

Clear a firebreak not less than 3 metres wide, and four metres vertical height around the perimeter or as near as possible of all flammable materials and therefore maintain such firebreaks clear of any inflammable materials from the 16 October 2010 up until 31 May 2011, unless specified otherwise.

**Rural Residential and Town Sites**

Properties with land equal to or less than 2.2 hectares. These properties do not require fire breaks but are required to follow General Fire Hazard Reduction.

Properties greater than 2.2 hectares MUST clear a firebreak of all inflammable materials 3 metres wide and 4 metres vertical clearance along the inside of the boundary to the property.

**General Fire Hazards Reduction**

All property owners or occupiers are required to reduce fire hazards on their property prior to 16 October 2010 by maintaining grassed areas as far as practicable to 50mm in height over the entire property. This also includes any inflammable material. This can be achieved by slashing, stocking or burning prior to 16 October 2010.

Orders can be issued and prosecuted where landowners or occupiers have failed to reduce fire hazards. Minimum penalty $250.00.

**Fire Management Plans**

Where fire management plans have been implemented as part of the conditions of a subdivision property owners must ensure their property meets the requirements as per the Shire’s conditions.

**Land greater than 120 hectares**

Land with an area of 120 hectares or more must have a fire break at least 3 metres wide. The fire break must be around the inside of the property in such a position which divides the land into areas not exceeding 120 hectares. These fire breaks must be kept clear until 31st May 2011.

**Buildings, haystacks and fuel storage**

Fire breaks must be cleared not less than 3 metres wide with a 4 metres vertical clearance completely surrounding and not less than 20 metres from the perimeter of all buildings, haystacks and fuel storage areas within the property.

**Alternative Firebreaks**

If it is impractical for you to install 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 prior to the 1 October 2010 so your request can be approved and work carried out prior to the start of the fire break season starting on the 16 October 2010.

Permission of an alternative fire break once approved in writing will continue each year whilst you are the owner or occupiers of that property. If an alternative fire break is refused you must comply with this notice.

**Harvesting operations (including stubble processing)**

Council will permit harvesting operations including stubble processing during the restricted and prohibited period, including Sundays and public holidays, except Christmas Day, Boxing Day and New Years Day, on the following conditions—

(i) The local Fire Control Officer is notified.
(ii) That a fully operational fire fighting unit with a minimum of 600 litres of water is present at all times.

(iii) Harvesting operations is not carried out when Council have declared a Harvest and movement plan including any Hot Works activities.

(iv) Harvesting operations are not carried out when FESA have declared a Total Fire ban.

Harvesting operations (including stubble processing) on Sundays and public Holidays, in addition to the conditions above, will be permitted on Sundays and public holidays with the proviso that two (2) able bodied adult persons are present during the harvesting operations, only one (1) of whom may be harvesting.

Penalties
The penalty for failing to comply with this notice is a fine of not less than $250.00 nor more than $5,000.00; and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice.

Control of operations likely to cause a fire
The operations of welding equipment and angle grinders are likely to create a fire danger when operating in open space. A person should have at least one fire extinguisher and a fire break of at least 5 metre wide around the area where the activity is taking place.

For updates on hot works, harvest and movement of machinery bans, please contact the information line on 9576 0219 (recorded message).

Restricted and Prohibited Burning Periods
Lighting fires on your property can be extremely dangerous. To help reduce the risk, prohibited and restricted burning times are set according to seasonal conditions and may be adjusted. These dates indicate when you are required to seek a Burning Permit for burning and when lighting fires is prohibited. Should you seek a burning permit you must adhere to the conditions to avoid prosecution.

Burning is Prohibited:
1 December 2010 to 31 March 2011 inclusive.

Burning is prohibited on any day when the fire danger index reach very high, severe, extreme or catastrophic, or a TOTAL FIRE BAN has been declared.

It is an offence to light a BBQ unless it is gas or electric during this period.

Burning Restrictions Apply
You are not permitted to burn without a Burning Permit during this period from the 19 October 2010 until 30 November 2010; and from the 1 April 2011 until 31 May 2011 inclusive. You may obtain a Burning Permit from your local Fire Control Officer, including Rangers from the Shire of Chittering.

Fire Control Officer’s are not obligated to issue Permits to Burn and may provide advice on alternatives to burning off.

If unsure if your property is within a Town Site contact the Shire of Chittering on 9576 4600.

HARRY HAWKINS, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954
Shire of Boyup Brook
ANNUAL FIREBREAK NOTICE 2010/2011

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties, but the district generally. In addition to the requirements of this order, the council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in some specific areas.

Prohibited Burning Time: 21 November to 28 February.

Restricted Burning Time: 9 October to 20 November; 1 March to 30 April.

1. Permits for hazard reduction of bush will not be issued before 1 April unless permitted by the Chief Bush Fire Control Officer.

2. Burning of garden refuse is not permitted during the prohibited burning time.

3. A mobile working fire fighting power unit is to be in the paddock when harvesting (see definition of harvesting) is being carried out during the periods 15 November to 15 April. The responsibility to supply the unit being that of the land holder.

4. The only automatic harvesting and total movement ban in the Shire of Boyup Brook is CHRISTMAS DAY.

5. Camping and cooking fires in the open are banned from 30 October to 1 April each year.
6. Cut off date to have all fire breaks installed is the 30 November. These dates are subject to slight variation according to seasonal conditions, alterations will be advertised locally. Please check with the Shire of Boyup Brook Chief Fire Control Officer. A special permit is to be obtained from the Chief Bush Fire Control Officer to burn tree plantation waste at any time of the year.

TOWNSITES
Where the area of land is 2023m² or less and the land is not used for agriculture or grazing purposes, all hazardous inflammable materials shall be removed from the whole of the land. For the purposes of this order, inflammable materials does not include live standing trees, cultivated plants, shrubs or gardens. Where the area of the land is in excess of 2023m², or is used for agriculture or grazing purpose, firebreaks at least 2.5 metres wide shall be cleared immediately inside all external boundaries of the land, or immediately surrounding all buildings situated on the land. Whilst buildings are under construction, all flammable material shall be removed within a 15 metre radius of the construction site. The Chief Fire Control Officer and Fire Control Officer for the area will be notified by Council staff of building permits granted for that area. This is applicable from 9 October to 1 May each year.

Burning of Garden Refuse
Burning of garden refuse is not permitted during the prohibited burning time.

Oxyacetylene, arc welders, angle grinders and other power equipment.
Operation of oxyacetylene, arc welders, angle grinders and other power equipment during Restricted Burning Period requires the worksite to be adequately cleared of inflammable material prior to the use of the above mentioned equipment and an appropriate fire extinguisher in attendance.

PLANTATIONS
1. Definition
A PLANTATION-TREE FARM is defined as an area exceeding three (3) hectares within the TOWNSITES or an area exceeding twenty (20) hectares within RURAL areas of trees planted for COMMERCIAL PURPOSE.

A Plantation shall only be required to comply with the Fire Order for the fire season under which the plantation was approved by the Council under its Town Planning Scheme for the life of the plantation.

The 'life' of the plantation is defined as the period between planting and the first harvest. It does not include further plantings post-harvest or coppice re-growth (second rotation). In these situations the then current firebreak order must be complied with.

2. Specifications
The following fire break standards are required for plantations.

Boundary Breaks—Fire breaks constructed 15 metres wide on the boundaries of plantations or on such alternative locations as may be agreed between the Local Government Authority and the plantation owner.

Compartment Break—Internal fire breaks between compartment up to 30 hectares must be a minimum of 6 metres wide and for compartments over 30 hectares, a minimum of 10 metres wide. In all cases a 5 metre running surface should be maintained to allow access by fire fighting appliances.

Note: For all fire breaks it may be necessary for trees on both sides of fire breaks to be progressively pruned to a minimum height of 4 metres to allow unrestricted access for maintenance and fire fighting equipment and so as to maintain an effective width of fire break.

Internal Fire Breaks
Minimum horizontal clearance 5 metres
Minimum vertical clearance 4 metres
Minimum trafficable surface 5 metres

Firebreak width 6 or 10 metres

Firebreaks are to be maintained as required by the firebreak order, for the life of the plantation including the harvesting process.

3. Buildings/Fuel Storage
A fifty (50) metre total fire break around all buildings and fuel storage areas, cleared of flammable materials is required.

4. Western Power Lines—Clearance
Western Power have a minimum requirement of ten (10) metres clearance either side of the outside power pole. As a general rule the clearance distance from the pole should be no less than the expected mature height of the trees planted in the outside row. However, in all instances where power lines are crossing land where plantations are proposed to be planted, the owner should consult Western Power—Bunbury, Phone 131353.

SPECIAL RURAL BLOCKS
1. Shall have a 10 metre total fire break around all buildings and fuel storage areas, and MUST be cleared of all flammable materials.
2. Shall have a 2.5 metre minimum break around all property boundaries. These breaks must be installed by 30 November.

3. Whilst buildings are under construction, all flammable material shall be removed within a 15 metre radius of the construction site. The Chief Fire Control Officer and Fire Control Officer for the area will be notified by Council staff of building permits granted for that area. This is applicable from 9 October to 1 May.

**Burning of Garden Refuse**

Burning of garden refuse is not permitted during the prohibited burning time.

**Oxyacetylene, arc welders, angle grinders and other power equipment.**

Operation of oxyacetylene, arc welders, angle grinders and other power equipment during Restricted Burning Period requires the worksite to be adequately cleared of inflammable material prior to the use of the above-mentioned equipment and an appropriate fire extinguisher in attendance.

**RURAL LAND**

1. A 2.5 metre break is to be installed adjacent to all buildings, homesteads, haysheds, fuel storage areas, caravans and mobile accommodation. A second break of 2.5 metres in width shall be installed not less than 20 metres and no more than 100 metres from the initial break and the breaks shall be cleared of flammable materials by the 30 November. All flammable material shall be removed between the two breaks by 15 December.

2. As an alternative to the two break system (as described in point 1.), a single break not less than 10 metres in width, is allowed adjacent to all buildings, homesteads, hayshed, fuel storage areas, caravans and mobile accommodation. These breaks must be installed by 30 November.

3. Whilst buildings are under construction, all flammable material shall removed within a 15 metre radius of the construction site. The Chief Fire Control Officer and Fire Control Officer for the area will be notified by Council of building permits granted for that area. This is applicable from 9 October to 1 May.

4. (a) One adult is to be in attendance on the day following protective burning around a house, hayshed, etc, unless permission is given otherwise.

(b) Household protective burns are to consist of a minimum of two units between 4.00 pm and 6.00 pm, and after 6.00 pm with a unit minimum of two people. This information is intended as a guide only. The Fire Control Officer in the brigade area concerned must issue a permit for any protective burning that is to be carried out.

5. Permits will not be issued for protective burning of bush before 1 April unless permitted by the Chief Fire Control Officer. No fires to be lit before 1.00 pm unless otherwise authorised by the Chief Fire Control Officer.

6. Protective burning is permitted around homesteads up to the 15 December, in each year, subject to final approval being granted by the Chief Fire Control Officer. Arrangements beyond that date need to be confirmed by the Chief Fire Control Office.

7. (a) In the event of a ban being placed on the operation of combustion engines in paddocks, clover harvesting may still continue provided that the fire hazard in the area being harvested has been previously removed and also that no combustion engine is less than 20 metres from the firebreak. No vehicles may enter or leave a paddock except on a cleared roadway. This regulation is also pertinent to aircraft except in the instance of an emergency landing.

(b) All holders of clover burning permits are to notify their base station on the day of the burn, unless the fire is being lit after 6pm.

8. A mobile working fire fighting power unit is to be in the paddock when harvesting (see definition of harvesting) is being carried out during the periods 15 November to 15 April. The responsibility to supply the unit being that of the land holder.

A person shall not operate any harvesting machine or header in any crop during the prohibited or restricted burning times unless a Fire Extinguisher is carried on the machine.

9. A 3 metre firebreak, clear of all flammable materials is required around all grassed and stubble areas prior to burning. Permits for stubble burns will not be issued to allow the land holder to commence burning before 4.00 pm on any day, unless a specific permit is obtained from the Chief Fire Control Officer and if he approves, three mobile working fire fighting units will be required to be in attendance during the burn. This regulation is to be in force until 1 April, each year, after which time the Brigade Fire Control Officer be permitted to use his judgement on the conditions of issuing permits and burning.

10. The only automatic harvesting and total movement ban in the Shire of Boyup Brook is CHRISTMAS DAY.

11. For additional fire protection, land holders are urged to clean up roadsides wherever possible. Removal of logs, grass, etc., will be considered following application for a permit.

**RURAL LAND**

For current information relating to Harvest and Vehicle Movement Bans, phone 9765 1543.

**IMPORTANT INFORMATION**

With reference to Section 33 of the Bush Fires Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this Order. This work must be carried out by 30 November, unless approved otherwise, and maintained throughout the summer months until 1 May.
An inspection of firebreaks will be carried out in all areas of the Shire by an Authorised Officer. Persons who fail to comply with the requirements of this order may be issued with an infringement order (penalty $250) or prosecuted, and additionally, the council may carry out the required work at the cost of the owner or occupier.

If it is considered for any reason to be impractical to clear or remove flammable materials, as required by this order, or if natural features render fire breaks unnecessary, you may apply to the council in writing no later than 11 November for permission to provide fire breaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted, you shall comply with the requirements of this order.

ROADSIDE BURNING
Burning on Road Sides requires a Permit at all times of the year and there are other requirements. If in doubt contact Chief Bush Fire Control Officer or the Shire Office (08) 9765 1200.

DEFINITIONS
“Mobile Working Fire Fighting Unit”, where referred to in these clause, means: the tank must be filled at all times with at least 450 litres of water. If a trailer type unit, it must be attached at all times to a suitable towing vehicle, during burning or harvesting operations. The pump on the unit must be efficient and in working condition.

“Harvesting” means mechanical cutting of all crops or pasture for seed, grain and or hay including mowing and baling of straw.

CAMPING/COOKING FIRES
Camping and cooking fires in the open are banned from 30 October to 1 April each year. An exception is the use of a wood fire in a properly constructed barbecue at a domestic dwelling with ALL flammable material removed for a distance of 3 metres.

PROTECTIVE CLOTHING
It is recommended that All fire fighters wear adequate protective clothing when fighting fires. It is pointed out that flammable synthetic clothing is not considered sufficiently protective.

SUMMARY OF BUSH FIRES ACT
1. Permits to burn are required for the whole of the restricted burning periods and can only be obtained from the Brigade Fire Control Officer.
2. Any special conditions imposed by the Fire Control Officer when issuing permits must be strictly adhered to.
3. The permit holder should give notice of his intention to burn to—
   (a) The owner or occupier of adjoining land.
   (b) The nearest Department of Environment and Conservation (DEC) Office, if the land is situated within three (3) kilometres of State Forest Land.
4. Period of notice to neighbours prior to burning cannot be more than 28 days or less than 4 days although lesser notice may be determined by mutual agreement between neighbours.
5. Your attention is drawn to items 5, 6 and 7 printed on the back of each permit.
6. All landowners and occupiers who incur a bush fire have an obligation to assist each Brigade Fire Control Officer to compile a Fire Report Form.
7. Any incinerator used to burn rubbish must be properly constructed—an open drum with or without a lid is not an appropriate incinerator.

GENERAL INFORMATION
Brigade and Shire Contacts: Base Set Call VL6X (Hotel X-Ray).

SHIRE CONTACT DETAILS
Shire Office 9765 1200
Manager of Works 0429 651 050
Works Supervisor 0427 651 222

X-RAY TEAM CONTACT DETAILS
Chief Fire Control Officer: K Henderson Hotel X-Ray 9765 3081, 0428 198 803
1st Deputy: G Robertson: X-Ray 1: 9767 3043, 0427 673 043
2nd Deputy: R Bingham: X-Ray 2: 9767 1280, 0429 900 058
Comms Officer: B Huisman: X-Ray 3: 9765 3075, 0428 653 075
Fire Weather Officer: J Potter: X-RAY 4: 9765 3091, 0429 653 091
Deputy Weather Officer: L Elliott: KLK 1: 9833 2252, 0427 195 014
Training Officer: R Gifford: Nollajup 1: 9764 4040, 0429 644 040
L<sup>G503</sup>*

**BUSH FIRES ACT 1954**

Shire of Denmark

**NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE SHIRE OF DENMARK**

Amendment to Restricted Burning Period

Variation to Fire Regulations Notice.

The Shire of Denmark hereby advises all owners and occupiers of land within the Shire that as the 14 October 2010 the following amendments have been made to Restricted Burning Periods in pursuance to Section 18(2) of the Bush Fires Act (1954).

**Restricted Burning Periods** shall now be effective from 1 November to 23 December 2010 and 1 March to 26 April 2011. During these periods a permit to burn will be required.

DALE STEWART, Chief Executive Officer.

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**MINERALS AND PETROLEUM**

M<sup>P401</sup>*

**MINING ACT 1978**

**FORFEITURE**

Department of Mines and Petroleum
Perth WA 6000.

I hereby declare in accordance with the provisions of section 96A(1) of the Mining Act 1978 that the undermentioned exploration licences are forfeited for breach of covenant, being non payment of rent.

NORMAN MOORE, MLC, Minister for Mines and Petroleum.
PLANNING

P1401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Gosnells
Town Planning Scheme No. 6—Amendment No. 111

Ref: TPS/0128

It is hereby notified for public information, in accordance with section 87 of the Planning Development Act 2005 that the Minister for Planning approved the City of Gosnells local planning scheme amendment on 31 August 2010 for the purpose of—

1. Modifying the Scheme Map to recode various properties throughout the City from Residential R17.5, R40 and R60 to Residential R20/25, R20/30, R20/35, R20/40 and R20/60, as depicted on the Scheme Amendment maps.

2. Modifying the Scheme Map to remove the Special Control Areas that apply to the Central Beckenham Sub-Precinct C, Thornlie East Sub-Precinct B and North Gosnells Sub-Precinct E areas.

3. Deleting Clause 5.3.1 of the Scheme Text, which reads as follows—

5.3.1 Split Density Code
Where a split density code is depicted on the Scheme Map, any development shall conform to the lower density code applicable to the lot, unless the Council determines that development in accordance with up to a maximum of the higher density code is acceptable having regard to the following matters—
(a) the traffic generated by the proposed development and traffic conditions in the vicinity of the site;
(b) the availability and capacity of services, including sewerage, drainage and public transport;
(c) the provision and standard of local amenities including public open space, recreational and community facilities, dual use/footpath network and commercial facilities;
(d) comprehensive development plans and planning policies that Council may adopt from time to time;

and before considering whether to approve a development at the higher density code, the Council shall, unless otherwise determined, require the proposal to be advertised as set out under the provisions of clause 10.4.

and inserting the following text—

5.3.1 Split Density Code—Development
Where a split residential density code is depicted on the Scheme Map, any development shall conform to the lower density code applicable to the lot, unless the Council determines that such development in accordance with up to a maximum of the higher density code would comply the following requirements—
(a) Development that would be in accordance with any Outline Development Plan that Council has determined is required and is in effect for the subject land. Where Council has determined that an Outline Development Plan is required but one is not in effect, an application for development will only be granted approval if Council determines that development will not prejudice the future establishment and operation of an Outline Development Plan;
(b) Sufficient capacity exists in all necessary public utility services to adequately meet the needs of the development;
(c) Development that would meet relevant requirements of any adopted Local Planning Policy that relates to residential zoned land with a split density coding, including but not limited to the drainage of stormwater, water conservation measures and building requirements for dwellings potentially affected by transport-related noise.
4. Inserting a new clause 5.3.2 to read as follows—

5.3.2 Split Density Code—Subdivision

Council will base its recommendations in respect to applications for subdivision of land depicted on the Scheme Map with a split residential density code in the accordance with the development requirements set out in clause 5.3.1.

5. Inserting a new clause 5.3.3 to read as follows—

5.3.3 Town Planning Scheme No. 20

The provisions of clause 5.3.1 and 5.3.2 do not apply to land with a split residential density code in the Town Planning Scheme No. 20 area.

6. Replacing Clause 6.1.1 (c) of the Scheme Text which reads as follows—

(c) Thornlie East of Station Precinct

with

(c) Southern River Precinct 3 SC

7. Deleting Clause 6.1.1 (f) of the Scheme Text which reads as follows—

(f) North Gosnells Housing Sub-Precinct E

8. Deleting Clause 6.1.1 (g) of the Scheme Text which reads as follows—

(g) Central Beckenham Housing Sub-Precinct C

9. Deleting Clause 6.4 of the Scheme Text which reads as follows—

6.4 Thornlie East of Station Precinct

The Council may require contributions to a main drainage scheme prior to Approval to Commence Development being granted, or before it recommends approval to subdivide. Contributions shall be applied in accordance with the principles of Schedule 12 of the Scheme. The density increase in the precinct will increase site coverage and therefore require upgrades to the drainage system

10. Deleting Clause 6.7 of the Scheme Text which reads as follows—

6.7 North Gosnells Housing Sub-Precinct E

6.7.1 Subdivision and development undertaken within the Special Control Area will require the upgrading of existing drainage infrastructure.

6.7.2 The cost of upgrading the drainage infrastructure in the area shall be equitably shared by all owners within the Special Control Area.

6.7.3 Prior to subdivision being supported or development being approved within the Special Control Area, Council requires a Development Contribution Plan to be prepared to identify the estimated costs of upgrading the drainage infrastructure and the associated administration of a Developer Contribution Arrangement and the method for the equitable sharing of the costs by owners.

11. Deleting Clause 6.8 of the Scheme Text which reads as follows—

6.8 Central Beckenham Housing Sub-Precinct C

6.8.1 Subdivision and development undertaken within the Special Control Area will require the provision of common infrastructure works and public open space.

6.8.2 The cost of providing certain common infrastructure works, including drainage system upgrade and the provision of public open space for local recreation purposes, shall be equitably shared by all owners within the Special Control Area.

6.8.3 Prior to subdivision being supported or development being approved within the Special Control Area, Council requires an Outline Development Plan to be approved pursuant to Part 7 of the Scheme, and a Development Contribution Plan to be prepared to identify the estimated costs of providing common infrastructure works, and the associated administration of a Developer Contribution Arrangement and the method for the equitable sharing of the costs by owners.

6.8.4 The Developer Contribution Arrangement shall operate in accordance with Schedule 12 of the Scheme.

12. Renumbering affected clauses in the Scheme Text accordingly.

### Schedule of Proposals

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<td>R20/R30</td>
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<td>North Gosnells M</td>
<td>R20/R30</td>
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### Proposal Number

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<td>64</td>
<td>Thornlie West E</td>
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O. SEARLE, Mayor.
I. COWIE, Chief Executive Officer.

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**PREMIER AND CABINET**

**PC401**

**APPOINTMENT OF DEPUTY OF THE GOVERNOR**

It is hereby notified for public information that the Governor, under clause XVI of the Letters Patent relating to the Office of Governor of the State of Western Australia, dated 14 February 1986, has appointed the Lieutenant-Governor, the Honourable Wayne Stewart Martin, to be the deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor for the period 30 October to 3 November 2010, both dates inclusive.

PETER CONRAN, Clerk of the Executive Council.

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**TRANSPORT**

**TR401**

**ROAD TRAFFIC ACT 1974**

**ROAD TRAFFIC (SPEED MEASURING EQUIPMENT) NOTICE (NO. 2) 2010**

Department of Transport reference: RTA—2010/00683

Made by the Minister for Transport under section 98A(2)

1. **Citation**

   This notice may be cited as the Road Traffic (Speed Measuring Equipment) Notice (No. 2) 2010.

2. **Approval of type of apparatus for ascertaining speed**

   I approve as a type of apparatus for ascertaining the speed at which a vehicle is moving apparatuses that bear the name Falcon HR (MANUFACTURED BY KUSTOM SIGNALS Inc.).

   S. O’BRIEN, Minister for Transport.

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**DECEASED ESTATES**

**ZX401**

**TRUSTEES ACT 1962**

**DECEASED ESTATES**

Notice to Creditors and Claimants

Estate of the late Brian George Weber of Unit 23 Bollig Gardens, Swan Cottage Village, Bentley, Western Australia.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the Estate of the above-named deceased who died on 10 September 2010 are required to send particulars of their claim to the Executor, care of Taylor Linfoot & Holmes (see address below) within 1 month of the date of publication of this notice after which date the Executor may convey or distribute the assets having regard only to claims of which notice has been given.

C/- TAYLOR LINFOOT & HOLMES
GPO Box 2586, Perth WA 6001
Telephone: (08) 9486 9197
Ref: AJ L:KT:WEBB1002
ZX402

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Manfred Gasselstorfer, late of 151 Eglinton Crescent, Hamersley, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the abovenamed deceased who died on the 21st day of September 2010 are required by the Executrix, Susan May Gasselstorfer of 151 Eglinton Crescent, Hamersley, Western Australia 6022, to send particulars of their claims to her by the 24th day of November 2010, after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

ZX403

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Vera Edith Woods, late of Embleton Care Facility, 46 Broun Avenue, Embleton, Retired Clerk deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased who died on 1 August 2010 are required by the Executor of 21 Punai Place, Bickley WA 6076, to send particulars of their claims to him by no later than 22 November 2010 after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

ZX404

TRUSTEES ACT 1962
DECEASED ESTATES
Notice to Creditors and Claimants

Albert Edward Taylor, late of 35 Alma Road, Mount Lawley in the State of Western Australia, railway car and wagon examiner.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) for the estate of the deceased who died on 26 March 2010 are required by the trustee Francis James Taylor of 35 Alma Road, Mount Lawley in the State of Western Australia to send particulars of their claims to the trustee at the office of his solicitor Tan & Tan Lawyers, 6/78 Terrace Road, East Perth 6004 by 1 December 2010, after that date the trustee will convey or distribute the assets having regard only to the claims of which he then have notice.

ZX405

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 claim to Plan B Trustees Limited of Level 28, 152-158 St George's Terrace Perth on or before the expiration of one month from the date of publication of this notice after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice—

Woolrych, Margaret Banks of 2A Crawshaw Crescent Manning, Widow died on 12 August 2010.
Maguire, Margaret Ann of Camelia Court, 480 Guildford Road Bayswater, Married Woman died on 13 August 2010.
Allen, Sean Michael of 20/53 Chelmsford Avenue Port Kennedy, formerly of 31 Currie Street Warnbro, Laboratory Technician died on 18 August 2010.
Downs, Margaret Mary (AKA Peg) of Carrington Aged Care Facility, 27 Ivermey Road Hamilton Hill, Widow died on 18 April 2010.
Hughes, Gordon Robert of Room 9 Osboine Contemporary Aged Care, 39 Newton Street Bayswater, Pensioner died on 4 October 2010.

Dated 13 October 2010.

MICHAEL SATIE, Manager Estate and Trust Administration.
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 by Perpetual Trustees WA Ltd, Level 12, 123 Pitt Street, Sydney NSW, to send particulars of such claims to the Company by the undermentioned date, after which date the said company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following estates expire one month after the date of publication hereof.

Estate Late Winifred Egan. Late of 40 Woodlake Retreat Kingsley WA, Home Duties. Died 9 August 2010.
Estate Late Ralph Prior Carter. Late of 19 Laidlow Street Hilton WA, Service Manager Died 4 August 2010.
Estate Late Keith Bevan Venn. Late of 39/106 Oakleigh Drive Erskine WA, Main Roads Employee Died 2 September 2010.
Estate Late Robert Williams. Late of 6 Drummond Street Redcliffe WA, Railway Officer Died 1 September 2010.
Estate Late Aubrey Charles Jackson. Late of 35 Imperial Circuit Madeley WA, Store Person Died 13 September 2010.
Estate Late Kow Yew Tham. Late of 5 Poh Huat Road Singapore Died 21 September 2010.
Estate Late Maria Iskra. Late of 11 Nugent Street Balcatta WA, Housekeeper Died 14 June 2010.

Estate of Anneliese Eva Gertrude Derfel, late of 57 Thor Street, Innaloo, Western Australia.
Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect to the estate of the above deceased who died between 09/02/2010 and 10/02/2010 are required by the deceased’s personal representatives to send particulars of their claim to them at c/- Trevor Lacy, 8 Clevedon Way, Karrinyup WA 6018 within one month of the date of this publication after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Mytle Rose Fleming, late of Brightwater The Cove, 35 Hudson Drive, Dudley Park in the State of Western Australia, deceased.
Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased who died on 12 July 2010 are required by the personal representative to send particulars of their claims to him/her care of Clement & Co Lawyers, Unit 2, 12 Sutton Street, Mandurah by 29 November 2010 after which date the personal representative may convey or distribute the assets having regard to the claims of which he/she then has notice.

CLEMENT & CO as solicitors for the personal representative.
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 22 November 2010 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Doyle, Joan Merrilyn late of 119 Broun Avenue, Morley 6062 died 6 October 2010 (DE 19913754 EM35)
Klemis, Pamela Margaretta also known as Pamela Margaritta Klemis late of Unit 1/62 Ewen Street, Scarborough 6019 (DE 33017227 EM23)
Linczmayer, Erna late of Unit 5/84 Collick Street, Hilton 6163 died 17 September 2010 (DE 20000054 EM37)
MacRae, Elsa May late of Italian Village, 95 Samson Street, White Gum Valley died 15 September 2010 (DE 19791365 EM16)
Maxwell, Marjorie Roma late of Unit 171/19 Hughie Edwards Drive, Merriwa 6030 died 12 September 2010 (DE 19893036 EM26)
McAlpine, Gordon Tarbett late of 20 McLean Street, Melville 6156 died 12 September 2010 (DE 19680794 EM22)
Newton, Jennifer Ann late of 56 Ypres Road, Westfield 6111 died 3 September 2010 (DE 19914719 EM13)
Pak, Steven Peter late of 17 Castlemain Heights Leeming 6149 died 2 August 2010 (DE 33064305 EM37)
Rechichi, Rocco late of 21 Maguire Avenue, Beechboro 6063 died 1 July 2010 (DE 33082277 EM213)

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

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**PUBLIC TRUSTEE ACT 1941**
**ADMINISTERING OF ESTATES**

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

Dated at Perth the 22nd day of October 2010.

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

<table>
<thead>
<tr>
<th>Name of Deceased</th>
<th>Address</th>
<th>Date of Death</th>
<th>Date Election Filed</th>
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<tbody>
<tr>
<td>Robert Henry Crawford</td>
<td>1/43 Queen Street, Bentley</td>
<td>10 August 2010</td>
<td>18 October 2010</td>
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<tr>
<td>Robert John Tongue</td>
<td>Lincoln Park Aged Care, 21 Wright Street, Highgate</td>
<td>28 March 2010</td>
<td>12 October 2010</td>
</tr>
<tr>
<td>Gloria Phoebe Wallace</td>
<td>Hilton Park Nursing Home, 19 Laidlaw Street, Hilton</td>
<td>10 June 2010</td>
<td>14 October 2010</td>
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