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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2007 AND NEW YEAR HOLIDAY PERIOD 2008

| Publishing Dates and times | Closing Dates and Times for copy |
|---------------------------------------|---|
| Friday 28 December 2007 at 3.30 pm | Friday 21 December 2007 at 12 noon |
| Friday 4 January 2008 at 3.30 pm | Wednesday 2 January 2008 at 12 noon |

NOTE: *State Law Publisher will be closed on Monday 24th December 2007. Copy can be lodged on Friday 21st from 8.30 am – 4.30 pm or on Thursday 27th, Friday 28th and Monday 31st December.*

— PART 1 —

PROCLAMATIONS

AA101*

COMMISSIONER FOR CHILDREN AND YOUNG PEOPLE ACT 2006

No. 48 of 2006

PROCLAMATION

Western Australia

By His Excellency

*Doctor Kenneth Comminos Michael,
Companion of the Order of Australia,
Governor of the State of Western Australia*

[L.S.]

KENNETH COMMINOS MICHAEL
Governor

I, the Governor, acting under the *Commissioner for Children and Young People Act 2006* section 2 and with the advice and consent of the Executive Council, fix 10 December 2007 as the day on which the provisions of that Act, other than Schedule 1 clauses 2 and 3, come into operation.

Given under my hand and the Public Seal of the State on 20th November 2007.

By Command of the Governor,

J. McGINTY, Attorney General.

Note: Under the *Financial Management Amendment Regulations 2007* regulation 2(b), those regulations, other than regulations 1 and 2, come into operation on the day on which the *Commissioner for Children and Young People Act 2006 Part 2* comes into operation.

JUSTICE

JU301*

Magistrates Court Act 2004

Magistrates Court (General) Amendment Rules (No. 2) 2007

Made by the Magistrates Court.

1. Citation

These rules are the *Magistrates Court (General) Amendment Rules (No. 2) 2007*.

2. Commencement

These rules come into operation as follows:

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

3. The rules amended

The amendments in these rules are to the *Magistrates Court (General) Rules 2005*.

4. Rule 3 amended

Rule 3 is amended by inserting in the appropriate alphabetical positions —

“

“**non-police registry**” means a registry where there is at least one registrar who is not a Deputy Registrar appointed under the Act section 26(5);

“**police registry**” means a registry where the only registrar is a Deputy Registrar appointed under the Act section 26(5);

”.

5. Rule 8A amended

Rule 8A(2) is amended as follows:

- (a) by inserting after “An application” —

“

made by a prosecutor without notice to the accused

”;

- (b) by deleting “Perth Court.” and inserting instead —

“ Court sitting at Perth. ”.

6. Rule 10 amended

Rule 10 is amended by deleting “the approved form.” and inserting instead —

“ a Form 1A. ”.

7. Rule 26 amended

Rule 26(1)(a) is deleted and the following is inserted instead —

“

- (a) a Form 1B; and

”.

8. Rule 46A amended

Rule 46A is amended as follows:

- (a) by inserting after “An application” —

“

made by a prosecutor without notice to the accused

”;

- (b) by deleting “Perth Court.” and inserting instead —

“ Court sitting at Perth. ”.

9. Rule 50A inserted

After rule 50 the following rule is inserted —

“

50A. Applications under RTA s. 71B, how to be made

- (1) An application under the RTA section 71B(7) must be made by lodging a Form 4A and any affidavit that the applicant proposes to tender at the hearing of the application.
- (2) When a form and any affidavit is lodged under this rule, 2 copies must also be lodged.

”

10. Rule 51B replaced

Rule 51B is repealed and the following rule is inserted instead —

“

51B. Registries where applications may be lodged

- (1) An application referred to in rule 50A may be lodged at the nearest non-police registry to the place where the keys that are the subject of the application are being held.
- (2) An application referred to in rule 51 or 51A may be lodged at any registry of the Court, including a police registry.

”

11. Rule 52 amended

Before rule 52(1) the following subrule is inserted —

“

- (1a) On accepting a Form 4A, a registrar must —
 - (a) list the application for hearing on the earliest convenient date; and
 - (b) insert the hearing details on the form; and
 - (c) return one copy of the form to the applicant and serve one copy on the Commissioner of Police in accordance with the CPA Schedule 2 clause 2 or 3 at least 5 clear days before the date set by the Court for the hearing of it.

”

12. Rule 53 amended

Before rule 53(1) the following subrule is inserted —

“

- (1a) If the Court is satisfied that the Commissioner of Police has been served with an application made under the RTA section 71B(7), the Court may deal with it in the absence of the Commissioner of Police.

”

13. Rule 57 amended

- (1) Rule 57(1) is repealed.
- (2) Rule 57(2) is amended by deleting the subrule designation “(2)”.

14. Schedule 2 amended

- (1) Before Schedule 2 Form 1 the following forms are inserted in Schedule 2 —

“

1A. Application for leave to lodge a document (r. 10)

| | | | |
|--|--|--|----------------|
| <i>Magistrates Court Act 2004 s. 17(3)</i> | | Application for leave to lodge a document | |
| Magistrates Court at No: | | | |
| Applicant | Full name | | |
| | Address | | |
| | Telephone | Fax | |
| | Email address | | |
| Case details | Case No. | | Civil/Criminal |
| | Parties | | |
| Document to be lodged | | | |
| Application | I am a party to the above case and I would like leave to lodge the above document. | | |
| Signature of applicant | | Date | |

1B. Appeal against registrar's decision (r. 26)

| | | | |
|---|--|--|----------------|
| <i>Magistrates Court Act 2004 s. 29</i> | | Appeal against registrar's decision | |
| Magistrates Court at No: | | | |
| Appellant | Full name | | |
| | Address | | |
| | Telephone | Fax | |
| | Email address | | |
| Case details | Case No. | | Civil/Criminal |
| | Parties | | |
| Decision being appealed | Date of decision | | |
| | Brief description of decision | | |
| Appeal | Under the <i>Magistrates Court Act 2004</i> section 29 the appellant appeals against the above decision. | | |
| Extension of time | Is this application lodged within 21 days after the date of the above decision? Yes/No If no, state why the application is lodged late: | | |
| Grounds of appeal | 1. | | |
| Signature of appellant or lawyer | Appellant/Appellant's lawyer | Date | |
| Hearing details | This application will be heard — on [date] at [time] or as soon after as possible, at [place] | | |

”

(2) After Schedule 2 Form 4 the following form is inserted —

“

**4A. Application for an order for seized keys to be handed over
(r. 50A)**

| | | | |
|--|---|---|------|
| Road Traffic Act 1974 s. 71B(7) Magistrates Court at No: | | Application for an order for seized keys to be handed over | |
| Applicant | Full name | | |
| | Address | | |
| Person described in s. 71B(5) of the Act | Full name | | |
| | Address | | |
| Application | The applicant applies for an order for the seized keys to be handed over to the applicant. | | |
| Seized keys ¹ | | | |
| Signature of applicant or lawyer | Applicant/Applicant's lawyer | | Date |
| | | | |
| Hearing details | This application will be heard — on [date] at [time] or as soon after as possible, at [place] | | |

Notes to Form 10 —

1. Set out the details of the seizure and a description of the vehicle to which the keys relate.

”

Dated: 19 November 2007.

STEVEN HEATH

Chief Magistrate

E. WOODS

Deputy Chief Magistrate

J. PACKINGTON

Magistrate

P. G. COCKRAM

Magistrate

LOCAL GOVERNMENT

LG301*

**LOCAL GOVERNMENT ACT 1995
DIVIDING FENCES ACT 1961**

Town of Cambridge

PRIVATE PROPERTY AMENDMENT LOCAL LAW 2007

Under the powers conferred by the *Local Government Act 1995*, the *Dividing Fences Act 1961* and all other powers enabling it, the Council of the Town of Cambridge resolved on 27 March 2007 to make the *Town of Cambridge Private Property Amendment Local Law 2007*.

PART 1—PRELIMINARY

1.1 Citation

This local law may be cited as the *Town of Cambridge Private Property Amendment Local Law 2007*.

1.2 Objective

The objective of this local law is to—

- (i) make minor amendments to the existing Private Property Local Law to clarify provisions in regard to masonry fences greater than 1.8 metres in height;
- (ii) amend Schedule 2 by inserting specifications for masonry and *Colorbond* fences up to 1.8 metres in height.

1.3 Commencement

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

1.4 Application

This local law applies throughout the district.

PART 2—AMENDMENT

2.1 Principal Local Law

In this amendment local law, the Town of Cambridge Private Property Local Law published in the *Government Gazette* on 22 March 2002 is referred to as the principal local law.

The principal local law is hereby amended as follows—

2.2 Clause 2.1

2.2.1 Delete subclause 2.1(5) and substitute the following subclause—

“(5) Notwithstanding any other provisions in this local law—

- (a) a fence constructed of brick or light weight concrete blocks shall not exceed 1.8 metres in height unless the local government has approved such fence by way of a building licence;
- (b) a fence constructed of stone, limestone or concrete, regardless of height, requires approval by way of a building licence.”;

2.2.2 Delete subclause 2.1(6) and substitute the following subclause—

“(6) Notwithstanding any other provisions in this local law, a sufficient fence, other than a fence referred to in subclause (5), shall not exceed 2 metres in height unless the local government has approved such fence by way of a building licence.”.

2.3 Schedule 2—Specifications for a Sufficient Fence on a Residential Lot

2.3.1 Delete Item C and substitute the following—

“C. A fence constructed of bricks or light weight concrete blocks, which satisfies the following specifications—

- (a) footings to be a minimum of 225mm wide by 150mm deep in 15MPa concrete;
- (b) 225mm x 100mm engaged piers to be provided at 3000mm centres maximum;
- (c) expansion joints in accordance with the manufacturer’s written instructions; and
- (d) the height of the fence to be up to 1800mm, except with respect to the street set back area.”;

2.3.2 Insert Item D as follows—

“D. *Colorbond* metal fencing systems erected in accordance with the manufacturer’s specifications and instructions. The height of the fence to be up to 1800mm, except with respect to the street setback area.”.

2.4 Schedule 3—Specifications for a Sufficient Fence on a Commercial Lot

2.4.1 Amend Item B by deleting the reference to “Schedule 1” and substituting “Schedule 2”;

2.4.2 Amend Item D by deleting the reference to “Schedule 1” and substituting “Schedule 2”;

Dated this 20th day of November 2007.

The Common Seal of the Town of Cambridge was affixed by authority of a resolution of the Council in the presence of—

SIMON WITHERS, Mayor.
JASON R. BUCKLEY, Chief Executive Officer.

— PART 2 —

AGRICULTURE

AG401*

GRAIN MARKETING ACT 2002
GRAIN MARKETING REGULATIONS 2002
 MINISTER'S STATEMENT

Under regulation 8 for the financial year 2006/07

(a)

- i. expenses attributable to the deciding of each application for a special export licence

Feed barley

| Type of application | Expense |
|---|------------------|
| Feed Barley to Middle East—greater than 50,000 tonnes—2007/08 season | \$29,143 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2007/08 season | \$29,143 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07, 2007/08, 2008/09 seasons | \$33,158 |
| Feed Barley to Middle East—20,000 to 50,000 tonnes—2007/08 season | \$21,263 |
| Feed Barley total | \$112,708 |

Canola

| Type of application | Expense |
|--|-----------------|
| Canola to Subcontinent—greater than 20,000 tonnes—2007/08 season | \$29,143 |
| Canola total | \$29,143 |

| Grain type | Expenses |
|-----------------------|------------------|
| Feed Barley total | \$112,708 |
| Canola total | \$29,143 |
| Total expenses | \$141,851 |

- ii. expenses attributable to the determination of each appeal under section 40(5)

NIL

- iii. expenses attributable to each grant of a special export licence

| Type of licence | Expense |
|----------------------------|----------------|
| Feed barley to Middle East | \$500 |
| Feed barley to Middle East | \$500 |
| Feed barley to Middle East | \$500 |
| Feed barley to Middle East | \$500 |
| Canola to Sub-continent | \$500 |
| Total | \$2,500 |

- iv. all other expenses incurred in administering the Act

| Type of expense | Expense |
|---------------------|-----------|
| Main Export Licence | \$163,985 |

- v. revenue from each application fee for a licence

| Type of application | Revenue |
|--|----------|
| Feed Barley to Middle East—greater than 50,000 tonnes—2007/08 season | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2007/08 season | \$20,000 |

| Type of application | Revenue |
|---|-----------------|
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07, 2007/08, 2008/09 seasons | \$20,000 |
| Feed Barley to Middle East—20,000 to 50,000 tonnes—2007/08 season | \$10,000 |
| Canola to Subcontinent—greater than 20,000 tonnes—2007/08 season | \$20,000 |
| Total | \$90,000 |

vi. revenue from other licence fees; and

| Type of licence | Revenue |
|----------------------------|----------------|
| Feed barley to Middle East | \$500 |
| Feed barley to Middle East | \$500 |
| Feed barley to Middle East | \$500 |
| Feed barley to Middle East | \$500 |
| Canola to Sub-continent | \$500 |
| Total | \$2,500 |

vii. all other revenues received under the Act

| Type of licence | Revenue |
|---------------------|-----------|
| Main Export Licence | \$400,000 |

(b) rebates paid under regulation 5(7) or regulation 6(2)

| Type of application | Rebate | Revenue |
|--|----------|----------|
| Malting Barley to China—greater than 50,000 tonnes—2005/06 to 2007/08 season | \$12,956 | \$20,000 |
| Malting Barley to China—20,000 to 50,000 tonnes—2005/06 season | \$4,912 | \$10,000 |
| Malting Barley to China—greater than 50,000 tonnes—2007/08 to 2010/11 seasons | \$12,762 | \$20,000 |
| Malting Barley to China—greater than 50,000 tonnes—2006/07 to 2008/09 | \$12,956 | \$20,000 |
| Canola to European Union—greater than 50,000 tonnes—2006/07 to 2008/09 | \$14,737 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07 to 2008/09 seasons | \$14,325 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07 to 2008/09 seasons | \$14,325 | \$20,000 |
| Canola to European Union—greater than 50,000 tonnes—2006/07 to 2008/09 | \$14,737 | \$20,000 |
| Canola to Middle East—20,000 to 50,000 tonnes—2006/07 to 2009/10 | \$5,923 | \$10,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07 to 2009/10 | \$14,325 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07 to 2009/10 | \$14,325 | \$20,000 |
| Malting Barley to China—greater than 50,000 tonnes—2006/07 to 2008/09 seasons | \$12,955 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2006/07 to 2008/09 seasons | \$14,325 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2005/06 season | \$14,903 | \$20,000 |
| Canola to Japan—20,000 to 50,000 tonnes—2005/06 season | \$3,894 | \$10,000 |
| Feed Barley to Middle East—20,000 tonnes to 50,000 tonnes—2005/06 season | \$6,282 | \$10,000 |
| Feed Barley to Middle East—20,000 tonnes to 50,000 tonnes—2005/06 season | \$6,282 | \$10,000 |
| Malting Barley to China—20,000 tonnes to 50,000 tonnes—2005/06 season | \$4,912 | \$10,000 |
| Feed Barley to Middle East—20,000 tonnes to 50,000 tonnes—2005/06 season | \$6,282 | \$10,000 |

| Type of application | Rebate | Revenue |
|--|------------------|------------------|
| Feed Barley to Middle East—greater than 50,000 tonnes—2005/06 season | \$14,903 | \$20,000 |
| Canola to Sub-continent—20,000 to 50,000 tonnes—2005/06 season | \$3,894 | \$10,000 |
| Malting Barley to China—20,000 tonnes to 50,000 tonnes—2005/06 season | \$4,912 | \$10,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2005/06 season | \$14,903 | \$20,000 |
| Feed Barley to Middle East—20,000 tonnes to 50,000 tonnes—2005/06 season | \$6,282 | \$10,000 |
| Malting Barley to China—greater than 50,000 tonnes—2005/06 season | \$13,533 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2005/06 season | \$14,903 | \$20,000 |
| Feed Barley to China—20,000 to 50,000 tonnes—2005/06 to 2009/10 seasons | \$6,694 | \$10,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2005/06 season | \$14,903 | \$20,000 |
| Feed Barley to Middle East—greater than 50,000 tonnes—2005/06 season | \$14,903 | \$20,000 |
| Feed Barley to Middle East—20,000 tonnes to 50,000 tonnes—2005/06 season | \$6,282 | \$10,000 |
| Canola to Japan—20,000 to 50,000 tonnes—2005/06 season | \$3,894 | \$10,000 |
| Feed Barley to Middle East—20,000 tonnes to 50,000 tonnes—2005/06 season | \$6,282 | \$10,000 |
| | | |
| Main Export Licence | \$245,229 | \$400,000 |
| | | |
| Total | \$557,632 | \$900,000 |

KIM CHANCE MLC, Minister for Agriculture and Food.

HEALTH

HE401*

MEDICAL ACT 1894

MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 33) 2007

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.33) 2007*.

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

GENERAL MEDICAL SERVICES AT ALBANY MEDICAL CENTRE

Dated this 14th day of November 2007.

JIM MCGINTY MLA, Minister for Health.

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENT

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—

Tino Mario Stati of 12 Sunset Court, Spearwood

RAY WARNES, Executive Director, Court and Tribunal Services.

JU402*

PRISONS ACT 1981

PERMIT DETAILS

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

| SURNAME | OTHER NAMES | PERMIT No. | REVOCATION DATE |
|-------------|---------------|------------|-----------------|
| Katene | Deena Frances | AP 0407 | 18/11/07 |
| MacFarquhar | Roderick | AP 0434 | 23/11/07 |

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

Dated: 21 November, 2007.

BRIAN LAWRENCE, Manager Acacia Prison Contract.

LOCAL GOVERNMENT

LG401*

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 1976Authorised Persons

Dale Stewart

Dean Taylor

Rowan Dimmock

Peter Wilson

Chris Hoare

Mel Cheverton

Registration Officers

Stephen Broad

Peta Cahill

Katie Bail

Peta Leiper

Kevina Alssema

Ruth Hall

Sharon Cowen

Jessica Shelley

Robyn Marley

Caravan Parks and Camping Grounds Act 1995Authorised Persons

Dale Stewart

Dean Taylor

Rowan Dimmock

Peter Wilson

Chris Hoare

Mel Cheverton

Graham Blackmore

Gregg Harwood

Control of Vehicles (Off-Road Areas) Act 1978Authorised Persons

Dale Stewart

Dean Taylor

Rowan Dimmock

Peter Wilson

Chris Hoare

Mel Cheverton

Litter Act 1979Authorised Persons

Dale Stewart
Dean Taylor
Rowan Dimmock
Peter Wilson
Chris Hoare
Mel Cheverton

Local Government (Miscellaneous Provisions) Act 1960Authorised Persons and Pound Keepers

Dale Stewart
Dean Taylor
Rowan Dimmock
Peter Wilson
Chris Hoare
Mel Cheverton
Graham Blackmore
Gregg Harwood

Local Government Act 1995Authorised Persons

Dale Stewart
Dean Taylor
Rowan Dimmock
Peter Wilson
Chris Hoare
Mel Cheverton

Health Act 1911Authorised Persons

Dale Stewart
Dean Taylor
Graham Blackmore
Gregg Harwood

All Shire of Denmark Local LawsAuthorised Persons

Dale Stewart
Dean Taylor
Phil Shepherd
Rob Whooley
Rowan Dimmock
Peter Wilson
Chris Hoare
Mel Cheverton
Graham Blackmore
Gregg Harwood

Shire of Denmark Town Planning Scheme No. 3Authorised Persons

Dale Stewart
Dean Taylor
Phil Shepherd

All previous appointments under these Acts and Local Laws are hereby cancelled.

DALE STEWART, Chief Executive Officer.

LG402

LOCAL GOVERNMENT ACT 1995**LOCAL GOVERNMENT (DEFERRAL OF SHIRE OF MORAWA EXTRAORDINARY ELECTION)
ORDER 2007**

Made by the Governor in Executive Council on the recommendation of the Minister for Local Government.

1. Citation

This order may be cited as the *Local Government (Deferral of Shire of Morawa Extraordinary Election) Order 2007*.

2. Commencement

This order comes into operation on the date of publication in the *Government Gazette*.

3. Shire of Morawa extraordinary election deferred

Under the *Local Government Act 1995* sections 4.1A, 4.1B and 9.62, Saturday 1 December 2007, instead of Saturday 24 November 2007, is fixed as the day for holding the extraordinary election to elect two councillors for the Shire of Morawa.

I recommend that the orders in clauses 2 and 3 be made.

Hon. LJILJANNA RAVLICH, MLC, Minister for Local Government; Racing and Gaming;
Multicultural Interests and Citizenship; Government Enterprises;
Minister Assisting the Minister for Planning and Infrastructure;
Goldfields-Esperance; Youth.

By Command of the Governor,

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

Dated 20 November 2007.

MINERALS AND PETROLEUM

MP401***PETROLEUM PIPELINES ACT 1969****APPLICATION FOR PIPELINE LICENCE**

I, William Lee Tinapple, Director of the Petroleum and Royalties Division in the Department of Industry and Resources for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 25 July 2007, give notice pursuant to Section 8(4) of the *Petroleum Pipelines Act 1969* that an application recorded as 1P/07-8 has been received from—

Sino Iron Pty Ltd

For a pipeline licence to construct and operate a pipeline for the conveyance of natural gas from the Dampier to Bunbury Natural Gas Pipeline connecting from point KP82.497 and running west to Cape Preston Iron Ore Power Station, approximately 14.5kms in length.

A map showing the position of the proposed pipeline may be examined during public office hours from 23 November 2007 until 28 December 2007 at the Petroleum and Royalties Division, Department of Industry and Resources, 11th Floor Mineral House, 100 Plain Street, East Perth, WA and also at the office of the Mining Registrar, Karratha, WA.

Dated this 19th day of November 2007.

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

MP402***PETROLEUM PIPELINES ACT 1969****APPLICATION FOR PIPELINE LICENCE**

I, William Lee Tinapple, Director of the Petroleum and Royalties Division in the Department of Industry and Resources for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 25 July 2007, give notice pursuant to Section 8(4) of the *Petroleum Pipelines Act 1969* that an application recorded as 2P/07-8 has been received from—

Sino Iron Pty Ltd

For a pipeline licence to construct and operate a pipeline for the conveyance of natural gas from the proposed Cape Preston Iron Ore Mainline (application 1P/07-8), connecting from point KP11.947, and running north to the Cape Preston Iron Ore Pellet Plant, approximately 27.7kms in length.

A map showing the position of the proposed pipeline may be examined during public office hours from 23 November 2007 until 28 December 2007 at the Petroleum and Royalties Division, Department of Industry and Resources, 11th Floor Mineral House, 100 Plain Street, East Perth, WA and also at the office of the Mining Registrar, Karratha, WA.

Dated this 19th day of November 2007.

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

MP403***MINING ACT 1978****INSTRUMENT OF EXEMPTION OF LAND—EXTENSION OF PERIOD**

The Minister for Energy, Resources, Industry and Enterprise, pursuant to the powers conferred by Section 19 of the *Mining Act 1978*, hereby extends the area of land as described in the schedule hereunder (not being private land or land that is the subject of a mining tenement or an application therefore) from DIVISIONS 1 to 5 of Part IV of the Mining Act, 1978 for a further period expiring on 27 October 2009.

SCHEDULE

Location: Doctors Creek—West Kimberley Mineral Field

| Plan | Primary Number | Graticular Sections |
|-------------|-----------------------|----------------------------|
| Broome | 980 | x, y, z |
| | 981 | r, v, w |
| | 1052 | c, d, e, h, j, k, n, o, p |
| | 1053 | a, b, f |

Dated at Perth this 25th day of October 2007.

FRANCIS LOGAN, MLA, Minister for Energy; Resources; Industry and Enterprise.

MP404***MINING ACT 1978****INSTRUMENT OF EXEMPTION OF LAND—EXTENSION OF PERIOD**

The Minister for Energy; Resources; Industry and Enterprise, pursuant to the powers conferred by Section 19 of the *Mining Act 1978*, hereby extends for a period of two years expiring on 6 December 2009, the exemption granted on 7 December 2005 and published in the *Government Gazette* dated 16 December 2005, the exemption area described hereunder (not being private land or land that is the subject of a mining tenement or an application therefore) from Divisions 1 to 5 of Part IV of the *Mining Act 1978*.

Description of Land

Land designated S19/230 in the Tengraph electronic plan of the Department of Industry and Resources.

Area of Land

624,237 hectares (approx)

Locality

Turee Creek, Hamersley Range

Schedule

Land within Karijini National Park 30082

Dated at Perth this 15th day of November 2007.

FRANCIS LOGAN, MLA, Minister for Energy; Resources; Industry and Enterprise.

PLANNING AND INFRASTRUCTURE

PI401***PLANNING AND DEVELOPMENT ACT 2005****APPROVED LOCAL PLANNING SCHEME AMENDMENT**

City of Albany

Town Planning Scheme No. 3—Amendment No. 255

Ref: 853/5/4/5 Pt 255

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Albany local planning scheme amendment on 22 October 2007 for the purpose of—

- (1) Rezoning Lot 126 Lowanna Drive from the “Rural” zone to “Special Rural” zone.
- (2) Modifying Schedule 1—Special Rural Zones; and Provisions relating to specified Area 22 as follows—
 - (a) Adding Lot 126 Lowanna Drive within the land description (column a).

- (b) Inserting a new Provision 5.4 “on those lots designated with a ‘Building Envelope’ on the Subdivision Guide Plan, buildings and structures shall be confined to the Building Envelope unless otherwise approved by Council”.
- (c) Within the existing Special Provision 5.4 after the words ‘George Street’ inserting the words ‘or Lowanna Drive’.
- (d) Inserting a New Provision—
7.5.1 Council may request the Commission to impose a condition at the time of subdivision for the preparation of a Foreshore Management Plan for the drainage line within Lot 126 Lowanna Drive.
- (e) Within 12.1, after the words ‘Special Provisions’ insert the words “and the Fire Management Plan (if applicable)”.
- (f) Inserting a New Provision—
12.2 In the case of Lot 126 Lowanna Drive, provision shall be made to Council’s satisfaction to ensure prospective purchasers are made aware of gravel and sand mining activities on Lot 125 to the north.
- (3) Adopting the Subdivision Guide Plan for Lot 126 Lowanna Drive and.
- (4) Amending the Scheme Maps accordingly.

M. J. EVANS, Mayor.
A. C. HAMMOND, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Rockingham
Town Planning Scheme No. 2—Amendment No. 36

Ref: 853/2/28/4 Pt 36

It is hereby notified for public information, in accordance with Section 87 of the Planning and Development Act 2005, that the Minister for Planning and Infrastructure approved the City of Rockingham local planning Scheme Amendment on the 6th June 2007 for the purpose of rezoning Lot 1000 (No.213) Willmott Drive, Waikiki from ‘Special Commercial’ to ‘Residential’ (R40), as depicted on the Scheme Amendment Map.

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

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Boddington
Town Planning Scheme No. 2—Amendment No. 11

Ref: 853/6/15/2 Pt 11

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Shire of Boddington local planning scheme amendment on 8 November 2007 for the purpose of—

1. Creating a “Rural Small Holding 1” zone and specifying appropriate land use, development and land management guidelines for the zone.
2. Zoning the land included in sub precinct SH1 in the Upper Hotham Precinct in the Local Planning Strategy as “Rural Small Holdings 1” as depicted on the Scheme Amendment Map.
3. Entering the following provisions for development and management guidelines as Appendix 6A—

| Description of land comprised in Rural Small Holding Zone 1 | Rural Small Holding Zone Provisions |
|--|---|
| The area incorporated in sub precinct SH1 in Upper Hotham Precinct in Local Planning Strategy. | 1) Prior to considering a proposed subdivision application, Council may request a proponent to provide a suitable comprehensive site analysis addressing matters such as— <ul style="list-style-type: none"> • slopes and topography • soils and landform • rock outcrop |

| Description of land comprised in Rural Small Holding Zone 1 | Rural Small Holding Zone Provisions |
|---|--|
| | <ul style="list-style-type: none"> • vegetation cover • site drainage (and areas susceptible to waterlogging and / or flooding) • areas of environmental or landscape importance • existing or potential land degradation areas • road infrastructure • Aboriginal sites |
| | 2) Promote a range of lot sizes in subdivision proposals appropriate to the physical conditions of the site and the general capability and suitability of the land for its intended purpose. |
| | 3) A range of lot sizes is encouraged, to a minimum of 4ha. Lot sizes shall have regard to topography, soil types, land capability and other physical characteristics. |
| | 4) Larger lot sizes should abut the river to reduce potential environmental impacts on river and foreshores and to facilitate efficient foreshore rehabilitation and protection. |
| | 5) Where Council considers a coordinated approach to subdivision and development is required, a Structure Plan may be required. |
| | 6) Ensure subdivision and development proposals do not result in unnecessary access points to Crossman Road. |
| | 7) Proposals for subdivision and development should avoid detrimental effects on the landscape and visual qualities of the precinct. |
| | 8) Establish a 100 metre setback from water courses for on-site effluent disposal systems. A lesser setback should only be considered on the supportive advice of the Department of Health and Department of Environment & Conservation. |
| | 9) Proposals for subdivision and development should seek to maintain existing vegetation cover. Revegetation to improve landscape and catchment management will be encouraged and may be included as conditions of approval. |
| | 10) Proposals for subdivision and development should demonstrate an ability to fit into an overall strategic fire plan and must comply with relevant policies and standards regarding bushfire protection. |

4. Inserting the following zone and prescribed permissible uses in the Zoning Table in clause 3.2—

| ZONE | | SMALL HOLDING 1 |
|-----------|------------------------|--------------------|
| USE CLASS | | |
| 1 | Abattoir | X |
| 2 | Amusement Facility | X |
| 3 | Animal Husbandry | SA |
| 4 | Aquaculture | SA |
| 5 | Betting Agency | X |
| 6 | Builder's Storage Yard | X |
| 7 | Camping Area | X |
| 8 | Caravan Park | X |
| 9 | Caretaker's Dwelling | IP |

| ZONE | | SMALL HOLDING 1 |
|-----------|--|--------------------|
| USE CLASS | | |
| 10 | Car Park | X |
| 11 | Child Day Care Centre | SA |
| 12 | Child Family Care Centre | IP |
| 13 | Cinema/Theatre | X |
| 14 | Civic Building | X |
| 15 | Civic Use | X |
| 16 | Club Premises | X |
| 17 | Consulting Rooms | SA |
| 18 | Convenience Store | X |
| 19 | Dog Kennels | X |
| 20 | Dry Cleaning Premises | X |
| 21 | Eating House | X |
| 22 | Educational Establishment | X |
| 23 | Farm Stay | AA |
| 24 | Farm Supply Centre | SA |
| 25 | Fuel Depot | X |
| 26 | Health Centre | X |
| 27 | Hobby Farm | P |
| 28 | Holiday Cottage | X |
| 29 | Home Occupation | AA |
| 30 | Horse Stables | AA |
| 31 | Hospital | X |
| 32 | Hotel | X |
| 33 | Industry—Cottage | P |
| 34 | Industry—Extractive | X |
| 35 | Industry—General | X |
| 36 | Industry—Hazardous | X |
| 37 | Industry—Light | X |
| 38 | Industry—Noxious | X |
| 39 | Industry—Rural | X |
| 40 | Industry—Service | X |
| 41 | Intensive Agriculture | AA |
| 42 | Liquor Store | X |
| 43 | Medical Centre | X |
| 44 | Milk Depot | X |
| 45 | Motel | X |
| 46 | Motor Vehicles & Marine Sales Premises | X |
| 47 | Motor Vehicle Repair | X |
| 48 | Motor Vehicle Wrecking | X |
| 49 | Nursing Home | X |
| 50 | Office | IP |
| 51 | Open Air Display | X |
| 52 | Piggery | X |
| 53 | Poultry Farm | X |
| 54 | Public Worship—Place of | X |
| 55 | RESIDENTIAL BUILDING | |
| | (a) single house | P |
| | (b) grouped dwelling | X |
| | (c) multiple dwelling | X |

| ZONE | | SMALL HOLDING 1 |
|-----------|-----------------------|--------------------|
| USE CLASS | | |
| 56 | Restaurant | SA |
| 57 | Roadhouse | AA |
| 58 | Rural Pursuit | AA |
| 59 | Salvage Yard | X |
| 60 | Sawmill | X |
| 61 | Service Station | X |
| 62 | Shop | X |
| 63 | Showroom | X |
| 64 | Take-Away Food Outlet | X |
| 65 | Tavern | X |
| 66 | Trade Display | X |
| 67 | Transport Depot | X |
| 68 | Veterinary Clinic | AA |
| 69 | Veterinary Hospital | SA |
| 70 | Warehouse | X |

5. Adding "Rural Small Holding" to clause 3.1.1.
6. Adding "Rural Small Holding" to Appendix 2, with cross reference to Appendix 6A.
7. Adding clause 3.5 to read—
 - 3.5 Rural Small Holding Zone

Subdivision and development within this zone shall be in accordance with the zoning table, the provisions outlined in Appendix 6A and any other relevant provisions of the Scheme.
8. Altering 'contents' page to include clause 3.5 & Appendix 6A.

E. FLAHERTY, Shire President.
P. BRADBROOK, Chief Executive Officer.

PI404*

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

Town Planning Scheme No. 2—Amendment No. 35

Ref: 853/2/28/4 Pt 35

It is hereby notified for public information, in accordance with Section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Rockingham local planning Scheme Amendment on the 8th November 2007 for the purpose of—

1. Amend the Scheme Map as follows—
 - Map No.9 to delete reference to 'FS' annotation on Baldivis Reserve;
 - Map No.11 to include a 'FS' annotation on the Tranby Primary School site (south west corner);
 - Map No.17 to show the 'Anstey Park Special Residential' zone as 'Development' zone; and
 - Map No.19 to show the R5 density code for the eastern portion of Golden Bay, consistent with the approved Structure Plan.
2. Amend the Scheme Text as follows—
 - (i) Schedule No.4 Special Rural Zone be modified to list 'Ancillary Accommodation' as an 'IP' listed use.
 - (ii) Schedule No.5—Special Residential Zone be modified to list 'Ancillary Accommodation' as an 'IP' listed use.
 - (iii) Table No.4—Recommended Carparking Standards Within the Waterfront Village Zone be deleted.

- (iv) Clause 4.4.9 be modified to read as follows—

4.4.9 Carparking Standards: Notwithstanding the provisions of clause 4.15.1 and the standards set out in Table No.2, the Waterfront Village Zone is subject to special provisions for recommended car parking contained within the Waterfront Village Policy.

- (v) The 'Night Club' use class be listed as 'X' in the 'Residential' zone in Table No.1—Zoning Table.
- (vi) The 'Motor Vehicle Repair Station' use class be listed as 'D' in 'Service Commercial' zone in Table No.1—Zoning Table.
- (vii) The following Development Areas and Provision be included in Schedule No.9—Development Areas and indicated Plan No.1—Development Areas—

| Reference No. | Area | Provisions |
|---------------|--|--|
| DA26 | Lots 31, 971 and 979 Baldivis Road (28/1215) | An approved Structure Plan together with all approved amendments and detailed area plans, where applicable, shall apply to the land in order to guide subdivision and development. |
| DA 27 | Lots 656 and 659 Baldivis Road (28/4575) | An approved Structure Plan together with all approved amendments and detailed area plans, where applicable, shall apply to the land in order to guide subdivision and development. |
| DA 28 | Lots 8 and 9 Smirk Road (28/3890) | An approved Structure Plan together with all approved amendments and detailed area plans, where applicable, shall apply to the land in order to guide subdivision and development. |

- (viii) The interpretation of 'Industry—Noxious' be deleted from Schedule No.1 Interpretations and replaced with the following modified Interpretation—

"Industry—Noxious: means and industry which is an offensive trade within the meaning of Schedule 2 of the Health Act but where an offensive trade is also included as a category of prescribed premises set out in Schedule 1 of the Environmental Protection Regulations, Schedule 2 of the Health Act prevails and includes a landfill site, but does not include a fish shop, dry cleaning premises, laundromat, piggery, poultry farm or rabbit farm."

- (ix) The following Interpretation of 'Industry—General (Licensed)' be included in Schedule No.1—Interpretations—

"Industry—General (Licensed): means an industry which is a category of prescribed premises set out in Schedule 1 of the Environmental Protection Regulations, notwithstanding the production or design capacity for each category of prescribed premises specified in the Schedule, but where a prescribed premises is also included in Schedule 2 of the Health Act, (relating specifically to Offensive Trades), the Health Act prevails, for the purpose of the Scheme"

- (x) The Use Classes 'Industry—Noxious' and 'Industry—General (Licensed)' be included in Table No.1—Zoning Table and the permissibility of each Use Class be listed as follows—

| Zoning | Use Class Permissibility | |
|----------------------|---|---|
| | Industry—Noxious | Industry—General (Licensed) |
| Residential | X | X |
| Development | Use class permissibility is to be determined with reference to the designations in the approved Structure Plan. Refer to clause 4.2.9.2 and 4.2.9.3 | Use class permissibility is to be determined with reference to the designations in the approved Structure Plan. Refer to clause 4.2.9.2 and 4.2.9.3 |
| City Centre | X | X |
| Waterfront Village | X | X |
| Baldivis Town Centre | X | X |

| Zoning | Use Class Permissibility | |
|----------------------------------|--------------------------------------|-----------------------------|
| | Industry—Noxious | Industry—General (Licensed) |
| Commercial | X | X |
| Special Commercial | X | X |
| Service Commercial | X | X |
| Port Kennedy Business Enterprise | X | X |
| Light Industry | X | X |
| General Industry | X | X |
| Special Industry | X | X |
| Rural | X | X |
| Special Rural | As per clause 4.11 and Schedule No.4 | |
| Special Residential | As per clause 4.12 and Schedule No.5 | |
| Community Purposes | X | X |
| Special Use | As per Schedule No.3 | |

(xi) Reference to the endorsement or approval of Western Australian Planning Commission being deleted from the Scheme Text as follows—

- Clause 4.3.1 be reworded as follows—

4.3.1 Objective

The objective of the City Center Zone is to contribute to the development of integrated retail, office, commercial, residential, civic and cultural facilities in the Strategic Regional Centre generally in accordance with the objectives and principles outlined in the Development Policy Plan and supported by any other Plan or Policy that the Council adopt from time to time as a guide to future development with the zone.

- Clause 4.3.10 (c) be deleted.
- Clause 4.4.1 be reworded as follows—

4.4.1 Objective

To contribute to the development of integrated tourist and recreation-related retail, District Centre retail, office, commercial, residential, civic and cultural facilities generally in accordance with the objectives and principles outlined in the Rockingham Beach Waterfront Village Policy and supported by any other Plan or Policy that the Council may adopt from time to time as a guided to future development with the Zone.

- Clause 4.4.7 (c) be deleted.
- Clause 4.5.1 be reworded as follows—

4.5.1 Objective

To establish a clear and concise statement of planning principles to guide the development of the Baldivis Town Centre having due regard to the objectives and principles outlined in the Baldivis Town Centre Policy and supported by any other Plan or Policy that the Council may adopt from time to time as a guide to future development with the Zone.

- Clause 4.5.7 (b) be reworded as follows—

4.5.7 (b) Modifications to the Baldivis Town Centre Policy shall be advertised for public comment in accordance with the provisions of clause 8.9.9, unless in the opinion of the Council the proposed modification is minor.

- Clause 4.5.7 (c) be deleted.
- Clause 4.6.2 (b) be deleted.
- Clause 4.11.1 be reworded as follows—

4.11.1 Objective

To preserve land for farming and foster semi-rural development which is sympathetic to the particular characteristics of the area in which it is located, having due regard to the objectives and principles outlined in the Rural Land Strategy and supported by any other Plan or Policy that the Council may adopt from time to time as a guide to future development within the Zone.

- Clause 4.11.5 (b) be reworded as follows—
 - 4.11.5 (b) *Modifications to the Rural Land Strategy shall be advertised for public comment in accordance with the provisions of clause 8.9.9, unless, in the opinion of the Council and the Commission, the proposed modification is minor.*
- The Interpretation of 'Baldivis Town Centre Policy' be reworded as follows—
 - Baldivis Town Centre Policy—*
 - means Planning Policy No.6.12—Baldivis Town Centre Policy, as adopted by the Council, together with any amendments and associated policies and performance standards.*
- The Interpretation of 'Development Policy Plan' be reworded as follows—
 - Development Policy Plan—*
 - means Planning Policy No.8.1—City Centre Development Policy Plan dated June 1994, as adopted by the Council, together with any amendments and associated policies and performance standards.*
- The Interpretation of 'East Rockingham Development Guidelines' be reworded as follows—
 - East Rockingham Development Guidelines—*
 - means Planning Policy No.7.2—East Rockingham Industrial Park Development Guidelines, as adopted by the Council, together with any amendments and associated policies and performance standards.*
- The Interpretation of 'Industrial Policy' be reworded as follows—
 - Industrial Policy—*
 - means Planning Policy No.7.1—East Rockingham Industrial Park: Environmental Planning Policy, as adopted by the Council, together with any amendments thereto and associated policies and performance standards.*
- The Interpretation of 'Local Commercial Strategy' be reworded as follows—
 - Local Commercial Strategy—*
 - means Planning Policy No.6.3—Local Commercial strategy, as adopted by the Council, together with any amendments and associated policies and performance standards.*
- The Interpretation of 'Rural Land Strategy' be reworded as follows—
 - Rural Land Strategy—*
 - means Planning Policy No.5.2—Rural Land Strategy, as adopted by Council, together with any amendments and associated policies and performance standards.*
- The Interpretation of 'Waterfront Village Policy' be reworded as follows—
 - Waterfront Village Policy—*
 - means Planning Policy No.8.2—Rockingham Beach Waterfront Village Policy, as adopted by Council, together with any amendments and associated policies and performance standards.*
- (xii) The following additional 'clause 4.6.6—Modification of Policy and/or Guidelines' be included, as follows—
 - 4.6.6 *Modification of Policy and/or Guidelines*
 - (a) *The Council may modify the Local Commercial Strategy, provided that it is satisfied that such modification is in the interest of orderly and property planning and will not detract from the amenity of the locality.*
 - (b) *Modifications shall be advertised for public comment in accordance with the provisions of clause 8.9.9, unless the proposed modification is minor.*
- (xiii) The Interpretation of 'Integrated Development Guide Plan' in Schedule No.1—Interpretations be modified to also refer to clause 4.5.4 (b).
- (xiv) Schedule No.2—Additional Uses being modified in the following manner—

| No. | Site Description | Additional Use | Special Conditions |
|-----|---|-------------------------------|--------------------|
| 24. | Lot 100 (No.1-3) Leeuwin Parade, Rockingham | 'Office and Consulting Rooms' | N/A |
- (xv) Schedule No.2—Additional Uses, site No.18 being amended to replace the word 'Mandurah' with 'Rockingham'.
- (xvi) Schedule No.2—Additional Uses, site No.18 being amended to include the words 'and Office' after 'Consulting Rooms'.
- (xvii) All reference to 'Diagram of Survey' be replaced with 'Deposited Plan'.
- (xviii) All reference to 'Department of Environment' be replaced with 'Department of Environment and Conservation'.

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

PI405*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Kalgoorlie-Boulder
 Town Planning Scheme No. 1—Amendment No. 76

Ref: 853/11/3/6 Pt 76

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Kalgoorlie-Boulder local planning scheme amendment on 3 October 2007 for the purpose of—

1. Reclassifying Lots 3373 and 3374 Britannia Place, South Kalgoorlie from “General Residential R20” to “General Residential R25” zone.
2. Amending the scheme map accordingly.

R. S. YURYEVICH, Mayor.

D. S. BURNETT, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988
 LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* 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 & Liquor, 1st Floor, 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 |
|--|--------------------------------|--|--------------------------------|
| APPLICATIONS FOR THE GRANT OF A LICENCE | | | |
| 12133 | Liquorland (Australia) Pty Ltd | Application for the grant of a Liquor Store licence in respect of premises situated in Southern River and known as Liquorland Southern River | 16/12/2007 |
| 12134 | Simon Mark Saint | Application for the grant of a Restaurant licence in respect of premises situated in York and known as Saint's Diner | 19/12/2007 |
| 12131 | Kingplace Pty Ltd | Application for the grant of a Producer's licence in respect of premises situated in West Swan and known as Y Wines | 16/12/2007 |
| APPLICATIONS FOR EXTENDED TRADING PERMITS—LIQUOR WITHOUT A MEAL | | | |
| 31292 | Imajinate Pty Ltd | Application for the grant of an extended trading permit—liquor without a meal. In respect of premises situated in Fremantle and known as Zapata's Restaurant | 23/12/2007 |

This notice is published under section 67(5) of the Act.

Dated: 21 November 2007.

B. A. SARGEANT, Director of Liquor Licensing.

WATER/SEWERAGE

WA401*

WATER SERVICES LICENSING ACT 1995

NOTICE UNDER SECTION 31 (5) AMENDMENT OF LICENCE

Notice is given that the following Operating Licence has been amended—

| | |
|------------------------|---|
| Licensee: | South West Irrigation Management Co-operative Limited trading as Harvey Water |
| Issue Date: | 12 September 2007 |
| Address of Licensee: | PO Box 456 HARVEY WA 6220 |
| Classification: | Operating Licence, Irrigation Services and Non-Potable Water Supply. |
| Term of Licence: | Up to and including 9 October 2021. |
| Amendment: | Substitution of a new licence for the existing licence to include Clause 14(c) for the provision of data as set out in the National Performance Framework (Rural Performance Reporting Indicators and Definitions). |
| Inspection of Licence: | Economic Regulation Authority 6th Floor 197 St Georges Terrace Perth WA 6000 http:// www.era.wa.gov.au |

LYNDON G. ROWE, Chairman, Economic Regulation Authority.

WA402*

WATER SERVICES LICENSING ACT 1995

NOTICE UNDER SECTION 31 (5) AMENDMENT OF LICENCE

Notice is given that the following Operating Licence has been amended—

| | |
|------------------------|---|
| Licensee: | Ord Irrigation Cooperative Ltd |
| Issue Date: | 12 September 2007 |
| Address of Licensee: | PO Box 573 KUNUNURRA WA 6743 |
| Classification: | Operating Licence, Non-Potable Water Supply and Irrigation Services. |
| Term of Licence: | Up to and including 30 July 2027. |
| Amendment: | Substitution of a new licence for the existing licence to include Clause 14(b) for the provision of data as set out in the National Performance Framework (Rural Performance Reporting Indicators and Definitions). |
| Inspection of Licence: | Economic Regulation Authority 6th Floor 197 St Georges Terrace Perth WA 6000 http:// www.era.wa.gov.au |

LYNDON G. ROWE, Chairman, Economic Regulation Authority.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of John Laurence Sommers of Sandstrom Aged Care, 44 Whatley Crescent, Mount Lawley, in the State of Western Australia, Widow, 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 the 13th April 2006, are required by the Executor Miss Kay Sommers of 24 Rousham Street Canning Vale 6155 in the said state to send particulars of their claims to her by the 23rd day of December 2007, after which date the Executor may convey or distribute the assets, having read only to the claims of which she then has notice.

ZX402**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

Graeme Douglas Gilbert late of 8 Jersey Way, Waikiki in the State of Western Australia, Truck Driver, date of death 28th of March 2007.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased person are required by the deceased representative, Desmond Lewis Gilbert to send particulars of their claims to Blair Doncon at Alexanders Lawyers, Level 1, 16 Irwin Street, Perth 6000 within one (1) month of the date of publication hereof after which date the deceased's representative may convey or distribute the assets having regard only to the claims of which he has then received notice.

DESMOND LEWIS GILBERT.

ZX403***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 23/12/2007 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Campbell, Andrew William, late of Carrington Aged Care, 27 Ibermey Road, Hamilton Hill, died 1.10.2007 (DE199733368EM27)

Hadzirusidovic, Abdulah, late of Room 21, 238 Beaufort Street, Perth, died 23.09.2007 (DE33060450EM214)

Horley, Georgina Mary Stroud, late of 30 Bay Road Claremont, died 28.09.2007 (DE19870764EM113)

Kita, Pauline, late of Ginninderra Gardens Nursing Home, 23 Burkitt Street, Page, died 8.11.2007 (DE19752128EM110)

Krebl, Maria, late of Brightwater Care Facility, 95 Imperial Circuit, Madeley, died 28.09.2007 (DE19722427EM13)

Mattaboni, Ermelinda, late of Parkview Aged Care, 6 Drummond Street, Redcliffe, died 17.10.2007 (DE19771685EM37)

Mellersh, Thelma Eileen, late of 125/7 Harman Road Sorrento, died 4.11.2007 (DE31050980EM17)

Ward, Bianca, late of 27 Gorham Way Spearwood, died 7.10.2007 (DE33017908EM313)

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

ZX404**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

The Estate of Yvonne Margaret Davies late of 78 Chelmsford Avenue, Port Kennedy in the State of Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustee's Act, 1962, relates) in respect of the estate of the deceased who died on 21 March 2007 are required by the personal representative to send particulars of their claims to her care of Clement & Co, Lawyers, Unit 2, 12 Sutton Street, Mandurah by the 31 December 2007 after which date the personal representative may convey or distribute the assets having regard to the claims of which she then has notice.

CLEMENT & CO, as solicitors for the personal representative.

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- titles of *Government Gazettes* published during the week; and
- miscellaneous items of interest.

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