

**Submission to Parliament
under Section 44(1)
of the *Land Administration Act 1997***

PROPOSAL

Submission No: 06/2011

Submitted by the Minister for Lands

on of 20

(day) (month) (year)

**SUBMISSION TO PARLIAMENT
UNDER SECTIONS 42(4), 44(1) OR 45(4)
OF THE LAND ADMINISTRATION ACT 1997**

The proposal detailed in this report is required by the above provisions to be laid before each House of Parliament.

Section 43 of the *Land Administration Act 1997* provides as follows:

43(1) *If, after a proposal is laid before each House of Parliament under Sections 42(4), 44(1) or 45(4) notice of a resolution disallowing the proposal –*

(a) *is not given in either House of Parliament within 14 sitting days of that House after the proposal was laid before it, the proposed reduction, excision, cancellation, change, grant or permission may be implemented by order after the last day of the later of those periods of 14 sitting days;*

(b) *is given in either or both of the Houses of Parliament within 14 sitting days of that House, or each of those Houses, after the proposal was laid before it, but that resolution is not lost in that House or each of those Houses within 30 sitting days after the proposal was laid before it, the proposed reduction, excision, cancellation, change, grant or permission lapses; or*

(c) *is given in either or both of the Houses of Parliament within 14 sitting days of that House, or each of those Houses, after the proposal was laid before it, but that resolution is lost in that House or each of those Houses within 30 sitting days after the proposal was laid before it, the proposed reduction, excision, cancellation, change, grant or permission may be implemented by order after that loss or after the later of those losses, as the case requires.*

(2) *It does not matter whether or not a number of sitting days referred to in subsection (1) or some of them occur during –*

(a) *the same session of Parliament; or*

(b) *the same Parliament,*

as that in which the relevant proposal is laid before the House of Parliament concerned.

The proposal set out in this report is accordingly tabled in this House on this.....day of2011.



**HON BRENDON GRYLLES MLA
MINISTER FOR LANDS
(or his representative in the Legislative Council)**

**GRANT OF EASEMENT OVER CLASS A RESERVE 24715 UNDER
SECTION 44(1) OF *LAND ADMINISTRATION ACT 1997***

Class "A" Reserve 24715, located in Palgarup, is set aside for the purpose of 'Protection of Indigenous Flora' and managed by the Shire of Manjimup (Shire).

Lot 8388 is landlocked and access has been through Reserve 24715 for many years. It is proposed to formalise the access by granting an easement over portion of the reserve (Annexure 1).

The proposal was published in *The West Australian* newspaper in accordance with section 44(2) of the *Land Administration Act 1997* (LAA) on 12 January 2011. At conclusion of the period for comments/objections, no submissions were received. The Shire and the Department of Environment and Conservation support the grant of an easement.

As Reserve 24715 has Class A status, the proposal is tabled under section 44(1) of the LAA.

**ELECTORAL DISTRICT OF BLACKWOOD-STIRLING
SOUTH WEST REGION
SHIRE OF MANJIMUP**

ANNEXURE 1

