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G. L. DUFFIELD, Director.

1505

## PROCLAMATION

#### AA101

## POISONS ACT 1964

PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.] By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.

I, the Governor, acting under section 21A of the Poisons Act 1964 and with the advice and consent of the Executive Council, revoke the proclamations made under that section—

(a) on 21 February 1968 and published in the Government Gazette on 1 March 1968; and

(b) on 24 July 1968 and published in the Government Gazette on 2 August 1968.

Given under my hand and the Public Seal of the State on 2 March 1993. By His Excellency's Command,

P. G. FOSS, Minister for Health.

GOD SAVE THE QUEEN !

## FISHERIES

FI301

## FISHERIES ACT 1905

### FISHERIES AMENDMENT REGULATIONS 1993

Made by His Excellency the Governor in Executive Council.

## Citation

1. These regulations may be cited as the *Fisheries Amendment Regulations* 1993.

## Schedule amended

2. The Schedule to the Fisheries Regulations  $1938^*$  is amended by inserting after item 18A the following item —

- [\* Reprinted as at 15 September 1988. For amendments to 22 January 1993 see 1991 Index to Legislation of Western Australia, pp. 324-29, and Gazette of 31 January, 28 February, 27 March, 8 May, 5, 16 and 30 June, 28 July and 23 October 1992.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

"

#### FI302

#### FISHERIES ACT 1905

## BREMER BAY PURSE SEINE LIMITED ENTRY FISHERY AMENDMENT NOTICE 1993

Notice No. 593

## FD 194/91.

Made by the Minister under section 32.

#### Citation

1. This notice may be cited as the Bremer Bay Purse Seine Limited Entry Fishery Amendment Notice 1993.

#### Principal Notice

2. In this notice the Bremer Bay Purse Seine Limited Entry Fishery 1991 Notice No. 484\* is referred to as the principal notice.

[\*Published in the Gazette of 28 March 1991, pp. 1337-41. For amendments to 23 February 1993 see Notice No. 514 published in the Gazette of 18 October 1991.]

### Clause 15 amended

3. Clause 15 of the principal notice is amended by—

(a) deleting subclause (2); and

(b) inserting in order the following subclauses-

- (2) A person shall not use a purse seine net during the period commencing 20 February to 3 April in any year in the waters described in Schedule 3.
- (3) The Minister may specify in writing dates, times and areas other than those specified in subclauses (1) and (2). ".

#### Schedule 2 amended

4. Schedule 2 of the principal notice is amended by deleting the section headed "Peppermints Beach".

#### Schedule 3 inserted

5. The following schedule is inserted after Schedule 2—

#### Schedule 3

All the waters of Bremer Bay on the south coast east of a line commencing from the western most point of the headland immediately adjacent to the eastern end of James Cove and extending to the north western most point of the headland immediately adjacent to the southern end of Peppermints Beach. ".

Dated this 26th day of February 1993.

#### M. G. HOUSE, Minister for Fisheries.

## HEALTH

"

#### **HE301**

## HEALTH ACT 1911

Shire of Merredin

Model By-laws Series "A"-Relating to Lodging Houses

Pursuant to the provisions of the Health Act 1911, the Shire of Merredin being a Local Authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time has resolved and determined that the adopted by-laws shall be amended as follows—

1. Part V of the Principal By-laws is amended by repealing Schedule "C" and substituting the following—

Schedule "C"

(By-law 2)

Fee for the Registration or renewal of registration—\$150.00 per annum."

Passed by resolution at a meeting of the Shire of Merredin on 15 December 1992. Dated this 23rd day of December 1992.

The Common Seal of the Shire of Merredin was hereto affixed in the presence of-R. B. HAYES-THOMPSON, President.

R. LITTLE, Shire Clerk.

Recommended—

R. S. W. LUGG, delegate of Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council on this 2nd day of March 1993.

D. G. BLIGHT, Clerk of the Council.

HE302

## HEALTH ACT 1911

Shire of Mullewa

## Mobile Rubbish Bin By-laws

Whereas under the provisions of the Health Act 1911 a Local Authority may alter, amend or repeal any by-laws so made or adopted: Now, therefore the Shire of Mullewa being a Local Authority within the meaning of the Act, and having adopted the model by-laws described as Series "A" as reprinted in the *Government Gazette* on 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:

1. The principal by-laws are amended by deleting By-laws 12, 13, 14, 15, 15A and 16 of Part 1 and substituting the following:

#### 12. Interpretation

In this by-law and in By-laws 13 to 15 inclusive of this Part unless the context requires otherwise—

"Building line" has the meaning given to it in and for the purpose of the Local Government Act 1960.

- "Environmental Health Officer" means the Environmental Health Officer of the Local Authority.
- "Collection time" means the collection time from time to time notified to the occupier of the premises by the Local Authority or its Contractor.

"Kerb line" means the point where the road carriageway adjoins the verge.

"Receptacle" means a polyethylene cart fitted with wheels and a handle and with a lid and a capacity of 240 or 120 litres supplied by the Local Authority or its Contractor or other type of receptacle specified or approved by the Local Authority.

#### 13. Receptacle

(1) The occupier of every premises in the town site of Mullewa shall—

- (a) Subject to paragraph (c) hereof, cause all refuse to be deposited in a receptacle;
- (b) At all times keep the lid of the receptacle closed except when depositing refuse in or cleaning the receptacle;
- (c) not deposit or permit to be deposited in a receptacle—(i) more than 70 kg of refuse at any one time;
  - (ii) any material being or consisting of-
    - (a) hot or burning ashes
    - (b) oil
    - (c) liquid
    - (d) paint
    - (e) solvent
    - (f) bricks, concrete, earth or other like substances;

- (iii) heavy material;
- (iv) any object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which will not allow the lid to be tightly closed;
- (v) refuse which is or likely to become offensive or a nuisance or to give off an offensive or noxious odour or to attract flies or cause fly breeding unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container;
- (d) except for collection keep the receptacle on the premises located behind the building line, or other location approved by the Environmental Health Officer;
- (e) collection of receptacle-
  - (i) prior to the collection time, place the receptacle between the kerb line and the premises 1 to 4 metres from the kerb line and such that it does not obstruct any footpath, cycleway or other carriageway. The receptacle may otherwise be placed at a position specifically approved by the Environmental Health Officer, and
  - (ii) after the contents of the receptacle have been removed, return the receptacle to its place of storage;
- (f) at all times keep the receptacle clean and whenever directed by the Environmental Health Officer to do so, place and keep in the receptacle a deodorant material approved by the Environmental Health Officer;
- (g) notify the Local Authority within seven (7) days after the event if the receptacle is lost, stolen, damaged or becomes defective.

(2) Any employee of Council or its Contractor collecting refuse shall return receptacles to a location as close as possible to that where they were located immediately before being emptied but not so as to obstruct any footpath, cycleway, drive-way, service road or other carriageway.

(3) In the case of residential premises consisting of more than three dwellings, units or flats or premises used for commercial or industrial purposes the Local Authority may require the use of a receptacle other than a polyethylene cart fitted with wheels and a handle and the occupier of these premises shall comply with and observe the direction given by the Local Authority.

(4) The occupier of every premises in the district who is required under sub-bylaw (3) of this by-law to use a receptacle other than a polyethylene cart fitted with wheels and a handle shall—

- (a) cause all refuse to be deposited in a receptacle in a manner which is compatible with the type of receptacle used;
- (b) take all reasonable steps to prevent fly breeding in and the emission of offensive or noxious odour from the receptacle;
- (c) cause the receptacle to be located on the premises in a position where—
  - (i) it is screened so as not to be visible from a street but be readily accessible for the purpose of collection of the contents thereof;
  - (ii) it does not obstruct any footpath, cycleway, driveway, service road, or other carriageway on those premises;
- (d) at all times keep the receptacle clean and whenever directed by the Environmental Health Officer to do so, place and keep in the receptacle a deodorant material approved by the Environmental Health Officer.
- (e) where the premises are used for the manufacture, preparation or sale of foods or any putrescible refuse emanates from the premises cause the receptacle to be cleaned with a suitable detergent and treated with a disinfectant at least once per week.

(5) The Environmental Health Officer may direct that refuse of the type referred to in paragraph (e) of sub-bylaw (4) hereof of which emanates from premises referred to in that paragraph be collected or be removed more often than once per week.

(6) Where refuse emanating from premises is of a nature that the Environmental Health Officer considers required to be treated before being placed in a receptacle he may give directions as to the manner in which it is to be so treated and the occupier of those premises shall comply with those directions.

#### 14. Receptacle Ownership

A receptacle supplied by the Local Authority or its Contractor remains the property of the Local Authority or its Contractor as the case may be.

#### 15. Removal and Disposal of Refuse

(1) A person shall not unless he is authorised by the Local Authority to do so remove any house or trade refuse or other rubbish from any premises in the townsite of Mullewa. (2) Where Council provides approval pursuant to by-law 15 hereof:

- (1) such rubbish or refuse shall be disposed of at a refuse disposal site approved by the Executive Director of Public Health pursuant to the provisions of the Health Act 1911.
- (2) By-law 18 of the principal by-law is amended by deleting "cart" in the by-law heading and in line 2 substituting " collection vehicle ".

Passed by resolution at a meeting of the Mullewa Shire Council held on the Sixteenth day of September, 1992.

Dated this 16th day of September, 1992.

The Common Seal of the Shire of Mullewa was affixed hereto pursuant to a resolution of the Council in the presence of—

P. T. FREEMAN, President. G. S. WILKS, Shire Clerk.

Confirmed-

P. PSAILA-SAVONA, Delegate of Executive Director, Public Health.

Approved by His Excellency, the Governor in Executive Council the 2nd day of March 1993.

D. G. BLIGHT, Clerk of Council.

HE303

## HEALTH ACT 1911

## HEALTH (DRUGS AND ALLIED SUBSTANCES) AMENDMENT REGULATIONS 1993

Made by His Excellency the Governor in Executive Council on the advice of the Drug Advisory Committee.

## Citation

1. These regulations may be cited as the Health (Drugs and Allied Substances) Amendment Regulations 1993.

## **Principal regulations**

2. In these regulations the *Health* (Drugs and Allied Substances) Regulations 1961\* are referred to as the principal regulations.

#### Regulation A.01.001A inserted

3. After regulation A.01.001 the following regulation is inserted —

## " Application of Therapeutic Goods Act of the Commonwealth

A.01.001A For the purposes of section 245 of the Act the substances contained in those therapeutic goods included in the Register of Therapeutic Goods maintained under section 17 of the *Therapeutic Goods Act 1989* of the Commonwealth are therapeutic substances for the purposes of these regulations.

## Regulation R.01.001 amended

4. Regulation R.01.001 of the principal regulations is amended by deleting paragraph (a) and substituting the following paragraph —

- (a) indicates or suggests any matter or thing with respect to the use of those therapeutic substances, drugs or medicines for the purpose of or in connection with —
  - (i) abortifacient action;
  - (ii) AIDS see immune system diseases;
  - (iii) alcoholism;
  - (iv) anaemia;
  - (v) arthritis (all forms including rheumatoid arthritis) — other than the temporary relief of pain;
  - (vi) asthma;
  - (vii) baldness, including hair growth, hair loss or hair thinning;
  - (viii) blindness;
  - (ix) boils other than treatment by topical application;
  - (x) breast development;
  - (xi) bronchitis other than relief of cough;
  - (xii) carbuncles other than treatment by topical application;
  - (xiii) cardiovascular system diseases ailments or defects (including high or low blood pressure) other than —
    - (A) the advertising of blood pressure appliances where the advertisement includes a statement to the effect that a medical practitioner is the only person qualified to evaluate the meanings of recorded blood pressure; or
    - (B) the advertising of cholesterol measurement appliances where the advertisement includes a statement to the effect that a medical practitioner is the only person qualified to evaluate the meanings of recorded cholesterol levels; or
    - (C) the advertising of purpose specific bandages for the relief or treatment of circulation related ailments; or
    - (D) a statement to the effect of "aids or assists in the maintenance of peripheral circulation", other than a statement to the effect of "aids or assists in the treatment of fluid retention" provided the advertisement carries a warning to the effect of —
      - If fluid retention persists, seek medical advice.

".

- (xiv) cataract;
- (xv) catarrh, other than temporary relief;
- (xvi) chilblains, other than temporary relief of symptoms;

"

- (xvii) colds, other than temporary relief;
- (xviii) coughs, other than temporary relief;
- (xix) croup;
- (xx) deafness, other than relief by an appliance;
- (xxi) diabetes, other than the advertising of urine testing or blood glucose monitoring products or insulin syringes;
- (xxii) diphtheria;
- (xxiii) eczema, other than temporary relief of symptoms;
- (xxiv) endocrine system diseases, ailments or defects;
- (xxv) erysipelas;
- (xxvi) fertility;
- (xxvii) fungus infections, including tinea (athlete's foot), other than for relief or treatment by topical application;
- (xxviii) gall bladder diseases, ailments or defects;
- (xxix) gastric, peptic or duodenal ulcer;
- (xxx) genito-urinary system diseases, ailments or defects — other than for products offering temporary relief of the pain and burning sensation associated with cystitis provided the advertisement carries a warning to the effect —
  - " If pain or irritation persists for more than 48 hours, consult your doctor.

**99** 

- and
- " The presence of blood in the urine warrants immediate medical attention. ";
- (xxxi) glandular diseases, ailments or defects (including glandular enlargement);
- (xxxii) glaucoma;
- (xxxiii) goitre;
- (xxxiv) gout;
- (xxxv)
  - haemorrhoids, other than
    - (A) temporary relief of discomfort by local application and where the directions for use include the statement that sufferers should consult a medical practitioner if the symptoms persist; or
    - (B) reference to bulk producing laxatives being of indirect benefit to people suffering from haemorrhoids;

1512		GOVERNMENT GAZETTE, WA	[9 March 1993
	(xxxvi)	hair and scalp — see baldness;	
	(xxxvii)	headaches, other than temporary relief;	
	(xxxviii)	height increase;	
	(xxxix)	hernia or rupture, other than advertis hernia appliances;	ing
	(xl)	herpes virus infections, other than —	
		(A) the relief of symptoms of cold sores; or	
		(B) reduction of risk of the transmission genital herpes by the use of condoms;	of
	(xli)	hormonal disease, ailments or defects;	
	(xlii)	immune system diseases, ailments or defe including HIV induced diseases or ailmen such as Acquired Immune Deficiency Syndro (AIDS), other than the reduction in the risk the transmission of disease by the use condoms;	nts, ome s of
	(xliii)	impetigo, other than treatment by top application;	ical
	(xliv)	impotence;	
	(xlv)	indigestion, other than temporary relief treatment of digestive disorders, provided advertisement carries a warning to the eff of —	the
		" If symptoms persist, seek medical advice.	", "
	(xlvi)	infertility;	
	(xlvii)	influenza, other than temporary relief symptoms;	of
	(xlviii)	liver diseases, ailments, defects or injuries;	
	(xlix)	lupus;	
	(1)	menopause or menopausal ailments or defect	s;
	(li)	menstrual cycle diseases, ailments or defe other than the temporary relief of menstr pain;	ects rual
	(lii)	pre-menstrual symptoms where t advertisement includes a statement to the eff of —	ch e fect
_		" Use only as directed and consult your doctor if pain or symptoms persist.	". ,
	(liii)	mental diseases, ailments or defects;	
	(liv)	mouth ulcers, other than temporary relief;	
	(lv)	muscular aches and pains, other th temporary relief;	nan

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(lvi)

- neoplastic diseases (including cancer and leukaemia), other than use of sunscreening preparations as an aid in the prevention of skin cancer (being S.P.F. 4 or greater) and premature skin ageing (being a broad spectrum sun screen as defined in the current Australian Standard) but without implying that long hours of exposure in the sun are desirable;
- (lvii) nervous system diseases, ailments, defects or injuries (including convulsions, epilepsy, fits or paralysis);
- (lviii) obesity including the reduction of subcutaneous fat also referred to as "cellulite";
- (lix) overweight, other than suppression of appetite in conjunction with a balanced low joule (calorie) diet;
- (lx) phlebitis;
- (lxi) pregnancy testing kits see sexual intercourse;
- (lxii) prostate gland disease, ailments or defects;
- (lxiii) psoriasis, other than for the relief or treatment of the effects of psoriasis on the skin provided the advertisement carries a warning to the effect of —
  - Do not use for prolonged periods without consulting a medical practitioner.

and provided an advertisement for products which contain coal tar carries an additional warning to the effect of —

":

- " Do not use this product with other forms of psoriasis therapy such as ultraviolet radiation or prescription drugs unless directed to do so by a medical practitioner.
- (lxiv) psychiatric disease, ailments or defects;
- (lxv) purpura;
- (lxvi) pyorrhoea;
- (lxvii) rheumatism, other than temporary relief of pain;
- (lxviii) scabies, other than relief by topical application;
- (lxix) sexual intercourse, other than
  - (A) reduction in the possibility of conception; or
  - (B) pregnancy test kits where the advertisement includes a statement to the effect that a medical practitioner is the only person qualified to evaluate the test results;
- (lxx)

sexually transmissible diseases, other than the reduction of the risk of transmission of sexually transmissible disease by the use of condoms;

"

".

(lxxi) sexual function potency or virility;

(lxxii) short stature;

(lxxiii) sinus infection, other than temporary relief of sinusitis;

(lxxiv) sleeplessness, other than temporary relief;

(lxxv) sun screening — see neoplastic diseases;

- (lxxvi) thrombosis, other than for the relief or treatment of circulation related ailments by means of purpose specific bandages;
- (lxxvii) tuberculosis;
- (lxxviii) varicose ulcers or varicose veins, other than the temporary relief by the use of elastic hosiery;

(lxxix) whooping cough.

#### References to "goods" amended in Part R

5. Part R of the principal regulations is amended by deleting "goods" wherever it occurs in the provisions referred to in the Table to this regulation and substituting in each case the following —

" substances ".

TABLE

Part R heading Regulation R.01.001 Regulation R.01.001 (b) Regulation R.01.001 (b) (iii) Regulation R.01.001 (b) (v) Regulation R.01.001 (c) Regulation R.01.002 Regulation R.01.004

## **Regulation T.01 amended**

6. Regulation T.01.001 of the principal regulations is amended by deleting the definition of "the Standard" and substituting the following definition —

"the Standard" means Australian Standard AS 2604-1986 entitled "Sunscreen Products — Evaluation and Classification" published by the Standards Association of Australia.

## Schedule repealed

7. The Schedule to Part T of the principal regulations is repealed.

By His Excellency's Command,

**HE401** 

**HEALTH ACT 1911** 

Health Department of WA, Perth, 2 March 1993.

8039/89.

The appointment of Mr John Gabrielson as an Environmental Health Officer to the City of Mandurah effective from 8 March 1993 is approved.

WAYNE JOLLEY, delegate of Executive Director, Public Health.

### **HE402**

#### HEALTH ACT 1911

Health Department of WA, Perth, 2 March 1993.

8020/93.

The cancellation of the appointment of Mr John Gabrielson as an Environmental Health Officer to the City of Bayswater effective from 5 March 1993 is hereby notified. WAYNE JOLLEY, delegate of Executive Director, Public Health.

**HE403** 

## HEALTH ACT 1911

Health Department of WA, Perth, 25 February 1993.

7804/90.

The appointment of Mr William John Hardy as an Environmental Health Officer to the Shire of Carnarvon effective from 1 February 1993 is approved.

BRIAN DEVINE, delegate of Executive Director, Public Health.

HE404

## HEALTH ACT 1911

8489/92.

Health Department of WA, Perth, 27 January 1993.

The appointment of Mr Neil Douglas Travers as an Environmental Health Officer to the Shire of Kalamunda effective from 23 November 1992 is approved.

WAYNE JOLLEY, delegate of Executive Director, Public Health.

## LAND ADMINISTRATION

LB401

## LOCAL GOVERNMENT ACT 1960 DECLARATION OF PUBLIC STREETS

Orders of the Minister for Lands

Made under Section 288

At the request of the local government nominated the land specified in the Notice is now declared to be absolutely dedicated as a public street.

Notice

City of Bayswater (DOLA File 2148/1983).

Road No. 18545 (Holdhurst Way). The portion of land, plus widenings, as delineated and coloured pink on Office of Titles Diagram 41977.

(Extension). All those rights-of-way, plus widenings, as delineated and coloured brown on Office of Titles Diagrams 43838, 39553, 43093, 43967 and 32358. Public Plan: BG 34 (2) 16:32 (Perth).

> A. A. SKINNER, Chief Executive, Department of Land Administration.

GOVERNMENT GAZETTE, WA

[9 March 1993

LOCAL GOVERNMENT

#### LG401

## LOCAL GOVERNMENT ACT 1960

Shire of Jerramungup

AUTHORISED OFFICER

It is hereby notified for public information that effective from Monday, 8 March 1993, Mr James Walton Garnett will be an Authorised Officer in accordance with the various Acts, Regulations and By-laws listed hereunder.

The Local Government Act 1960; The Dog Act 1976; The Litter Act 1979; The Bush Fires Act 1954; Council By-laws and Regulations as prescribed.

F. J. PECZKA, Shire Clerk.

LG402

## DOG ACT 1976

Shire of Jerramungup

## APPOINTMENT OF REGISTRATION OFFICERS AND AUTHORISED OFFICERS

It is hereby notified for public information that the following persons have been appointed pursuant to the Dog Act 1976—

 (a) Dog Registration Officers— Peter Thomas Naylor Tracey Lee Rogers Susan Joy Shepherdson Leanne Michelle Wisewould

(b) Authorised Officers— Frank Joseph Peczka Peter Thomas Naylor Richerd Robert John Comley Genevieve Robyn James Richard Alec Davis James Walton Garnett

All previous appointments under the Dog Act 1976 for the Shire of Jerramungup are hereby cancelled.

F. J. PECZKA, Shire Clerk.

## PLANNING AND URBAN DEVELOPMENT

#### PD401

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Brookton

Town Planning Scheme No. 2-Amendment No. 3

Ref: 853/4/6/2, Pt. 3.

Notice is hereby given that the Shire of Brookton has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 76 and 77 Brookton Highway and Lots 80, 81, 82, 83, 84, 85 and 86 Williams Street, Brookton from "Residential" to "Commercial".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 14 White Street, Brookton and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

#### PD402

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

## Shire of Broome

Town Planning Scheme No. 2—Amendment No. 100

Ref: 853/7/2/3, Pt. 100.

Notice is hereby given that the Shire of Broome has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 100 Forrest Street from "Residential (R20)" to "Residential (R40)".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Weld Street, Broome and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

G. MARTIN, Shire Clerk.

**PD403** 

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENTS AVAILABLE FOR INSPECTION

Shire of Kellerberrin

Town Planning Scheme No. 1-Amendment Nos. 5 and 6

Ref: 853/4/13/1, Pts. 5 and 6.

Notice is hereby given that the Shire of Kellerberrin has prepared the abovementioned scheme amendments for the purpose of:

Amendment No. 5: Rezoning Lots 3, 4 and 5 Massingham Street, Kellerberrin from "Residential" to "Showroom".

Amendment No. 6: Rezoning Lot 2 Great Eastern Highway, Kellerberrin from current dual zoning of "Service Station" and "Short Stay Residential" to "Service Station".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 110 Massingham Street, Kellerberrin and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

N. MASON, Shire Clerk.

**PD404** 

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION Shire of Roebourne

Town Planning Scheme No. 6-Amendment No. 24

Ref: 853/8/5/4, Pt. 24.

Notice is hereby given that the Shire of Roebourne has prepared the abovementioned scheme amendment for the purpose of—

1. Modifying the current zoning of a portion of Lot 902 Walcott Way and a portion of Reserve 32335 to "Residential R40".

2. Modifying the current zoning of Lot 3913 Walcott Way to "Residential R30".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Welcome Road, Karratha, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

F. GOW, Shire Clerk.

GOVERNMENT GAZETTE, WA

#### **PD405**

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Bunbury

Town Planning Scheme No. 6-Amendment No. 142

Ref: 853/6/2/9, Pt. 142

Notice is hereby given that the City of Bunbury has prepared the abovementioned scheme amendment for the purpose of amending the minimum street setback for development in "General Industry" and "Port Industry" zones from 18 metres to 9 metres.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 45 Stephen Street, Bunbury and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

V. S. SPALDING, Town Clerk.

PD406

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENTS AVAILABLE FOR INSPECTION *City of Wanneroo*

Town Planning Scheme No. 1-Amendment Nos. 593 and 617

Ref: 853/2/30/1, Pts. 593 and 617.

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendments for the purpose of:

## Amendment No. 593

Rationalising the Mitchell Freeway Road Reserve and adjacent zones, at its intersection with Hodges Drive and Shenton Avenue.

Amendment No. 617

- (i) amending Table No. 1 of the Scheme Text to change Art Studio from an "X" (a use that is not permitted) to "AA" (a use that is not permitted unless approval is granted by the Council) use in the Joondalup City Centre Zone;
- (ii) adding the following after the first sentence in Clause 5.42 (b): "The Development Plan, when so approved, shall form part of the Scheme";
- (iii) adding the following after the first sentence in Clause 5.42 (c): "The Development Manual, when so approved, shall form part of the Scheme".

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Administration Centre, Boas Avenue, Joondalup and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

These amendments are available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

R. F. COFFEY, Town Clerk.

**PD407** 

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

## City of Wanneroo

## Town Planning Scheme No. 1-Amendment No. 635

Ref: 853/2/30/1, Pt. 635.

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 1-6 Stevenage Street and Lots 7-13 and 20 Glenrothes Crescent, from "General Industrial" and "Light Industrial" respectively to "Special Zone (Restricted Use) Industrial and Mixed Business Uses Approved by Council".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Boas Avenue, Joondalup and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 20 April 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 20 April 1993.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

R. F. COFFEY, Town Clerk.

## POLICE

#### PE401

### POLICE AUCTION

Under the provisions of the Police Act 1892 unclaimed and stolen property will be sold by public auction at the premises of Unit 2, Number 3 Boyd Street, Geraldton at approximately 10.00 am on 13 March 1993.

Auction to be conducted by John Whitehouse, auctioneer.

B. BULL, Commissioner of Police.

#### PE402

## POLICE AUCTION

Under the provisions of the Police Act 1982, unclaimed and stolen property will be sold by Public Auction at the premises of Rumens & Co. of 95 Forrest Avenue, Bunbury on 17 April 1993 at 9.00 am.

The Auction will be conducted by David Rumens, Auctioneer.

B. BULL, Commissioner of Police.

## RACING AND GAMING

## RA101

## ERROR

## TOTALISATOR AGENCY BOARD BETTING ACT 1960

The reprint under the Reprints Act 1967 of the above Act as at 27 September 1991 is corrected as follows—

In section 28 (4) (a) insert after "Racing Association" the following-

" and the Country Racing Association ".

## PUBLIC NOTICES

## ZZ401

NOTICE OF DISSOLUTION OF PARTNERSHIP TRADING AS TOP GUN FISHING & CHARTER COMPANY

Take notice that Wanndina Investments Pty Ltd did on the 25th day of January 1993 retire from the partnership of Top Gun Fishing & Charter Company.

And further take notice that as from the 25th day of January 1993 the partnership trading as Top Gun Fishing & Charter Company has been dissolved. Dated the 8th day of February 1993.

> BRIAN KIRKWOOD, Director, Wanndina Investments Pty Ltd A.C.N. 008 755 888.

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## CONTENTS

## REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS

	Page
Fisheries Act—Bremer Bay Purse Seine Limited Entry Fishery Amendment Notice 1993—Notice No. 593	1506
Fisheries Amendment Regulations 1993	1505
Health Act—By-laws Shire of Merredin—Model By-laws Series "A"—Relating to Lodging Houses	1506-7
Shire of Mullewa—Mobile Rubbish Bin By-laws Health (Drugs and Allied Substances) Amendment Regulations 1993	1507-8 1509-14
Treatin (Drugs and Timed Substances) Timenument wegatations 1000	1000 11

## GENERAL CONTENTS

	Page
Fisheries	1505-6
Health	1506-15
Land Administration	1515
Local Government	1516-19
Planning and Urban Development	1516
Police	1519
Proclamation	1505
Public Notices—Partnerships	1519
Racing and Gaming	1519



GENERAL