



**WESTERN
AUSTRALIAN
GOVERNMENT**
Gazette



PERTH, FRIDAY, 4 JULY 1997 No. 111

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances (changes to this arrangement will be advertised beforehand on the inside cover).

Special *Government Gazettes* and Extraordinary *Government Gazettes* are published periodically, all gazettes are included in the subscription price.

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JOHN A. STRIJK,
Government Printer.

AGRICULTURE

AG401

PLANT DISEASES ACT 1914Agriculture, Western Australia,
South Perth.

I, the undersigned Minister for Primary Industry; Fisheries, being the Minister responsible for the administration of the Plant Diseases Act 1914, hereby appoint Mr Bruce Raynor Kelly and Mr Graham Lindsay Page as Inspectors pursuant to Section 7 (2) of the said Act, for a period of twelve months.

MONTY HOUSE, Minister for Primary Industry; Fisheries.

EDUCATION

ED401

EDUCATION ACT 1928

EFFICIENT SCHOOLS/INDEPENDENT PRE-SCHOOLS/CARE CENTRES—1997

Department of Education Services
Office of Non-Government Education.

In accordance with the provisions of sections 27B and 32B of the *Education Act 1928*, the following schools and independent pre-schools/care centres are approved for the current year—

K indicates that the school/centre is registered for the kindergarten level.

PP indicates that the school/centre is registered for the pre-primary level.

P indicates that the school is registered to provide tuition at the primary school level.

LS indicates that the school is registered to provide tuition beyond primary school level but not beyond year ten.

US indicates that the school is registered to provide tuition beyond year ten.

Tuition Level	Name	Location
Efficient Schools		
	P LS	Aboriginal Community College Gnangara
K	PP P	Al-Hidayah Islamic School Victoria Park
K	PP P LS	Albany Adventist School Albany
	P	Albany Community School Albany
	PP P LS US	All Saints' College Willetton
	P LS US	Aquinas College Manning
	LS US	Aranmore Catholic College Leederville
	PP P	Aranmore Catholic Primary School Leederville
	PP P LS	Armadale Christian College Bedfordale
	PP P	Armadale John Calvin Primary School Armadale
	PP P	Armadale SDA Primary School Wungong
	PP P	Assumption Catholic Primary School Mandurah
K	PP P LS US	Australian Islamic College Thornlie
K	PP P	Australian Islamic College (North Of The River) Dianella
	LS US	Beaufort College Perth
	PP P	Beechboro Christian School Beechboro
K	PP P	Beehive Montessori School Mosman Park
	PP P LS	Bethel Christian School Albany
	PP P LS US	Bible Baptist Christian Academy Mount Helena
	PP P	Bickley SDA Primary School Bickley
K	PP P	Birlirr Ngawiyiwu Catholic School Via Halls Creek
	PP P LS US	Bunbury Cathedral Grammar School Gelorup
	LS US	Bunbury Catholic College Bunbury
	PP P	Bunbury Community School Bunbury
	PP P	Calvary Christian School Hamilton Hill
	PP P	Carinya Alternative School Martin
	LS US	Carmel College Carmel
K	PP P LS US	Carmel School Dianella
K	PP P	Carnarvon Christian School Carnarvon
	LS US	Catholic Agricultural College Bindoon
	LS US	Chisholm Catholic College Inglewood
	P LS US	Christ Church Grammar School Claremont
	PP P	Christ The King School Sth Fremantle
	PP P LS US	Christian Aboriginal School Coolgardie
	PP P	Christian Aboriginal School Via Kalgoorlie

Tuition Level				Name	Location
Efficient Schools— <i>continued</i>					
			LS	Christian Brothers Agricultural School	Tardun
			LS	Christian Brothers College	Fremantle
K	PP	P		Chrysalis Montessori School	Osborne Park
			LS	Clontarf Aboriginal College	Bentley
K	PP	P	LS	Collie Catholic College	Collie
			LS	Cornerstone Christian Community School	Busselton
			LS	Corpus Christi College	Bateman
	PP	P	LS	Culunga Aboriginal Community School	West Swan
	PP	P		Currambine Catholic Primary School	Currambine
K	PP	P		Dale Christian School	Armadale
	PP	P	LS	Divine Mercy College	Rivervale
	PP	P	LS	Djarindjin Lombadina Catholic School	Broome
			US	Edwards Matriculation College	O'Connor
	PP	P	LS	El Shaddai College	Wellard
	PP	P		Emmanuel Christian School	Girrawheen
	PP	P	LS	Emmaus Christian School	Middle Swan
			LS	Foothills School	Guildford
K	PP	P		Forrestfield Christian School	Forrestfield
				Foundation Christian Community School	Golden Bay
	PP	P	LS	Frederick Irwin Anglican Community School	Mandurah
K	PP	P	LS	Geraldton Grammar School	Geraldton
K	PP	P		Golden Hill Steiner School	Denmark
	PP	P		Good Shepherd Catholic School	Lockridge
	PP	P		Good Shepherd School	Kelmscott
	PP	P	LS	Grace Christian School	Bunbury
K	PP	P	LS	Guildford Grammar School	Guildford
			LS	Hale School	Wembley Downs
	PP	P		Helena College Junior School	Darlington
			LS	Helena College Senior School	Glen Forrest
K	PP	P		Holy Name School	Carlisle
K	PP	P		Holy Rosary School	Derby
	PP	P		Holy Rosary School	Doubleview
	PP	P		Holy Spirit School	City Beach
	PP	P		Infant Jesus School	Morley
			LS	Iona Presentation College	Mosman Park
	PP	P		Iona Primary School	Mosman Park
			LS	John Calvin School	Albany
			LS	John Calvin Senior High School	Armadale
			LS	John Paul College	Kalgoorlie
K	PP	P	LS	John Pujajangka Piyirn School	Via Halls Creek
	PP	P	LS	John Septimus Roe Anglican Community School	Mirraboooka
	PP	P	LS	John Wollaston Anglican Community School	Kelmscott
	PP	P	LS	John XXIII College	Claremont
K	PP	P		Kalamunda Christian School	Walliston
	PP	P		Kalgoorlie Catholic Primary School	Kalgoorlie
			LS	Karalundi Aboriginal Education Centre	Meekatharra
K	PP	P	LS	Kearnan College	Manjimup
				Kelmscott John Calvin School	Kelmscott
	PP	P		Kerry Street Community School	Hamilton Hill
			LS	Kids Centre	Sth Fremantle
			LS	Kids Open Learning School	Maylands
	PP	P	LS	Kingsway Christian College	Landsdale
			LS	Kolbe Catholic College	Rockingham
	PP	P	LS	Kulkarriya Community School	Fitzroy Crossing
K	PP	P	LS	Kururrungku Catholic School	Via Halls Creek
			LS	La-Djardarr Bay Community School	Broome
	PP	P		La Salle College	Viveash
	PP	P	LS	Lake Joondalup Baptist College	Joondalup
	PP	P		Lance Holt School	Fremantle
	PP	P		Landsdale Advent Christiann School	Landsdale
	PP	P		Leschenault Catholic Primary School	Australind
K	PP	P		Living Waters Lutheran Primary School	Rockingham
	PP	P		Liwara Catholic Primary School	Greenwood
	PP	P		Loreto Primary School	Nedlands
			LS	Lumen Christi College	Gosnells
K	PP	P	LS	Luurnpa Catholic School	Halls Creek
			LS	Mackillop Catholic College	Busselton
				Mackillop Catholic Primary School	Yangebup
	PP	P		Majella Primary School	Balga
	PP	P	LS	Mandurah Catholic College	Mandurah
	PP	P	LS	Maranatha Christian College	Waikiki
K	PP	P		Margaret River Montessori School	Margaret River
	PP	P		Mary Mackillop Catholic Community School	Ballajura
K	PP	P		Mary's Mount Primary School	Gooseberry Hill

Tuition Level					Name	Location
Efficient Schools— <i>continued</i>						
			LS	US	Mater Dei College	Edgewater
	PP	P			Matthew Gibney Catholic Primary School	High Wycombe
			LS	US	Mazenod College	Lesmurdie
	PP	P			Mel Maria Catholic Primary School	Attadale
			LS	US	Mercedes College	Perth
			LS	US	Mercy College	Mirrabooka
	PP	P			Mercy Primary School	Koondoola
K	PP	P	LS	US	Methodist Ladies' College	Claremont
	PP	P			Midland Christian School	Middle Swan
					Moerlina School	Mt Claremont
K	PP	P	LS	US	Montessori School	Kingsley
	PP	P	LS		Mukinbudin Christian School	Mukinbudin
K	PP	P			Mundaring Christian School	Mundaring
			LS	US	Nagle Catholic College	Geraldton
	PP	P			Newman Junior College	Churchlands
			LS	US	Newman Senior College	Churchlands
K	PP	P	LS		Ngalangangpum School	Kununurra
			LS	US	Nollamara Christian Academy	Nollamara
K	PP	P			Notre Dame School	Cloverdale
K	PP	P			Nyindamurra Family School Of Creativity	Witchcliffe
	PP	P			Orana Catholic School	Willetton
	PP	P			Our Lady Of Fatima School	Palmyra
	PP	P			Our Lady Of Good Counsel School	Karrinyup
	PP	P			Our Lady Of Grace School	North Beach
K	PP	P			Our Lady Of Lourdes School	Dardanup
K	PP	P			Our Lady Of Lourdes School	Nollamara
	PP	P			Our Lady Of Mercy Primary School	Girrawheen
	PP	P			Our Lady Of Mount Carmel School	Hilton
K	PP	P			Our Lady Of Mount Carmel School	Mullewa
	PP	P			Our Lady Of The Cape Primary School	Dunsborough
	PP	P			Our Lady Star Of The Sea Catholic Primary School	Esperance
	PP	P			Our Lady's Assumption School	Dianella
	PP	P			Padbury Catholic Primary School	Padbury
	PP	P	LS		Parnngurr Community School	Newman
	PP	P	LS	US	Penrhos College	Como
	PP	P	LS	US	Perth College	Mount Lawley
K	PP	P			Perth Montessori School	Victoria Park
K	PP	P	LS		Perth Waldorf School	Bibra Lake
	PP	P			Pioneer Village School	Armadale
			LS	US	Port Community High School	Hamilton Hill
			LS	US	Prendiville Catholic College	Ocean Reef
	PP	P	LS	US	Presbyterian Ladies College	Peppermint Grove
K	PP	P	LS		Purnululu Aboriginal School	Kununurra
	PP	P			Queen Of Apostles School	Riverton
	PP	P			Quinns Baptist College	Quinns Rock
K	PP	P			Quintilian School	Mt Claremont
	PP	P	LS		Rawa Community School	Newman
	PP	P			Regent College	Victoria Park
	PP	P			Rehoboth Christian Primary School	Yangebup
			LS	US	Rehoboth Christian School	Kenwick
					Rehoboth Christian School	Wilson
K	PP	P			Riverlands School	Middle Swan
	PP	P			Rockingham Family School	Rockingham
	PP	P			Rockingham John Calvin School	Baldivis
	PP	P			Sacred Heart Catholic School	Goomalling
			LS	US	Sacred Heart College	Sorrento
	PP	P			Sacred Heart Primary School	Highgate
	PP	P			Sacred Heart Primary School	Thornlie
K	PP	P	LS		Sacred Heart School	Beagle Bay
	PP	P			Sacred Heart School	Mundaring
	PP	P			Santa Clara School	Bentley
			LS	US	Santa Maria College	Attadale
			LS	US	Scotch College	Swanbourne
			LS	US	Servite College	Tuart Hill
			LS	US	Seton Catholic College	Samson
	PP	P			Seventh Day Adventist School	Esperance
					Seventh Day Adventist School	Manjimup
	PP	P			Speech & Hearing Centre	Wembley
					St Andrew's Catholic Primary School	Clarkson
	PP	P			St Andrew's Grammar School	Dianella
	PP	P			St Anne's School	Harvey
	PP	P			St Anthony's School	Midland
	PP	P			St Anthony's School	Midland

Tuition Level				Name	Location
Efficient Schools— <i>continued</i>					
	PP	P		St Anthony's School	Wanneroo
	PP	P		St Augustine's School	Rivervale
	PP	P		St Benedict's School	Applecross
	PP	P		St Bernadette's Catholic Primary School	Port Kennedy
	PP	P		St Bernard's School	Kojonup
K	PP	P	LS US	St Brigid's College	Lesmurdie
	PP	P		St Brigid's Primary School	Middle Swan
	PP	P		St Brigid's School	Bridgetown
	PP	P	LS	St Cecilia's College	Port Hedland
	PP	P	LS US	St Clare's School	East Perth
	PP	P		St Columba's Catholic Primary School	South Perth
	PP	P		St Columba's Primary School	Bayswater
	PP	P		St Denis' School	Joondanna
	PP	P		St Dominic's School	Innaloo
	PP	P		St Francis Xavier Primary School	Geraldton
K	PP	P		St Francis Xavier School	Armadale
	PP	P		St Gerard's Primary School	Balga
K	PP	P	LS US	St Hilda's Anglican School For Girls	Mosman Park
	PP	P		St Jerome's School	Munster
	PP	P		St John's School	Scarborough
K	PP	P		St John's School	Rangeway
K	PP	P		St Joseph's College	Spencer Park
	PP	P	LS US	St Joseph's Primary School	Bunbury
	PP	P		St Joseph's School	Boulder
	PP	P		St Joseph's School	Busselton
	PP	P		St Joseph's School	Kununurra
K	PP	P		St Joseph's School	Moora
K	PP	P	LS	St Joseph's School	Northam
	PP	P		St Joseph's School	Pemberton
	PP	P		St Joseph's School	Pinjarra
	PP	P		St Joseph's School	Queens Park
	PP	P		St Joseph's School	Southern Cross
K	PP	P		St Joseph's School	Waroona
K	PP	P		St Joseph's School	Wyndham
K	PP	P		St Jude's Catholic School	Langford
	PP	P		St Kieran's School	Tuart Hill
	PP	P		St Lawrence's Primary School	Balcatta
K	PP	P		St Lawrence's Primary School	Geraldton
	PP	P	LS US	St Luke's Catholic Primary School	Woodvale
	PP	P		St Luke's College	Karratha
K	PP	P		St Maria Goretti School	Redcliffe
	PP	P	LS US	St Mark's Anglican Community School	Hillarys
	PP	P	LS US	St Mary's Anglican Girls' School	Karrinyup
K	PP	P		St Mary's Catholic Primary School	Bunbury
K	PP	P	LS US	St Mary's Catholic School	Boyup Brook
K	PP	P	LS US	St Mary's College	Broome
	PP	P	LS	St Mary's School	Carnarvon
K	PP	P		St Mary's School	Donnybrook
K	PP	P		St Mary's School	Merredin
K	PP	P		St Mary's School	Northampton
K	PP	P		St Matthew's School	Narrogin
	PP	P		St Michael's School	Bassendean
	PP	P		St Michael's School	Brunswick Junction
	PP	P	LS US	St Munchin's School	Gosnells
	PP	P		St Norbert College	Queens Park
	PP	P		St Patrick's School	Fremantle
	PP	P		St Patrick's School	Katanning
	PP	P		St Paul's Primary School	Karratha
	PP	P		St Paul's Primary School	Mount Lawley
	PP	P		St Peter's Primary School	Bedford
	PP	P		St Pius X School	Como
	PP	P		St Simon Peter Catholic Primary School	Ocean Reef
	PP	P	LS US	St Stephen's School	Duncraig
	PP	P		St Thomas More Catholic Primary School	Margaret River
	PP	P		St Thomas' Primary School	Claremont
	PP	P		St Vincent's School	Kwinana
	PP	P		Star Of The Sea School	Rockingham
K	PP	P	LS	Strathalbyn Christian College	Geraldton
	PP	P	LS	Strelley Community School	Port Hedland
	PP	P	LS US	Swan Christian High School	Middle Swan
	PP	P	US	Swan College	Perth
	PP	P	LS	The Japanese School In Perth	Scarborough
	PP	P		Thomas Scott Anglican Community School	Mirrabooka

Tuition Level				Name	Location	
Efficient Schools— <i>continued</i>						
K	PP	P	LS	US	Thornlie Christian College	Southern River
					Tranby College	Baldivis
K	PP	P			Treetops Montessori School	Darlington
			LS	US	Trinity College	East Perth
K	PP	P			Unity Christian School	Brunswick Junction
K	PP	P	LS	US	Ursula Frayne Catholic College	Victoria Park
					Valley Independent Secondary School	Hamilton Hill
					Victoria Park SDA Primary School	Victoria Park
			LS	US	WA International College	Joondalup
					Wanalirri Catholic School	Derby
					Wandalgu Catholic Primary School	Tardun
					Warlawurru Catholic School	Halls Creek
			LS	US	Wesley College	South Perth
K	PP	P			West Coast Steiner School	Nollamara
					Whitford Catholic Primary School	Hillarys
K	PP	P			Wilgie View School	Bornholm
			LS	US	Winthrop Baptist College	Murdoch
					Wongutha Christian Aboriginal School	Gibson
					Woodbury Boston Primary School	Torbay
			LS		Wulungarra Independent Community School	Fitzroy Crossing
			LS		Yakanarra Community School	Fitzroy Crossing
K	PP	P			Yallingup Steiner School	Yallingup
					Yidarra Catholic Primary School	Bateman
					Yiyili Aboriginal Community School	Halls Creek

Independent Pre-Schools/Care Centres

K	PP				Banksia Montessori School	Dianella
K	PP				Blue Gum Montessori Children's Centre	Bibra Lake
					Bold Park Kindergarten	City Beach
K	PP				College Park Kindergarten	Nedlands
					Conon Road Kindergarten	Applecross
					Coolabaroo Neighbourhood Centre	Thornlie
					Cygnets Montessori School	Tuart Hill
					Ewin Pre-School Centre	Kununurra
K	PP				Gumnut Montessori School	Claremont
					Hensman Street Pre-School	South Perth
					Kindy-Care	Kingsley
					Mundaring Montessori School	Mundaring
					Murray Districts Kindergarten	Pinjarra
					Riverton-Willetton Kindergarten	Riverton
K	PP				Schoenstatt Pre-School Centre	Riverton
					St Margaret's Independent Kindergarten	Nedlands
					Temple David Kindergarten	Mount Lawley

ELECTRICITY

EG301

ELECTRICITY ACT 1945

ELECTRICITY ACT REGULATIONS 1947

Code of Practice for Personnel Electrical Safety for Vegetation Control Work Near Live Powerlines

It is hereby notified for public information that, for the purposes of subparagraph (i) of regulation 316A(4)(b) of the *Electricity Regulations 1947*, page 13-4 of the *Code of Practice for Personnel Electrical Safety for Vegetation Control Work Near Live Powerlines* is hereby amended by deleting Clause 13.5.2 and inserting the following—

“13.5.2 Earthing

The chassis of an EWP must be connected to earth by means of a lead and metal earthing spike driven into the ground when vegetation control work is carried out within the danger zone of a high voltage power line.

For vegetation control work within the danger zone of a low voltage power line, the EWP does not need to be earthed provided no work is carried out above the level of the low voltage conductors.

Care must be taken to avoid driving the spike into underground services. Information on the location of underground services in the area where vegetation control work is to be carried out should be obtained (from the local shire, Water Authority, AlintaGas, Western Power, Telstra, etc.) before work commences."

Dated this 4th day of July 1997.

K. McGILL, Acting Director of Energy Safety,
Office of Energy.

ENVIRONMENTAL PROTECTION

EP401

ENVIRONMENTAL PROTECTION ACT 1986

(Section 20)

Delegation No. 25

Delegation under section 20 of the Environmental Protection Act 1986 ("the Act").

The Chief Executive Officer by this instrument delegates to the holder for the time being of the position of Director, Evaluations Division, all the powers and duties conferred or imposed under section 47(2) of the Act.

Dated this 17th day of June 1997.

BRYAN JENKINS, Chief Executive Officer.

Approved by—

CHERYL EDWARDES, Minister for the Environment.

FIRE AND RESCUE

FB101

PRINTERS CORRECTION FIRE BRIGADES ACT 1942

An error occurred in the notice published under the above heading on page 3096 of *Government Gazette* No. 99 dated 27 June 1997 and is corrected as follows.

Delete "\$68 752.00".

Insert " \$68 752 000 ".

FISHERIES

FI301

FISH RESOURCES MANAGEMENT ACT 1994

FISH RESOURCES MANAGEMENT AMENDMENT REGULATIONS (No. 2) 1997

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fish Resources Management Amendment Regulations (No. 2) 1997*.

Commencement

2. These regulations come into operation on 4 July 1997.

Principal regulations

3. In these regulations the *Fish Resources Management Regulations 1995** are referred to as the principal regulations.

[* *Published in Gazette 29 September 1995, pp. 4503-635.*
For amendments to 22 June 1997 see 1996 Index to Legislation of
Western Australia, Table 4, p. 88, and Gazette 27 March 1997.]

Regulation 20 amended

4. Regulation 20 (2) of the principal regulations is amended by deleting item 10 of the Table to that subregulation and substituting the following item —

“

10. Snapper, Pink, other than —

- (a) pink snapper to which the bag limit specified under regulation 30B applies (Perth pink snapper breeding ground); and
- (b) pink snapper to which the bag limit specified under regulation 30E applies (Shark Bay eastern gulf and Shark Bay western gulf).

”.

Division 4B of Part 4 inserted

5. After Division 4A of Part 4 of the principal regulations the following Division is inserted —

“

Division 4B — Bag limits for Shark Bay**Application of Division**

30C. This Division does not apply to bait fish of the family *Clupeidae* or *Engraulidae*.

Interpretation

- 30D. In this Division —

“**eastern gulf land area**” means the land adjacent to the waters of the Shark Bay eastern gulf;

“**waters of the Shark Bay eastern gulf**” means the waters of Shark Bay south and east of a line commencing at the high water mark of the northernmost point of Cape Peron, from there due north to the intersection with a line drawn due east from the high water mark of the southernmost point of Cape St Cricq, and from there due east to the mainland, but not including the waters of Denham Sound nor the Freycinet Estuary;

“**waters of the Shark Bay western gulf**” means the waters of Shark Bay (including the waters of Denham Sound and the Freycinet Estuary) south of a line commencing at the high water mark of the northernmost point of Cape Inscription, from there due east to a point directly north of the high water mark of the northernmost point of Cape Peron, and from there south to the high water mark of the northernmost point of Cape Peron (and being enclosed on the eastern side by Peron Peninsula and on the western side by Edel Land Peninsula), then from the high water

mark of the northernmost point of Steep Point to the high water mark on the south westernmost point of Surf Point and east of Dirk Hartog Island;

“western gulf land area” means the land adjacent to the waters of the Shark Bay western gulf.

Bag limits for the Shark Bay eastern and western gulfs

30E. (1) For the purposes of section 50 of the Act, the bag limit appearing directly opposite an item in Part 6 of Schedule 3 is the bag limit in respect of fish of the class referred to in that item.

(2) The bag limit prescribed under this regulation applies to a person —

- (a) taking fish in either the waters of the Shark Bay eastern gulf or the waters of the Shark Bay western gulf; or
- (b) bringing fish onto land in the eastern gulf land area or the western gulf land area,

as the case may be.

(3) If an item in Part 6 of Schedule 3 refers to 2 or more species of fish then, for the purposes of section 50 of the Act, the bag limit applies in respect of fish that consist of one of those species or any combination of those species.

(4) If fish consist of any species, or combination of species, other than the species referred to in Part 6, Division 2 of Schedule 3 then, for the purposes of section 50 of the Act, the bag limit in respect of that species, or combination of species, is 7 fish (provided a limit in Part 6, Division 1 of Schedule 3 is not exceeded).

(5) This regulation does not affect the overall bag limit for pink snapper prescribed under regulation 15.

”.

Schedule 2 amended

6. Schedule 2 to the principal regulations is amended —

(a) in Division 3 in the item commencing “Snapper, Pink” by deleting paragraph (b) and substituting the following paragraphs —

“

- (b) when —
 - (i) taken from; or
 - (ii) brought ashore from a boat, other than a licensed fishing boat, from,

the waters of the Shark Bay eastern gulf (as defined in regulation 30D)	500
---	-----
- (c) when —
 - (i) taken from; or
 - (ii) brought ashore from a boat, other than a licensed fishing boat, from,

the waters of the Shark Bay western gulf (as defined in regulation 30D)	450
---	-----
- (d) in any other case 410

”;

and

Fish	Bag limit for one day	Grouped bag limit for one day
Snapper, Pink —)
(a) when taken from the waters of the Shark Bay Western gulf	4, of which only two may be over 700 mm in length)
(b) when taken from the waters of the Shark Bay eastern gulf	2)
Tuna, Southern Bluefin	4)
Yellowtail Kingfish	4)
) 7

Division 2

Fish	Bag limit for one day
Garfish	40
Hardyhead	40
Mullet, Sea and Yellow-eye	40
Whiting	40
Tailor	8
Octopus, Squid and Cuttlefish	15
Oyster	40
Threadfin (threadfin or bluenose salmon)	20

”.

By Command of the Governor,

J. PRITCHARD, Clerk of the Executive Council.

FI401

FISH RESOURCES MANAGEMENT ACT 1994
PROHIBITION ON FISHING FOR PINK SNAPPER (SHARK BAY) ORDER 1997
REVOCATION ORDER 1997
 Order No. 4 of 1997

FD 365/97 [157]

Made by the Minister under section 43.

Citation

1. This order may be cited as the Prohibition on Fishing For Pink Snapper (Shark Bay) Order 1997 Revocation Order 1997.

Revocation

2. The Prohibition on Fishing For Pink Snapper (Shark Bay) Order 1997 published in the *Gazette* of 11 April 1997 is revoked.

Dated this 24th day of June 1997.

MONTY HOUSE, Minister for Fisheries.

FI402

FISH RESOURCES MANAGEMENT ACT 1994
ABALONE MANAGEMENT PLAN AMENDMENT (No. 3) 1997

FD 70/97 [152]

Made by the Minister under section 54.

Citation

1. This instrument may be cited as the Abalone Management Plan Amendment (No. 3) 1997.

Principal Plan

2. In this instrument the Abalone Management Plan 1992* is referred to as the principal plan.

Schedule 2 amended

3. Schedule 2 of the principal plan is amended by adding the following item—

“Live-Tech Pty Ltd (ACN 061 400 780) Kardinya”.

*[*Published in the Gazette of 14 August 1992. For amendments to 17 October 1996 see Notice No. 605 published in the Gazette of 17 September 1993, Notice No. 630 published in the Gazette of 19 November 1993, Notice No. 632 published in the Gazette of 17 December 1993, Notice No. 651 published in the Gazette of 20 May 1994, Notice No. 666 published in the Gazette of 22 July 1994, Notice No. 674 published in the Gazette of 16 September 1994, Notice No. 679 published in the Gazette of 7 October 1994, Notice No. 690 published in the Gazette of 20 December 1994, Notice No. 696 published in the Gazette of 28 April 1995, Notice No. 712 published in the Gazette of 6 June 1995, Correction No. 712 published in the Gazette of 28 July Management Plan Amendment Plan 1995 published in the Gazette of 28 November 1995, Abalone Management Plan Amendment 1996 published in the Gazette of 21 June 1996, Abalone Management Plan Amendment (No. 2) 1996 published in the Gazette of 6 September 1996, Abalone Management Plan Amendment (No. 3) 1996 published in the Gazette of 8 October 1996, Abalone Management Plan Amendment (No. 4) 1996 published in the Gazette of 22 October 1996 and Abalone Management Plan Amendment 1997 published in the Gazette of 14 March 1997.]*

See regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices made under the Fisheries Act 1905 immediately before the commencement of those regulations.]

Dated this 26th day of June 1997.

MONTY HOUSE, Minister for Fisheries.

HOMESWEST

HM401

HOUSING ACT 1980
DETERMINATION OF STANDARD RATES OF INTEREST

Homeswest (The State Housing Commission),
Perth, 27 June 1997.

Pursuant to sections 33 and 42 being loans under section 36 of the Housing Act 1980 The State Housing Commission by this determination which was approved by the Honourable Minister for Housing fixes the following maximum standard rates of interest to apply in respect of the various classes of loan granted by it.

1. Income Based Loans, pre 1985 Variable Interest Schemes and Wisechoice under sections 33 and 36 to 7.75% per annum.
2. In respect of Shared Equity 1994 (Real Start) (Subsidised Rate) Loans the standard rate of interest shall be 7.5% per annum rising by 1.0% per annum on every June 30 subsequent to the date from which interest is to be calculated until the rate of interest is 7.75% per annum.
3. In respect of Shared Equity 1994 (Aboriginal) (Subsidised Rate) Loans the standard rate of interest shall be 6.5% per annum rising 0.5% per annum on every June 30 subsequent to the date from which interest is to be calculated until the rate of interest is 7.75% per annum.

4. In respect of Shared Equity 1994 (Access) (Subsidised Rate) Loans the standard rate of interest shall be 6.5% per annum rising 0.5% per annum on every June 30 subsequent to the date from which interest is to be calculated until the rate of interest is 7.75% per annum.
5. In respect of Share Equity 1994 (Real Start) (Unsubsidised Rate) Loans the standard rate of interest shall be 7.75% per annum.

This determination shall take effect from 1 July 1997.

GREG JOYCE, Executive Director.

JUSTICE

JM101

CORRECTION

SUPREME COURT ACT 1935

SUPREME COURT AMENDMENT RULES (No. 2) 1997

The date on which the Supreme Court Amendment Rules (No. 2) 1997 come into operation was incorrectly shown as 1 July 1997 in the amendments published in the *Government Gazette* dated 1 July 1997.

The correct date on which they come into operation is 21 July 1997.

JM401

DECLARATIONS AND ATTESTATIONS ACT 1913

It is hereby notified for public information that the Hon Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913—

Mr Kevin Richard Pusey of 6 Cumberland Street, Kookynie.

RICHARD FOSTER, Executive Director, Court Services.

JM402

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of—

Mr Terence Gerard Brennan of 9 Eve Street, Geraldton and Shenton Street, Geraldton

Mr Garry Leslie Brockhoff of 11 Atriplex Road, Kambalda West

Mr Allan William Day of Day Road, Burracoppin

Mr Graham William Duncan of 24 Staff Street, Nannup and Warren Road, Nannup

Miss Penelope Margaret Elverd of Boyup Road, Mt Barker

Mr Robert Douglas Hannay Lincoln of 6 Oak Court, Albany and John Street, Albany

Mr Gary Raymond McAtee of 41 Whitehouse Drive, Koondoola and 590 Hay Street, Subiaco

Mr Malcolm William Steele of 5 View Street, Mullewa

Mrs Jennifer Lorraine Styles of Vasse Highway, Nannup and 15 Adam Street, Nannup

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

JM403

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of—

Mr Lesley Carole Carroll of 4 Griggs Way, Palm Beach and Hokin Street, Warnbro

Mr Lindon George Piggott of 42 Dunnet Road, Nannup and 75 Warren Road, Nannup

Mrs Barbara Jean Richardson of Callicoma Court, South Lake and 219-221 Winterfold Road, Coolbellup

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

JM404**CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following person as a Member of the Children's Court of Western Australia—

Mr Terence Gerard Brennan of 9 Eve Street, Geraldton and Shenton Street, Geraldton

Mr Graham William Duncan of 24 Staff Street, Nannup and Warren Road, Nannup

Mrs Jennifer Lorraine Styles of Vasse Highway, Nannup and 15 Adam Street, Nannup

RICHARD FOSTER, Executive Director, Court Services.

JM405**CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988**

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following person as a Member of the Children's Court of Western Australia—

Mr Lindon George Piggott of 42 Dunnet Road, Nannup and 75 Warren Road, Nannup

RICHARD FOSTER, Executive Director, Court Services.

JM406**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that Joan Button has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Merredin during her term of office as Shire President.

RICHARD FOSTER, Executive Director, Courts Division.

JM407**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that Bevan Herbert Carter has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor.

RICHARD FOSTER, Executive Director, Courts Division.

JM408**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that Brian Anthony Cooper has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor.

RICHARD FOSTER, Executive Director, Courts Division.

JM409**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that Frederick Slade Drake-Brockman has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Forrest during his term of office as Shire President.

RICHARD FOSTER, Executive Director, Courts Division.

JM410**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that John Harold Ellery has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Shire President.

RICHARD FOSTER, Executive Director, Courts Division.

JM411**EX OFFICIO JUSTICE OF THE PEACE**

It is hereby notified for public information that Roger Charles Stubbs has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor.

RICHARD FOSTER, Executive Director, Courts Division.

LAND ADMINISTRATION

LA201***LAND ACT 1933**
ORDERS IN COUNCIL
(REVOCAION OF VESTINGS)

By the direction of His Excellency the Governor under Section 34B(1), the following Orders in Council and associated Vesting Orders are revoked.

DOLA File: 03232-1990-01RO.

Order in Council gazetted on 30 January 1920 vesting Reserve No. 10343 in the Municipality of Bunbury for the designated purpose of "Municipal Requirements".

Local Authority: City of Bunbury.

DOLA File: 07643-1911-01RO.

Order in Council gazetted on 28 June 1996 vesting Reserve No. 13742 in the Water and Rivers Commission for the designated purpose of "Water".

Local Authority: Shire of Trayning.

DOLA File: 04234-1922-01RO.

Order in Council gazetted on 6 October 1922 vesting Reserve No. 18111 in the Hon. the Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

Local Authority: Shire of Yalgoo.

DOLA File: 04234-1922-01RO.

Order in Council gazetted on 30 September 1932 vesting Reserve No. 20936 in the Hon. Minister for Water Supply, Sewerage and Drainage for the designated purpose of "Water".

Local Authority: Shire of Yalgoo.

DOLA File: 02518-1965-01RO.

Order in Council gazetted on 7 September 1990 vesting Reserve No. 28148 in the Shire of Gnowangerup for the designated purpose of "Caravan Park".

Local Authority: Shire of Gnowangerup.

DOLA File: 01141-1972-01RO.

Order in Council gazetted on 23 June 1972 vesting Reserve No. 31356 in the Minister for Works for the designated purpose of "Water Supply".

Local Authority: Town of Northam.

DOLA File: 02748-1981-01RO.

Order in Council gazetted on 6 August 1996 vesting Reserve No. 38481 in the Water Corporation for the designated purpose of "Waste Water Treatment Works".

Local Authority: Shire of Murray.

DOLA File: 01649-1981-01RO.

Order in Council gazetted on 16 March 1984 vesting Reserve No. 38650 in the Minister for Water Resources for the designated purpose of "Water Supply".

Local Authority: Shire of Augusta/Margaret River.

JOHN PRITCHARD, Clerk of the Council.

LA202***LAND ACT 1933
ORDER IN COUNCIL
(VESTING OF RESERVES)**

By the direction of His Excellency the Governor under Section 33(2), the following reserves have been vested.

DOLA File: 04562-1898-01RO.

Reserve No 5888 (Kojonup Location 115) vested in the Shire of Kent for the designated purpose of "Landscape Protection".

Local Authority: Shire of Kent.

DOLA File: 01141-1972-01RO.

Reserve No 31356 (Northam Lot 440) vested in the Water Corporation for the designated purpose of "Water Supply".

Local Authority: Town of Northam.

DOLA File: 01649-1981-01RO.

Reserve No 38650 (Sussex Locations 3845, 4755, 4756 and 4778) vested in the Water Corporation for the designated purpose of "Water Supply".

Local Authority: Shire of Augusta/Margaret River.

DOLA File: 01282-1997-01RO.

Reserve No 44927 (Sussex Location 3698) vested in the Water Corporation for the designated purpose of "Sewerage Pumping Station".

Local Authority: Shire of Augusta/Margaret River.

DOLA File: 02180-1996-01RO.

Reserve No 44964 (Perth Lot 1076) vested in the City of Perth for the designated purpose of "Pedestrian Accessway and Sewerage".

Local Authority: City of Perth.

DOLA File: 01532-1997-01RO.

Reserve No 44974 (Northam Lot 441) vested in the Water and Rivers Commission for the designated purpose of "Depot Site".

Local Authority: Town of Northam.

DOLA File: 03232-1990-01RO.

Reserve No. 10343 (Bunbury Lot 852) vested in the City of Bunbury for the designated purpose of "Municipal Requirements" with power, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease.

Local Authority: City of Bunbury.

JOHN PRITCHARD, Clerk of the Council.

LA301**TRANSFER OF LAND ACT 1893****TRANSFER OF LAND AMENDMENT REGULATIONS 1997**

Made by the A/Commissioner of Titles with the approval of His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Transfer of Land Amendment Regulations 1997*.

Commencement

2. These regulations come into operation on 4 August 1997.

Schedule 1 amended

3. Schedule 1 to the *Transfer of Land Regulations 1997** is amended by repealing Division 6 and substituting the following Division —

“

Division 6 — Inspection and/or copies of documents

	\$
1. Search of names index — each name	4.00
2. Inspection of a Crown lease or permit where number is known	9.00
3. Copy of a Crown lease or permit where number is known	9.00
4. Inspection of a certificate of title where number is known —	
where required as a result of a check search	4.00
in other cases	9.00
5. Copy of a certificate of title where number is known —	
where required as a result of a check search	4.00
in other cases	9.00
6. Inspection of a plan or diagram	9.00
7. Copy of a plan or diagram	9.00
8. Inspection of other documents not specifically provided for in this Division	9.00
9. Copy of other documents not specifically provided for in this Division	9.00
10. Search for the number of a certificate of title, Crown lease or permit	4.00
11. Inspection of a survey index plan	9.00
12. Copy of a survey index plan	9.00
13. Check search	4.00
14. In response to a request via a privately owned data terminal for the results of any of the following searches to be sent to that data terminal —	
search of the survey lot file, strata lot file or Crown allotment file for the number of a certificate of title, Crown lease or permit or search of the names index — for each name —	
up to 3 screens of information	1.00
for each additional screen of information	0.70
search of the names index file by —	
title number	1.30
check search	4.00

and in all cases the fee includes the taking of a hard copy screen print.

	\$
15. In response to a request via a privately owned facsimile machine for the results of any search referred to in items 1 to 13 — for each request (in addition to the fees payable under items 1 to 13 in respect of the request)	1.00
	”.
[* <i>Published in Gazette 9 January 1997 pp. 67-98</i>]	

JOHN GLADSTONE, A/Commissioner of Titles.

Approved by His Excellency the Governor in Executive Council,

JOHN PRITCHARD, Clerk of the Council.

LA302

LAND ACT 1933

LAND AMENDMENT REGULATIONS 1997

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Land Amendment Regulations 1997*.

Commencement

2. These regulations come into operation on 4 August 1997.

Schedule to regulation 5 amended

3. The Schedule to regulation 5 of the *Land Regulations 1968** is amended by repealing Division 2 and substituting the following Division —

“

Division 2 — Searches

	\$
1. Of the register of leases, licences or reserves — each holding	4.00
2. Of a names index — each name	4.00
3. Of the register of Crown reserves (including hard copy print-out) — each reserve	9.00
4. Of a lease, licence, plan, diagram or other document not specifically provided for other than a field book (including electrostatic photocopy)	9.00
5. Of a field book where a photocopy is requested	9.00

	\$
6. For photocopies of plans, diagrams or field books obtained by a customer using self service equipment —	
per A4 page	1.40
per A3 page	2.10

”.

[* Reprinted as at 1 July 1993.
For amendments to 13 June 1997 see 1996 Index to Legislation of Western Australia, Table 4, p. 162.]

By His Excellency's Command,

JOHN PRITCHARD, Clerk of the Council.

LA303

REGISTRATION OF DEEDS ACT 1856

REGISTRATION OF DEEDS AMENDMENT REGULATIONS 1997

Made by the Commissioner of Titles with the approval of His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Registration of Deeds Amendment Regulations 1997*.

Commencement

2. These regulations come into operation on 4 August 1997.

Schedule 1 amended

3. Schedule 1 to the *Registration of Deeds Regulations 1974** is amended by repealing Divisions 2 and 3 and substituting the following Divisions —

“

<i>Division 2 — Searches</i>		\$
1.	For a search or records — each name, location or lot	9.00
2.	For a search of a memorial	9.00
<i>Division 3 — Reproduction of documents</i>		\$
1.	For a photocopy supplied in connection with a search of a plan, diagram or other document not specifically provided for	9.00

”.

[* Reprinted as at 13 March 1981.
For amendments to 13 June 1997 see 1996 Index to Legislation of
Western Australia, Table 4, p. 229.]

JOHN GLADSTONE, Commissioner of Titles.

Approved by His Excellency the Governor in Executive Council,

J. PRITCHARD, Clerk of the Council.

LA401*

LAND ACT 1933
AMENDMENT OF BOUNDARIES

His Excellency the Governor in Executive Council has approved, under Section 10 of the Land Act 1933.

DOLA File: 05031-1896-03RO.

The amendment of the boundaries of Capel Townsite to include the area described in the Schedule hereunder.

SCHEDULE

All that portion of land bounded by lines commencing from the southwestern corner of Lot 1 of Wellington Location 2199, as shown on Land Titles Office Diagram 59138 and extending easterly along the northern side of Layman Road to the eastern side of East Road; thence southerly along that side and onwards to the southern side of Jamieson Road; thence westerly along that side and westerly along the southern side of Barlee Road to the northernmost northwestern corner of Lot 300 of Locations 619 and 2426, as shown on Land Titles Office Diagram 89381; thence southerly, westerly and again southerly along boundaries of that lot and onwards to the northern corner of Lot 2 of Location 2426, as shown on Land Titles Office Diagram 35434; thence southerly along the western boundary of that lot to the southeastern corner of Capel Lot 227; thence westerly along the southern boundary of that lot and onwards to the southeastern boundary of Lot 226; thence southwesterly, westerly and northerly along boundaries of that lot and onwards to the northern side of Road Number 8043; thence generally westerly along sides of that road and onwards to the southernmost southeastern corner of the southwestern severance of Lot 35 of Leschenault Location 46, as shown on Land Titles Office Plan 3778 sheet 2; thence westerly along the southern boundary of that severance and onwards to a northwestern side of Bussell Highway (Road Number 48); thence generally northeasterly along the northwestern sides of that highway and generally northeasterly along the northwestern sides of Reid Avenue (Road Number 48) to the southernmost southeastern corner of the southeastern severance of part Lot 174, as shown on Land Titles Office Diagram 54577; thence westerly, northwesterly, northerly and generally northeasterly along boundaries of that severance to its northern corner; thence northeasterly to the westernmost southwestern corner of the northeastern severance of part Lot 174, as shown on Land Titles Office Diagram 54577; thence northeasterly along the northwestern boundary of that severance to its northwestern corner; thence northeasterly to the southwestern corner of Lot 100 of Stirling Estate Lot 16, as shown on Land Titles Office Diagram 88707; thence northeasterly along the northwestern boundary of that lot to its northern corner; thence northeasterly to the western corner of Lot 34; thence northeasterly along the northwestern boundary of that lot to its northwestern corner; thence northeasterly to the southeastern corner of part Lot 31, as shown on Land Titles Office Plan 18615; thence northeasterly along the southeastern boundary of that part lot to its northeastern corner; thence northeasterly to the southeastern corner of part Lot 27, as shown on Land Titles Office Plan 18615; thence northeasterly along the southeastern boundary of that part lot to the southernmost southeastern corner of part Lot 25, as shown on Land Titles Office Plan 18615; thence northeasterly along the southeastern boundary of that part lot to its easternmost southeastern corner; thence northeasterly to the southernmost southern corner of part Lot 24, as shown on Land Titles Office Plan 18615; thence generally northeasterly along the southeastern boundaries of that part lot and onwards to its northernmost northeastern boundary; thence northwesterly along that boundary to the southeastern corner of part Lot 22, as shown on Land Titles Office Plan 18615; thence northwesterly and northeasterly along the northeastern and southeastern boundaries of that part lot and onwards to the northern side of Halls Road and thence easterly along that side to the starting point.

Public Plan/s: BF30 (2) 36.06, 36.07, 37.05, 37.06, 37.07, 37.08, 38.06, 38.07, 38.08

Local Authority: Shire of Capel.

A. A. SKINNER, Chief Executive.

LA402*

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960
DECLARATION OF CLOSURE OF STREETS

Made by the Minister for Lands

Under Section 288A

At the request of the local government nominated, the street described in the Schedule is now declared to be closed.

SCHEDULE

Town of Port Hedland (DOLA File No. 732/1993; Closure No. P830)
All that portion of Parker Street as shown coloured blue on Crown Survey Diagram
91626.
Public Plan: BL 66(2) 25.24

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

LA701***LAND ACT 1933**
RESERVATION NOTICE

Made by His Excellency the Governor under Section 29.
The Crown Lands described below have been set apart as public reserves
DOLA File: 01282-1997-01RO.
Reserve No 44927 comprising Sussex Location 3698 with an area of 1378 square metres on Land Administration Plan 3031 for the designated purpose of "Sewerage Pumping Station"
Public Plan/s: BF29 (2) 10.02. Willmott Avenue
Local Authority: Shire of Augusta/Margaret River.
DOLA File: 01483-1997-01RO.
Reserve No 44963 comprising Northam Lot 439 with an area of 3577 square metres on Land Administration Plan 19489 for the designated purpose of "Use and Requirements of the Shire of Northam"
Public Plan/s: BH35 (2) 20.17, 20.18, 21.17 and 21.18. Morrell and Fitzgerald Street
Local Authority: Town of Northam.
DOLA File: 02180-1996-01RO.
Reserve No 44964 comprising Perth Lot 1076 with an area of 63 square metres on Land Administration Diagram 93081 for the designated purpose of "Pedestrian Accessway and Sewerage"
Section 20A
Public Plan/s: BG34 (2) 14.25. Eastbrook Road
Local Authority: City of Perth.
DOLA File: 02471-1996-01RO.
Reserve No 44969 comprising Bunbury Lot 853 with an area of 12.1982 hectares on Land Administration Plan 19527 for the designated purpose of "Use and Requirements of the Western Australian Land Authority"
Public Plan/s: BG30 (2) 1.33. Ocean Drive
Local Authority: City of Bunbury.
DOLA File: 01445-1997-01RO.
Reserve No 44970 comprising Derby Lots 293, 294 and 295 with an area of 6069 square metres on Land Administration Plan Derby 35/1 for the designated purpose of "Use and Requirements of the Minister for Health"
Public Plan/s: CK75 (2) 02.07. Clarendon Street
Local Authority: Shire of Derby/West Kimberley.
DOLA File: 01532-1997-01RO.
Reserve No 44974 comprising Northam Lot 441 with an area of 2166 square metres on Land Administration Plan 19489 for the designated purpose of "Depot Site"
Public Plan/s: BH35 (2) 20.17. Fitzgerald Street
Local Authority: Town of Northam.

A. A. SKINNER, Chief Executive.

LA801***LAND ACT 1933**
AMENDMENT OF RESERVES

Made by His Excellency the Governor under Section 37.
The following reserves have been amended
DOLA File: 03232-1990-01RO.
Reserve No: 10343 (at Bunbury) "Municipal Requirements" to comprise Lot 852 on Land Administration Plan 19527 in lieu of Lot 38 and of its area being reduced to 1973 square metres accordingly.
Public Plan/s: BG30 (2) 01.33 Apex Drive
Local Authority: City of Bunbury.

DOLA File: 04973-1947-01RO.

Reserve No: 22704 (Derby Lots 293, 294, 295 and 1211) "Staff Housing (Derby District Hospital)" to exclude Lots 293, 294 and 295 and of its area being reduced to 2023 square metres.

Public Plan/s: CK75 (2) 02.07 Clarendon Street

Local Authority: Shire of Derby/West Kimberley.

DOLA File: 02890-1946-01RO.

Reserve No: 27672 (at Pickering Brook) "Church and School Purposes (Roman Catholic)" to comprise Lot 101 as surveyed and shown bordered red on Land Administration Diagram 93010 in lieu of Carilla Lot 75 and of its area being increased to 1.1318 hectares accordingly.

Public Plan/s: BG34 (2) 29.16. Merrivale Road.

Local Authority: Shire of Kalamunda.

DOLA File: 01141-1972-01RO.

Reserve No: 31356 (at Northam) "Water Supply" to comprise Lots 440 as delineated on Land Administration Plan 19489 in lieu of Lots 357 and 358 and of its area being reduced to 1.3228 hectares.

Public Plan/s: BH35 (2) 20.17 Fitzgerald Street

Local Authority: Town of Northam.

DOLA File: 02694-1980-01RO.

Reserve No: 37427 (at Northam) "Railway Purposes" to comprise Lots 437 and 438 on Land Administration Plan 19489 in lieu of Lot 397 and of its area being increased to 4.1302 hectares.

Public Plan/s: BH35 (2) 20.17, 20.18, 21.17 and 21,18 Fitzgerald Street West

Local Authority: Town of Northam.

DOLA File: 01649-1981-01RO.

Reserve No: 38650 (Sussex Locations 3698, 3845, 4755, 4756 and 4778) "Water Supply" to exclude Location 3698 and of its area being reduced to about 42.6789 hectares accordingly.

Public Plan/s: BF29 (2) 10.02 Willmott Avenue

Local Authority: Shire of Augusta/Margaret River.

A. A. SKINNER, Chief Executive.

LA901*

LAND ACT 1933

CHANGE OF PURPOSE OF RESERVES

Made by His Excellency the Governor under Section 37.

The purpose of the following reserves have been changed

DOLA File: 04562-1898-01RO.

Reserve No. 5888 being changed from "Water" to "Landscape Protection".

Public Plan/s: Coyrecup NE (25) Smith Road

Local Authority: Shire of Kent.

DOLA File: 02890-1946-01RO.

Reserve No. 27672 being changed from "Church and School Purposes (Roman Catholic)" to "Church Site".

Public Plan/s: BG34 (2) 29.16. Merrivale Road.

Local Authority: Shire of Kalamunda.

DOLA File: 02518-1965-01RO.

Reserve No. 28148 being changed from "Caravan Park" to "Use and Requirements of the Shire of Gnowangerup".

Public Plan/s: Ongerup TS Walker Street

Local Authority: Shire of Gnowangerup.

DOLA File: 02694-1980-01RO.

Reserve No. 37427 being changed from "Railway Purposes" to "Railway".

Public Plan/s: BH35 (2) 20.17, 20.18, 21.17 and 21,18 Fitzgerald Street West

Local Authority: Town of Northam.

DOLA File: 02748-1981-01RO.

Reserve No. 38481 being changed from "Waste Water Treatment Works" to "Use and Requirements of the Water Corporation".

Public Plan/s: BG32 (2) 09.34 South Yunderup Road

Local Authority: Shire of Murray.

A. A. SKINNER, Chief Executive.

LB201***LAND ACT 1933
CANCELLATION OF RESERVES**

Made by His Excellency the Governor under Section 37.

The following reserves have been cancelled.

DOLA File: 01463-1909-01RO.

Reserve No: 12131 (Northam Lot 391) "Railway Purposes".

Public Plan/s: BH35 (2) 21.18 Fitzgerald Street

Local Authority: Town of Northam.

DOLA File: 07643-1911-01RO.

Reserve No: 13742 (Avon Location 19162) "Water".

Public Plan/s: (50) Trayning Kununoppin-Mukinbudin Road

Local Authority: Shire of Trayning.

DOLA File: 04234-1922-01RO.

Reserve No: 18111 (Warramboos District) "Water".

Public Plan/s: Yalgoo (250)

Local Authority: Shire of Yalgoo.

DOLA File: 00837-1929-01RO.

Reserve No: 20139 (Victoria District 9586) "Sanitary Site".

Public Plan/s: BG42 (2) 24.02 and BG42 (10) Pt 5.1

Local Authority: Shire of Morawa.

DOLA File: 04234-1922-01RO.

Reserve No: 20936 (Warramboos Location 13) "Water".

Public Plan/s: Yalgoo (250)

Local Authority: Shire of Yalgoo.

DOLA File: 01989-1990-01RO.

Reserve No: 24773 (Jerramungup Lot 13) "Use and Requirements of the Government Employees Housing Authority".

Public Plan/s: BL29 (2) 31.03 Lancaster Road.

Local Authority: Shire of Jerramungup.

DOLA File: 02890-1946-01RO.

Reserve No: 26123 (Carilla Lot 59) "School Site (Roman Catholic)".

Public Plan/s: BG34 (2) 29.16. Merrivale Road.

Local Authority: Shire of Kalamunda.

DOLA File: 02095-1977-02RO.

Reserve No: 34827 (Derby Lots 801, 802 and 807) "Church Purposes".

Public Plan/s: CK75 (2) 03.06 Baobab Street

Local Authority: Shire of Derby/West Kimberley.

DOLA File: 00551-1991-01RO.

Reserve No: 44739 (Fitzroy Crossing Lot 288) "Use and Requirements of the Government Employees Housing Authority".

Public Plan/s: CN72 (2) 10.27 McLarty Road

Local Authority: Shire of Derby/West Kimberley.

A. A. SKINNER, Chief Executive.

LB301***LAND ACQUISITION AND PUBLIC WORKS ACT 1902
SALE OF LAND**

File No. 4320/1974

Notice is hereby given that His Excellency the Governor has approved under section 29B(1)(a)(i) of the Land Acquisition and Public Works Act 1902 of the sale by public auction or private contract of the land hereinafter described, which was compulsorily taken or resumed under that Act for a public work, namely "Eastern Railway" and has been used for that public work for a period of ten years or more and being no longer required for that work.

LAND

Portion of Perth Lot 879 and being all of the land shown on Crown Diagram 93119.

Dated this 1st day of July, 1997.

A. A. SKINNER, Chief Executive.

LB302***LAND ACQUISITION AND PUBLIC WORKS ACT, 1902**
SALE OF LAND

NOTICE is hereby given that the Governor has authorised under section 29(7)(a)(ii) of the Land Acquisition and Public Works Act 1902 of the sale by public auction or private contract of the land hereinafter described, such land being no longer required for the work for which it was acquired.

LAND

File No. 1393/997

Portion of Avon Location 9883 and being Lot 27 on Diagram 53108 and being the whole of the land contained in Certificate of Title Volume 1479 Folio 584.

File No. 1394/997

Portion of Merredin Lot 492 and being Lot 65 on Diagram 47806 and being the whole of the land contained in Certificate of title Volume 1396 Folio 718.

File No. 1395/997

Portion of Avon Location 9883 and being Lot 35 on Diagram 51592 and being the whole of the land contained in Certificate of Title Volume 1485 Folio 17.

File No. 1396/997

Merredin Lot 996 being the whole of the land contained in Certificate of Title Volume 1271 Folio 545.

File No. 1397/997

Merredin Lot 963 being the whole of the land contained in Certificate of Title Volume 1315 Folio 890.

File No. 1987/1972

Reserve 32176 comprising Canning Location 3623 on Crown Diagram 88624.

File No. 2259/1996

Reserve No. 44947 comprising Merredin Lots 1424 and 1426 on Crown Diagram 90271.

File No. 11068/1898

Reserve "B" 6245 comprising Perth Lot N131 shown on Crown Survey Book Volume 100 Folio 7.

Dated this 1st day of July, 1997

A. A. SKINNER, Chief Executive.

LB601***LAND ACT 1933****ADDITIONAL SPECIAL LEASE PURPOSES**

His Excellency the Governor in Executive Council, under Section 116(14) of the following being additional purposes for which a special lease may be granted.

DOLA File: 02667-1955-24RO.

"Tourist and recreational purposes" has been approved an additional purpose for which a Special Lease may be granted.

Public Plan/s:

Local Authority: Shire of Derby/West Kimberley.

DOLA File: 02667-1955-24RO.

"Taking, diverting, conserving and using water for agricultural purposes" has been approved an additional purpose for which a Special Lease may be granted.

Public Plan/s:

Local Authority: Shire of Derby/West Kimberley.

DOLA File: 00535-1995-03RO.

"Urban Development and Dune Stabilisation" has been approved an additional purpose for which a Special Lease may be granted.

Public Plan/s:

Local Authority: Shire of Greenough.

A. A. SKINNER, Chief Executive.

LB701*

Schedule No. A37/1997
Exco No. 0672
DOLA 3054/1995

LAND ACQUISITION AND PUBLIC WORKS ACT 1902**NOTICE OF RESUMPTION OF LAND**

For the purposes of granting estates, interests or rights under written law as authorised by the Governor under Section 33C of the Land Acquisition and Public Works Act described in the Schedule (Use/Purpose), the land described in the Schedule ("the resumed land") has been set apart, taken or resumed. A plan and a more particular description of the resumed land may be inspected between 8.00 a.m. and 5.00 p.m. on working days at: Department of Land Administration, Midland Square, Midland.

The resumed land shall, by force of the Land Acquisition and Public Works Act 1902, be vested in Her Majesty for the public work, freed and discharged of all trusts, mortgages, charges, obligations, estates, interests, right-of-way, or other easements whatsoever.

SCHEDULE

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Broome (Shire)	Portion of Dampier Location 270 subject of Pastoral Lease 3114/499 (Crown Lease 241/1988) Roebuck Plains (11.8392 hectares).	Crown—Roebuck Plains Holdings Pty Ltd as lessee	1. Inclusion into Dampier Location 351 (Douglas M&V). 2. Grant of easement to Telstra Corporation.	Diagram 93134	970231 1263/1994

Dated 27 June 1997.

DOUG SHAVE, Minister for Lands.

Dated 27 June 1997.

MICHAEL JEFFREY, Governor in Executive Council.

LB702*

Schedule No. A32/1997
Exco No. 0670
DOLA 3054/1995

LAND ACQUISITION AND PUBLIC WORKS ACT 1902 NOTICE OF RESUMPTION OF LAND

For the purposes of granting estates, interests or rights under written law as authorised by the Governor under Section 33C of the Land Acquisition and Public Works Act described in the Schedule (Use/Purpose), the land described in the Schedule ("the resumed land") has been set apart, taken or resumed. A plan and a more particular description of the resumed land may be inspected between 8.00 a.m. and 5.00 p.m. on working days at: Department of Land Administration, Midland Square, Midland.

The resumed land shall, by force of the Land Acquisition and Public Works Act 1902, be vested in Her Majesty for the public work, freed and discharged of all trusts, mortgages, charges, obligations, estates, interests, right-of-way, or other easements whatsoever.

SCHEDULE

Locality/Local Government/Region	Description of land affected	Interest holder/Registered native title claimant	Use/Purpose	Plan	Job Number/Reference
Carnarvon (Shire)	Carnarvon Lot 1319 being vacant Crown land (1.8225 hectares).	Crown	Grant of a special lease for light industrial purposes.	Diagram 92829	960720 638/1996
Northampton (Shire)	Ajana Lot 34 set aside as Reserve 17200 for the purpose of "Educational Endowment" (1.6997 hectares).	Crown—Trustees of Public Education Endowment Trust.	Sale of lot.	Diagram 93072	953853 9124/1919

Dated 27 June 1997.

DOUG SHAVE, Minister for Lands.

Dated 27 June 1997.

MICHAEL JEFFREY, Governor in Executive Council.

LB901*

WEST AUSTRALIAN LAND AUTHORITY ACT 1992 LAND ACQUISITION AND PUBLIC WORKS ACT 1902

File No. 1484/1997

NOTICE OF INTENTION TO RESUME LAND

INDUSTRIAL ESTATE AT OAKAJEE AND QUARRIES FOR CONSTRUCTION OF PORT

THE Minister for Lands hereby gives notice in accordance with the provisions of Section 17(2) of the Land Acquisition and Public Works Act, 1902 (as amended) that it is intended to take or resume under Section 17(1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Victoria District, for the purpose of the following public work, namely Industrial Estate at Oakajee and Quarries for Construction of Port and that the said pieces or parcels of land are marked off on Plan Howatharra 1:25,000 NW, NE, SW & SE and Miscellaneous Diagrams 664-668 inclusive, and 670, which may be inspected at the office of the Department of Land Administration, Midland. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

Schedule

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
John Charles McKeating and Cheryl Anne Hay	J C McKeating and C A Hay	Lot 2 the subject of Diagram 35736 being the whole of the land contained in Certificate of Title Volume 320 Folio 80A.	24.1370 ha
Johannes Kruize and Rhonda Joy Kruize	J and R J Kruize	Lot 11 on Plan 18559 being the whole of the land contained in Certificate of Title Volume 1950 Folio 288.	238.9158 ha
Flotilla Nominees Pty Ltd	Flotilla Nominees Pty Ltd	Lot 12 on Plan 18559 being the whole of the land contained in Certificate of Title Volume 1950 Folio 289.	263.0534 ha
Flotilla Nominees Pty Ltd	Flotilla Nominees Pty Ltd	Lot 13 on Plan 18559 being the whole of the land contained in Certificate of Title Volume 1950 Folio 290.	217.14 ha
Flotilla Nominees Pty Ltd	Flotilla Nominees Pty Ltd	Lot 14 on Plan 18559 being the whole of the land contained in Certificate of Title Volume 1950 Folio 291.	241.9166 ha
Flotilla Nominees Pty Ltd	Flotilla Nominees Pty Ltd	Lot 15 on Plan 18559 being the whole of the land contained in Certificate of Title Volume 1950 Folio 292.	246.9704 ha
Flotilla Nominees Pty Ltd	Flotilla Nominees Pty Ltd	Lot 16 on Plan 18559 being the whole of the land contained in Certificate of Title Volume 1950 Folio 293.	257.3585 ha
Bidgee Farms Pty Ltd	Bidgee Farms Pty Ltd	Victoria Location 2249 being the whole of the land contained in Certificate of Title Volume 2001 Folio 313.	917.0177 ha
Bidgee Farms Pty Ltd	Bidgee Farms Pty Ltd	Victoria Locations 2202 and 5663 being the whole of the land contained in Certificate of Title Volume 2001 Folio 314.	169.968 ha
Bidgee Farms Pty Ltd	Bidgee Farms Pty Ltd	Victoria Location 3062 being the whole of the land contained in Certificate of Title Volume 2001 Folio 312.	40.4686 ha
Bidgee Farms Pty Ltd	Bidgee Farms Pty Ltd	Victoria Location 538 being the whole of the land contained in Certificate of Title Volume 2001 Folio 311.	16.9968 ha
Trevor Leonard Royce	T L Royce	Portion of Oakabella Estate Lot 13 being part of the land contained in Certificate of Title Volume 1726 Folio 789 as shown on Miscellaneous Diagram 668.	17 ha
Keith John Jackson	K J Jackson	Oakabella Estate Lot 14 being the whole of the land contained in Certificate of Title Volume 1484 Folio 318.	142.247ha
Roslyn Elizabeth Forth, Aileen Dorothy Forth and Graeme Montague Forth	R E, A D and G M Forth	Victoria Location 10562 being the part of the land contained in Certificate of Title Volume 1682 Folio 800 as shown on Miscellaneous Diagram 665.	10.2 ha
Aileen Dorothy Forth 33 undivided 1203rd shares only	A D Forth	Portion of Victoria Location 2511 being part of the land contained in Certificate of Title Volume 1686 Folio 852 as shown on Miscellaneous Diagram 666.	177 ha

Schedule—*continued*

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
Graeme Montague Forth and Aileen Dorothy Forth 1,168 undivided 1203rd shares only	G M and A D Forth	Portion of Victoria Location 2511 being part of the land contained in Certificate of Title Volume 1686 Folio 853.	177 ha
Graeme Montague Forth and Aileen Dorothy Forth	G M and A D Forth	Portion of Victoria Location 2237 being part of the land contained in Certificate of Title Volume 1749 Folio 435 as shown on Miscellaneous Diagram 670.	8.69 ha
Graeme Montague Forth and Aileen Dorothy Forth	G M and A D Forth	Victoria Location 6990 being the whole of the land contained in Certificate of Title Volume 2006 Folio 850.	24.0567 ha
Ronald James Kennedy, Vonnice Joan Kennedy, Graeme Montague Forth and Aileen Dorothy Forth	A J and V J Kennedy and G M and A D Forth	Portion of Victoria Location 2632 being part of the land contained in Certificate of Title Volume 1749 Folio 434 as shown on Miscellaneous Diagram 664.	12.7 ha
Graeme Montague Forth and Aileen Dorothy Forth	G M and A D Forth	Victoria Locations 2 and 1039 and portion of Victoria Location 3 being part of the land contained in Certificate of Title Volume 1193 Folio 40. Portion of Victoria Location 3 shown on Miscellaneous Diagram 667.	47.4754 ha
E F Smart Pty Ltd, Cyril Ross Ireland, Henrietta Ireland to the estate in certain mines and minerals only		Victoria Locations 2, 3 and 1039 and portion of Victoria Location 3 being the whole of the land contained in Certificate of Title Volume 1193 Folio 47. Portion of Victoria Location 3 shown on Miscellaneous Diagram 667.	47.4754 ha

Dated this 1st day of July 1997.

DOUG SHAVE, Minister for Lands.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

Shire of Bridgetown-Greenbushes

Amendment to Standing Orders Local Law

In pursuance of the powers conferred upon it, the abovementioned Act, the Council of the Shire of Bridgetown-Greenbushes hereby records having resolved as follows—

1. Council, at its Ordinary Meeting held on the 27th February 1997 resolved to insert a new Clause into its Standing Orders to read—
16.14.3—These Standing Orders shall apply to the proceedings of Council Ad-hoc and/or Working Committees.
2. Council, at its Ordinary Meeting held on the 24th April 1997 resolved to insert a new Clause into its Standing Orders to read—
Clause 16.3.1—Process for Election of Standing Committees
 1. All Committees to be listed on a Council whiteboard.
 2. Councillors names be written under the Committee name to which they would like to be appointed to.
 3. The President invite any withdrawals from, or transfers and additions to, any of the Committees once the listing of candidates is complete.
 4. That a secret ballot be held to determine Council's preference of candidates where there are more nominations for a Committee than required.

5. That a deadlock caused by an equality of votes be broken by the drawing of lots.
6. Motions be passed by absolute majority appointing the Committees preferred by this process.
7. In any Councillor is not elected to one of the Standing Committees by the time the membership of the last of such Committees is to be determined, such Council be automatically appointed to that Committee, before any ballot to determine the remaining membership.

Dated this 26th day of June 1997.

The Common Seal of the Shire of Bridgetown-Greenbushes is hereunto affixed by authority of a resolution of Council in the presence of—

S. L. GRANT, President.
I. M. BODILL, Chief Executive Officer.

LG302

LOCAL GOVERNMENT ACT 1995

Town of Albany

Repeal of Payment of Rates and Service of Notice of Valuation and Rate— No. 1 Local Law

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Town of Albany hereby records having resolved on the 28th May 1996 to repeal the following Local Law—

1. The Local Law Relating to the Payment of Rates and Service of Notice of Valuation and Rate—No. 1 as published in the *Government Gazette* on 3rd August 1984.

Dated the 25th day of June 1997.

The Common Seal of the Town of Albany was hereunto affixed by authority of the Council in the presence of—

A. G. KNIGHT, Mayor.
M. A. JORGENSEN, Chief Executive Officer.

LG401

LOCAL GOVERNMENT ACT 1995

City of Nedlands

Annual Fee Review

At its meetings on 27 May 1997 and 24 June 1997 Council set its fees and charges for the 1997/98 year for the following—

- Council Halls—hire of
- Tennis Court Hire
- Seasonal Ground Fees
- Turf Facilities
- Council Reserves
- Town Planning and other charges

Details of the fees adopted are available for public inspection at the Council Office during normal office hours (9 am-4 pm Monday to Friday) and at the Nedlands and Mount Claremont Libraries during normal opening hours.

G. J. FAULKNER, Chief Executive Officer.

LG402

SHIRE OF BOYUP BROOK

Appointment of Authorised Officers

Notice is given that the following persons—

- Peter Robert Webster
- Phillip John Anastasakis
- Sandra Joanne Simpson

Cathryn Wendy Wainwright
 Calvin Brown
 John Petersen
 John Trezise Eddy

have been appointed as authorised officers under these Acts, Regulations and Local Laws—

- (a) Bush Fires Act and Regulations
- (b) Dog Act, Regulations and Local Laws
- (c) Litter Act and Regulations
- (d) Local Government Act 1995 (Sections 9.11, 9.13, 9.15, and 9.16)

All previous appointments are cancelled from 10 June 1997.

P. R. WEBSTER, Chief Executive Officer.

LG403

CITY OF KALGOORLIE-BOULDER

Appointments

05 ANM 21792.

It is hereby notified for public information that Mr Russell Anthony Finlay has been appointed as an officer to the following positions with the City of Kalgoorlie-Boulder—

- (1) Ranger authorised to exercise powers in accordance with the Local Government Act 1995.
- (2) Dog control in accordance with the provisions of the Dog Act 1976—Regulations and Amendments.
- (3) Litter control in accordance with the provisions of the Litter Act 1979 and under the Local Government Act 1995 Regulations and Amendments.
- (4) Exercise control under Part XX of the Local Government (Miscellaneous Provisions) Act.
- (5) Control and supervision of Council's Parking Facilities Local Laws 1992.
- (6) Control of off-road vehicles under Section 39(3) of the Control of Vehicles (Off-road) Act 1978.
- (7) Appointed as Registration Officer under the provisions of the Dog Act 1976.

The appointment of Mr Peter William Emslie is hereby cancelled.

R. S. YURYEVICH, Mayor.
 P. A. ROB, Chief Executive Officer.

LG404

LOCAL GOVERNMENT ACT 1995

Shire of Northam

Authorised Persons

It is hereby advised for the purposes of Sections 3.24 and 3.25 of the Local Government Act 1995, the Shire of Northam hereby expressly authorises the Chief Executive Officer, Mr Allan Middleton and the Manager of Works, Mr Michael Littleton, to exercise powers on behalf of the Shire of Northam.

In relation to authorised persons appointed under Section 9.1 the Chief Executive Officer, Mr Allan Middleton and the Council's Ranger, Mr Robert Fraser, are authorised to undertake and exercise on behalf of the Shire of Northam, matters in regard to enforcement and legal provisions. Mr Robert Fraser to act in this capacity in the areas of the Dog Act, Bush Fires Act, Local Government Act (Miscellaneous Provisions Act) Section 245A and Local Laws.

A. J. MIDDLETON, Chief Executive Officer.

LG405

DOG ACT 1976

Shire of Wandering

It is hereby notified for public information that Julie Susanne Oliver has been appointed as Dog Registration Officer under the provisions of the Dog Act 1976.

The appointment of Valma Cartwright is hereby cancelled.

M. G. OLIVER, Chief Executive Officer.

LG406**BUSH FIRES ACT 1954***Shire of Northampton*

Notice is hereby given that Mr Sam Smith has been appointed as an Authorised Officer to exercise powers pursuant to the Bush Fires Act 1954.

G. L. KEEFFE, Chief Executive Officer.

LG407**LOCAL GOVERNMENT ACT 1995****HEALTH ACT 1911****COUNTRY TOWNS SEWERAGE ACT 1948***Shire of Dalwallinu***MEMORANDUM OF IMPOSING RATES 1997/98**

At a meeting of the Dalwallinu Shire Council held on 1st July 1997, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable properties within the municipality in accordance with the provisions of the Local Government Act 1995, Health Act 1911 and the Country Towns Sewerage Act 1948.

Dated: 1st July 1997.

W. R. CARTER, President.

W. T. ATKINSON, Chief Executive Officer.

Schedule of Rates and Charges

General Rates—

- (a) 5.0027 cents in the dollar on Unimproved Values.
- (b) 9.1521 cents in the dollar on Gross Rental Values.

Minimum Rates—

- Dalwallinu Townsite—\$286 per lot.
- Kalannie Townsite—\$169 per lot.
- All other Townsites, Rural Areas and Mining Tenements—\$90 per lot.

Discount—5 per cent on current rates only, paid on or before 25th August, 1997.

4 Option Plan—4 payments of 25% of total current rates bill and a \$20.00 administration fee (to be applied as a \$5 charges on each of the 4 instalments). Payment dates are 25th August, 1997, 25th October, 1997, 25th December, 1997 and 25th February, 1998.

Penalty—If rates are paid in full by 21st October, 1997, no penalty will be charged. After this date, penalty interest of 13% will be levied on all outstanding amounts, unless the 4 option plan is being utilised, in which case interest of 13% will be levied on instalment amounts outstanding after the due dates.

Sewerage Rates—In prescribed area being part of Dalwallinu Townsite—5.79 cents in the dollar on Gross Rental Value.

Minimum Rate—

- \$100.00 for vacant land properties.
- \$135.30 for residential properties.
- \$364.00 for commercial properties.

Non-Rated Properties Connected to the Sewer—

- Class 1—For each property first major fixture discharging into the sewer—\$115.80 per annum.
- For each additional major fixture—\$50.90 per annum.
- Class 2—\$643.75 per connection.
- Class 3—\$643.75 per connection.

Rubbish Removal Charges—\$100.00 per annum for each bin collected once weekly from householders in all townsites and commercial/trade/industrial/non-residential premises outside of Dalwallinu. \$150 per annum for each bin collected twice weekly from commercial/trade/industrial/non-residential premises within the Dalwallinu Townsite.

Sullage Removal Charges—An initial charge of \$72.00 for removal of sullage wastes, plus \$6.00 per 450 litres within the prescribed sewerage area and \$60.00 plus \$5.00 per 450 litres outside the prescribed area plus 72 cents per kilometre travelling one way within the Shire and 72 cents each way outside the Shire.

Septic Tank Pump Outs—An initial charge of \$72.00 plus \$50.00 per pump out for removals within the prescribed sewerage area and \$60.00 plus \$40.00 per pump out plus 72 cents per kilometre travelled as per sullage removals for removals outside the prescribed area.

MAIN ROADS

MA401

MRWA 42-161-M

MAIN ROADS ACT 1930
LAND ACQUISITION AND PUBLIC WORKS ACT 1902
NOTICE OF INTENTION TO TAKE OR RESUME LAND

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Land Acquisition and Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Chittering District, for the purpose of the following public works namely, widening of the Great Northern Highway (SLK Section 67.55-71.4) and that the said pieces or parcels of land are marked off on MRWA Drawing 9623-146-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	John Wallace Hare and Barbara Anne Hare	J. W. & B. A. Hare	Portion of each of Swan Locations 324, 538, and 1372 and being Lot 3 on Plan 13002 and being part of the land comprised in Certificate of Title Volume 1547 Folio 680.	2.7709 ha
2.	Frederick Charles From and Dorothy June Peace From	F. C. & D. J. P. From	Portion of Swan Location 2733 and portion of each of Swan Locations 321, 759 and 1372 the whole of the said land being Lot 6 on Plan 7148 and being part of the land comprised in Certificate of Title Volume 1224 Folio 524.	1 402 m ²

Item 1 of this notice supersedes Item 9 of the notice published in the *Government Gazette* of 28 February 1997 (page 1328).

Dated this 2nd day of July 1997.

D. R. WARNER, Director Corporate Services.

MINERALS AND ENERGY

MN301

MINES SAFETY AND INSPECTION ACT 1994

MINES SAFETY AND INSPECTION AMENDMENT REGULATIONS (No. 2) 1997

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Mines Safety and Inspection Amendment Regulations (No. 2) 1997*.

Regulation 3.47 amended

2. Regulation 3.47 (4) (b) of the *Mines Safety and Inspection Regulations 1995** is amended by inserting after "(TAFE)" the following —

“

or, if an application for the certificate is made within 12 months after the coming into operation of the *Mines Safety and Inspection Amendment Regulations (No. 2) 1997*, the diploma of mining surveying from the Department of Technical and Further Education (TAFE)

”

[* *Published in Gazette 8 December 1995, pp.5629-932.
For amendments to 12 May 1997 see 1996 Index to Legislation of
Western Australia, Table 4, p.193, and Gazette 28 February 1997.*]

By Command of the Governor,

J. PRITCHARD, Clerk of the Executive Council.

MN401

MINING ACT 1978

Department of Minerals and Energy,
East Perth WA 6000.

I hereby declare in accordance with the provisions of Section 96A(1) and 97(1) of the Mining Act 1978 that the undermentioned mining tenements are forfeited for breach of covenant viz; non-payment of rent.

NORMAN MOORE, Minister for Mines.

Number—Holder—Mineral Field.

Exploration Licences

08/791—Cottingham, Robert; McDonald, Alexander; Singleton, Keith—Ashburton

09/726—Duncan, Matthew James—Gasgoyne

Mining Lease

45/541—Prospex Resources NL; Reindler, Christopher William—Pilbara

MN402

MINING ACT 1978

Department of Minerals and Energy,
Perth WA 6000.

I hereby declare in accordance with the provisions of Section 96A(1) of the Mining Act 1978 that the undermentioned mining tenement is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

NORMAN MOORE, Minister for Mines.

Number—Holder—Mineral Field.

Exploration Licence

70/1358—Bullion Gold Ltd—South West

MN403*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF RENEWAL OF EXPLORATION PERMIT

EXPLORATION PERMIT No. WA-215-P held by WMC Resources Ltd of Level 34, QV1 Building, 250 St George's Terrace, Perth WA 6000; Santos (Bol) Pty Ltd of 101 Grenfell Street, Adelaide SA 5000; Chevron Asiatic Limited of Level 27, 44 St George's Terrace, Perth WA 6000; Shell Development (Australia) Proprietary Limited of Shell House, 1 Spring Street, Melbourne VIC 3000; and Texaco Oil Development Company of 225 St George's Terrace, Perth WA 6000 has been renewed to have effect for a period of five (5) years from the 24th day of June 1997.

IAN FRASER, Director Petroleum Operations Division.

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF ARMADALE
TOWN PLANNING SCHEME NO 2—AMENDMENT NO 136

Ref: 853/2/22/4 Pt 136

Notice is hereby given that the local government of the City of Armadale has prepared the abovementioned scheme amendment for the purpose of:

1. rezoning a portion of Part Lot 1 Canns Road, Bedforddale deleted from the Reserves for Parks and Recreation (Region) to Rural B zone;
2. rezoning a portion of Lot 101 Canns Road, Bedforddale deleted from the Reserves for Parks and Recreation (Region) to Rural C zone;
3. rezoning a portion of Lot 66 Canns Road, Bedforddale deleted from the Reserves for Parks and Recreation (Region) to Rural C zone;
4. rezoning a portion of Crown Grant 39 corner Bartram Road/Taylor Road, Forrestdale deleted from the Reserves for Parks and Recreation (Region) to General Rural zone;
5. rezoning a portion of Lot 2 Armadale Road, Forrestdale deleted from the Reserves for Parks and Recreation (Region) to Rural B zone;
6. rezoning a portion of Lot 1 Bristol Road, Roleystone from Reserve for Public Purpose (Contour Channel) to Rural C zone;
7. rezoning a portion of Lot 769 Bristol Road, Roleystone from Reserve for Public Purpose (Contour Channel) and General Rural to Rural C zone; and
8. rezoning a portion of Lot 13 Lake Road, Forrestdale deleted from the Reserves for Parks and Recreation (Region) to Rural D zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Orchard Avenue, Armadale and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 15, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 15, 1997.

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.

J. W. FLATOW, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF CANNING
TOWN PLANNING SCHEME NO 40—AMENDMENT NO 58

Ref: 853/2/16/44 Pt 58

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on June 25, 1997 for the purpose of:

1. rezoning Lot 44 Orrong Road/Poole Street, Welshpool from "Public Purposes" to "General Industry", and Lot Pt 346 Orrong Road/Poole Street, Welshpool, from "General Industry" to "Public Purposes";
2. rezoning the following land, subject to Metropolitan Region Scheme Amendment 972/33:
 - (1) The northern section of Orrong Road, Welshpool, between Treasure Road and Kurnall Road to "General Industry" with the exception of Lot Pt 346 Orrong Road/Poole Street, Welshpool, to be rezoned to "Public Purposes"
 - (2) The southern side of the intersection of Fleming Avenue/Manning Road, Cannington, to "Residential R17.5/R30".
 - (3) Fleming Avenue/Burton Street, Cannington, intersection to "Highway Commercial".
 - (4) The north-western corner of the intersection of Hamilton Street and Manning Road, Cannington, to "Commercial".

M. S. LEKIAS, Mayor.
 I. F. KINNER, Chief Executive Officer.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF COCKBURN

TOWN PLANNING SCHEME NO 2—AMENDMENT NO 150

Ref: 853/2/23/19 Pt 150

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on June 25, 1997 for the purpose of rezoning Part of Cockburn Sound Location 704 and Clarence Lot 103 (part of Reserve 40829—Lot 165 Cockburn Road) from "Parks and Recreation Reserve" and "Industry—General" to "Industry General (Restricted Use—Ship-building and the Manufacturing, Fabrication and Assembly of Components for use by the Offshore Petroleum Industry".

R. A. LEES, Mayor.
R. W. BROWN, Chief Executive Officer.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF GOSNELLS

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 489

Ref: 853/2/25/1 Pt 489

Notice is hereby given that the local government of the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of:

1. rezoning Lot 3, Thornlie Avenue, Thornlie from "Places of Assembly; Place of Worship" to "Residential A";
2. amending the Scheme Map(s) accordingly

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Albany Highway, Gosnells and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 15, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 15, 1997.

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.

S. HOLTBY, Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF NEDLANDS

TOWN PLANNING SCHEME NO 2—AMENDMENT NO 116

Ref: 853/2/8/4 Pt 116

Notice is hereby given that the local government of the City of Nedlands has prepared the abovementioned scheme amendment for the purpose of inserting new provisions within the Scheme Text to control, protect and manage significant trees within the City of Nedlands.

Plans and documents setting out and explaining the scheme amendment and Tree Management Policy have been deposited at Council Offices, 71 Stirling Highway, Nedlands and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 15, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 15, 1997.

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.

M. N. WILLIAMS, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF STIRLING
DISTRICT PLANNING SCHEME NO 2—AMENDMENT NO 301

Ref: 853/2/20/34 Pt 301

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on June 25, 1997 for the purpose of rezoning Lot 118, HN. 29 Culloton Crescent, Balga from "Service Station" to "Special Use—Automotive Repairs".

D. C. VALLELONGA, Mayor.
M. WADSWORTH, Chief Executive Officer.

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF WANNEROO
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 759

Ref: 853/2/30/1 Pt 759

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on June 24, 1997 for the purpose of:

1. rezoning portion Lot 32 (10) Menchetti Road, corner Wanneroo Road, Wanneroo from Rural to Rural, Special Zone (Additional Use) Rural Store not exceeding 100m²; and
2. making reference to the Special Zone in section 1 of Schedule 1 of the Scheme Text.

A. V. S. DAMMERS, Mayor.
L. DELAHAUNTY, Chief Executive Officer.

PD408*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION
SHIRE OF BUSSELTON
TOWN PLANNING SCHEME 1997

REF: 853/6/6/20

Notice is hereby given that the local government of the Shire of Busselton has prepared the abovementioned town planning scheme for the purpose of:

1. providing for the development and, where necessary, the betterment of the Shire of Busselton in physical, social and economic terms.
2. to establish and implement appropriate planning and environmental controls over the use and development of land.
3. to zone the Scheme Area for the purpose described in the Scheme.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council offices, Southern Drive, Busselton and at the Western Australian Planning Commission, Albert Facey house 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 2, 1997.

Submissions on the town planning scheme may be made in writing on Form No. 4 and lodged with the undersigned on or before October 2, 1997.

M. SWIFT, Chief Executive Officer.

PD409*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF DENMARK

TOWN PLANNING SCHEME NO 3—AMENDMENT NO 42

Ref: 853/5/7/3 Pt 42

Notice is hereby given that the local government of the Shire of Denmark has prepared the abovementioned scheme amendment for the purpose of:

1. rezoning Pt Lot 942 Warham Road, Denmark, from "Rural" to "Special Residential";
2. rezoning Pt Lot 942 Warham Road, Denmark, from "Rural" to "Parks and Recreation" Reserve;
3. amending the face of the Scheme Map accordingly; and
4. amending "Appendix 14—Special Residential Zone Provisions Relating to Specified Areas".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 15, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 15, 1997.

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.

P. DURTANOVICH, Chief Executive Officer.

PD410

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF MURRAY

TOWN PLANNING SCHEME NO 4—AMENDMENT NO 78

Ref: 853/6/16/7 Pt 78

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Murray Town Planning Scheme Amendment on June 24, 1997 for the purpose of:

1. Rezoning Murray Location 491 and portion of Murray Location 643, Hines Road, North Dandalup, from "Rural" zone to "Hills Landscape Protection" zone as depicted on the Scheme Amendment Plan.
2. Incorporating the land within Schedule 9 of the Scheme Text as follows—

"Schedule 9

Shire of Murray Schedule of Hills
Landscape Protection Zone

A Specified Land	B Special Provisions Relating to (A)
Murray Location 491 and portion of Murray Location 643 Hines Road	<ol style="list-style-type: none"> 1. Council shall adopt a Bushfire Management Plan for the subject land. Council may amend the plan where it considers this to be necessary. All land owners shall manage their properties in accordance with the plan. Development which would conflict with, or impede bushfire management in accordance with the plan shall not be permitted or undertaken. Should a developer be aggrieved by the provisions of the plan there is a right of appeal pursuant to the provisions of Part V of the Town Planning and Development Act (as amended). 2. Subdivision should be generally in accordance with the Subdivision Guide Plan or any variation approved by the Western Australian Planning Commission. 3. No dwelling shall be approved by Council unless it is connected to an alternative domestic wastewater treatment system with an adequate phosphorous retention capacity, as approved by the Health Department of Western Australia and with the base of the system being above the highest known water table.

A Specified Land	B Special Provisions Relating to (A)
	<ol style="list-style-type: none"> 4. Restriction and/or interference of creek flow within the subject area of land is prohibited without the express consent of the Water and Rivers Commission. 5. A horizontal separation of not less than 100m between any alternative effluent disposal system and the nearest natural water course or water bodies shall be required by the Council.

N. H. NANCARROW, President.
D. A. McCLEMENTS, Chief Executive Officer.

PD411*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF MURRAY
TOWN PLANNING SCHEME NO 4—AMENDMENT NO 118

Ref: 853/6/16/7 Pt 118

Notice is hereby given that the local government of the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of:

1. amending clause 6.2.10 to read:
"All buildings, with the exception of shade sails and Class 10b structures, as defined in the Building Code of Australia, shall be set back not less than 9.0 metres from a canal frontage, in accordance with Council's Policy on Structures (Class B) in Canal Estates."
2. amending Appendix 1—Interpretations—by the insertion, after the definition of "Service Station", of the following:
"Shade Sail"—means an engineer-designed, open-sided structure roofed only in shade cloth fabric or similar material.
3. amending clause 6.2.15 to read:
"No fence situated within 7.5 metres of a canal frontage shall exceed 1.2 metres above the original stabilised surface."

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 15, 1997.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 15, 1997.

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.

D. A. McCLEMENTS, Chief Executive Officer.

POLICE

PE401**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Car Rally by members/entrants of The West Australian Car Club on August 9th, 1997 between the hours of 0500 and 2400 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Bigtree Rd, Fiore Rd, Canford Rd, Zeaher Rd, Nigel Rd, Hadfield, Fobin Rd, Lancaster Rd, Dukes Rd, Stromlo Rd, Clarke Rd, Dupont Rd, Loadbrook Rd, Castile Rd, Rickety Bridge Rd, Tudor Ave, York Rd, Duchess Rd, Balmoral Rd, Castle Rd, Lex Rd, Queens Rd, Windsor Rd, Gouser Rd, Snowden Rd, Old Tallanalla Rd, Line Rd, Hill Rd, Blackbutt Rd, Harvey District.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE402

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Cycle Race by members/entrants of the Collie Cycle Club Inc on July 5th, 1997 between the hours of 1000 and 1600 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Throssell St, Patterson Rd, Preston Rd, Cardiff Rd, Muja Rd, Piavanini rd, Coalfields Hwy, Gibbs Rd, Cameron Rd Loop, Collie.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cross Country Cycle Race by members/entrants of the West Australian Mountain Bike Assn on July 5th and 6th, 1997 between the hours of 0800 on the 5th and 1600 on the 6th do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Edwards Rd, Ami Rd, Marrow Rd, Dongara Ridge Rd and other unnamed roads within the Wellington Plantation.

All participants to wear approved head protection at all times.

Dated at Perth this 1st day of July 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by members/entrants of the Australian Time Trials Association on July 6th, 1997 between the hours of 0800 and 1000 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Brockway Rd, Mooroo, Stubbs Tce, Selby St, Lemnois St, Brockway Rd, Nedlands.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Southern Districts Cycling Club on July 12th, 1997 between the hours of 1400 and 1600 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Pickering Brook Rd, Bracken Rd, Forrest Rd, Repatriation Rd, Pickering Brook Rd, Pickering Brook.

All participants to wear approved head protection at all times.

Dated at Perth this 1st day of July 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Cycle Race by members/entrants of the Collie Cycle Club Inc on July 13th, 1997 between the hours of 0800 and 1400 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Morningson Mills Rd, Gastaldo Rd, Coalfields Hwy, Gastaldo Rd, Morningson Mills Rd, Collie.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Bunbury Cycle Club Inc on July 13th, 1997 between the hours of 1000 and 1430 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Ocean Dve, Symmons St, Wittenoom St, Princep St, Upper Esplanade, Scott St, Ocean Dve, Washington Ave, Ocean Dve, Bunbury.

All participants to wear approved head protection at all times.

Dated at Perth this 1st day of July 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the West Australian Cycling Federation on July 19th, 1997 between the hours of 0830 and 1200 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Pickering Brook Rd, Bracken Rd, Forrest Rd, Repatriation Rd, Pickering Brook Rd, Pickering Brook.

All participants to wear approved head protection at all times.

Dated at Perth this 30th day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Cycle Race by members/entrants of the Collie Cycle Club Inc on July 20th, 1997 between the hours of 0800 and 1400 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Mungilup Rd, Palmer Rd, Mungilup Rd, Collie

All participants to wear approved head protection at all times.

Dated at Perth this 30th day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the West Australian Cycling Federation on July 20th, 1997 between the hours of 0900 and 1200 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Pickering Brook Rd, Bracken Rd, Patterson Rd, Walnut Rd, Glen Isla Rd, Canning Rd, Pickering Brook Rd, Pickering Brook.

All participants to wear approved head protection at all times.

Dated at Perth this 30th day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Two Day Tour (Cycling) by members/entrants of the Midland Cycle Club on July 26th, 1997 between the hours of 0830 and 1730 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—26th—Assemble Herne Hill Primary School (Event 1) starting Padbury St, left Lefroy St to finish. (Event 2) starting Lefroy St, left Oakover St, left Campersic St, left Padbury St and left Lefroy St to finish.

All participants to wear approved head protection at all times.

Dated at Perth this 9th day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Two Day Tour (Cycling) by members/entrants of the Midland Cycle Club on July 27th, 1997 between the hours of 0830 and 1730 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Regrouping (day two) at Picket Park, Chittering Valley Rd, Bullsbrook. (Stage 1) Bullsbrook to Muchea via Chittering Rd, left East Muchea Rd to finish Muchea Rd House, Cnr Great Northern Hwy and East Muchea Rd. (Stage 2) Muchea to Gingin via Brand Hwy, right Gingin Rd (North) finishing Gingin Road House. (Stage 3) Gingin Road House to Gingin Hotel via Weld St, right Jones St to finish Gingin Hotel. (Stage 4) Gingin to Bindoon via Moolibeen Rd. (Stage 5)—final. Bindoon to Bullsbrook via Great Northern Hwy, left Chittering Rd and finish Picket Park, Bullsbrook (during final stage juniors commence Lower Chittering Rd, left Muchea Rd, left Chittering Rd to finish Bullsbrook).

All participants to wear approved head protection at all times.

Dated at Perth this 9th day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Bicycle Time Trials by members/entrants of the W.A. Cycling Federation on September 2nd, 1997 between the hours of 0730 and 1800 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Meagher Dve, Alderbury St, Oceanic Dve, West Coast Hwy, Rochdale Rd, Stephenson Ave, Underwood Ave, Meagher Dve, City Beach.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Road Race by members/entrants of the W.A. Cycling Federation on September 4th, 1997 between the hours of 0730 and 1800 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Perry Lakes Drive, West Coast Highway, Rochdale Rd, Stephenson Ave, Perry Lakes Dve, City Beach.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

ROAD TRAFFIC ACT 1974

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Criterium by members/entrants of the W.A. Cycling Federation on September 6th, 1997 between the hours of 0730 and 1800 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Brodie Hall Drive, Sarich Crt, Brodie Hall Drive, Bentley.

All participants to wear approved head protection at all times.

Dated at Perth this 23rd day of June 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE403**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Foot Race by members/entrants of the Athletics Assn of W.A. on July 6th, 1997 between the hours of 0730 and 0930 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Grand Boulevard, Boas Ave, Lakeside Dve, Connolly.

Dated at Perth this 1st day of July 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

PE404**ROAD TRAFFIC ACT 1974**

I, Edwin Graeme Lienert, Commander (Traffic and Operation Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Wheelbarrow push-a-thon by members/entrants of the Karratha Roosters Rugby League Club on July 19th, 1997 between the hours of 1000 and 1400 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Neilson Pl, High St, Church St, Dampier-Karratha Rd, Millstream, Broadhurst Rd, Balmoral Rd, Bond Place, Karratha.

Dated at Perth this 1st day of July 1997.

E. G. LIENERT, Commander (Traffic and Operation Support).

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR TRANSFER OF LICENCE			
1704/96	Riverton Gardens Hotel-Motel Pty Ltd	Application for the transfer of a hotel licence in respect of premises situated in Riverton and known as Riverton Hotel, from Riverton Gardens Hotel-Motel (1997) Pty Ltd.	8/7/97
1705/96	Kevin Patrick Higgins	Application for the transfer of a restaurant licence in respect of premises situated in Dalkeith and known as Tawarri, from Tawarri Nominees Pty Ltd.	9/7/97
1706/96	Rafaello Pieri & Glenn Rodney Meconcelli	Application for the transfer of a restaurant licence in respect of premises situated in Innaloo and known as The Good, The Bad & The Ugly Mexican Restaurant, from Garry John Parsonage.	10/7/97
1708/96	Redcliffe Holdings Pty Ltd	Application for the transfer of a tavern licence in respect of premises situated in Mandurah and known as Cobblers Tavern, from Balcony Management Pty Ltd.	16/7/97
APPLICATIONS FOR THE GRANT OF A LICENCE			
1071/96	Guerino John Galata & Mary Rosaine Gelati	Application for the grant of a restaurant licence in respect of premises situated in Bunbury and known as Johnny-Gees.	28/7/97
1076/96	Woolworths (WA) Pty Ltd	Application for the grant of a liquor store licence in respect of premises situated in Maddington and known as Woolworths Supermarket Maddington.	25/7/97
1078/96	P & O Licence Holdings Pty Ltd	Application for the grant of a special facility licence in respect of premises situated in Murdoch and known as Club Murdoch.	25/7/97
1079/96	Canning Langford Soccer Club Inc	Application for the grant of a club restricted licence in respect of premises situated in Langford and known as the Canning Langford Soccer Club Inc.	28/7/97
1080/96	Baysgold Nominees Pty Ltd	Application for the grant of a restaurant licence in respect of premises situated in Northbridge and known as Barocco Fine Mediterranean Cuisine.	28/7/97
1081/96	WA Italian Club Inc	Application for the grant of a special facility licence in respect of premises situated in North Perth and known as WA Italian Club Inc.	29/7/97
1082/96	Carlton & United Breweries Ltd	Application for the grant of a wholesale licence in respect of premises situated in North Fremantle and known as Carlton & United Breweries Ltd.	30/7/97

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

ROTTNEST ISLAND

FI301*

ROTTNEST ISLAND AUTHORITY ACT 1987

ROTTNEST ISLAND AMENDMENT REGULATIONS 1997

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Rottnest Island Amendment Regulations 1997*.

Principal regulations

2. In these regulations the *Rottnest Island Regulations 1988** are referred to as the principal regulations.

[* *Published in Gazette 30 May 1988, pp. 1825-46.*
For amendments to 16 June 1997 see 1996 Index to Legislation of Western Australia, Table 4, pp. 238-9.]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended by inserting, in the appropriate alphabetical positions, the following definitions —

“

“**adequate insurance cover**”, in relation to a vessel, means adequate insurance cover of a kind specified by notice under regulation 72A (1);

“**annual admission payment**” means the annual payment in lieu of admission fees referred to in regulation 7;

“**approved**” means approved by the Authority;

“**certificate of registration**” means a certificate of registration issued under the *Navigable Waters Regulations*;

“**length**”, in relation to a vessel, means —

(a) in the case of a vessel that is registered under the *Navigable Waters Regulations* —

(i) the length of the vessel specified in the certificate of registration of that vessel; or

(ii) if the Authority is not satisfied as to the accuracy of that registered length, the length determined under paragraph (b); and

(b) in any other case, the distance from the fore part of the hull to the after part of the hull taken at the upper side of the uppermost weathertight deck or, in the case of an open vessel, at the height of the gunwale;

“**mooring**” means any gear (including an anchor or stake) set out on the seabed in a permanent manner to which a vessel or other floating structure may be secured by a chain, cable, wire or rope;

“**mooring area**” means each of the following —

Porpoise Bay, Thomson Bay, Geordie Bay, Longreach Bay, Catherine Bay, Stark Bay, Narrow Neck and Marjorie Bay;

“**mooring site**” means a mooring site recorded in the register;

“**mooring site licence**” means a licence granted under regulation 20;

“**mooring site licensee**” means a person who holds a mooring site licence;

“**overall length**”, in relation to a vessel, means the length of the vessel plus any bow sprit or marlin board;

“**register**” means the register referred to in regulation 25;

“**rental licence**” means a licence granted under regulation 15;

“**rental mooring**” means a mooring designated by the Authority as a rental mooring;

“**vessel**” means any floating object capable of carrying a person but does not include —

- (a) surfboards;
- (b) windsurfing boards;
- (c) canoes;
- (d) surfskis; or
- (e) other non-motorized recreational flotations of a similar nature.

”.

Regulation 5 amended

4. Regulation 5 of the principal regulations is amended —
- (a) in subregulation (1) by inserting after “an admission fee” the following —
“ set out in Schedule 7 ”;
 - (b) by repealing subregulation (2); and
 - (c) in subregulation (4) by deleting “\$300” and substituting the following —
“ \$500 ”.

Regulation 7 repealed and substituted

5. (1) Regulation 7 of the principal regulations is repealed and the following regulation is substituted —

“

Annual payment in lieu of admission fee

7. Where —
- (a) in respect of any vessel or aircraft (not being a vessel or aircraft in which persons are usually carried for reward) the relevant payment set out in Schedule 7 is paid in respect of any year, or part of a year, ending on 31 August following the payment; and
 - (b) an adhesive label issued by the Authority on receipt of that amount is exhibited on that vessel or aircraft in such a position as to be clearly visible from the exterior,

a person who is carried to the Island on that vessel or aircraft during that year is taken to have paid the admission fee required under regulation 5.

”.

(2) Any payment made under regulation 7 of the principal regulations in respect of the financial year ending 30 June 1997 is taken to have been made in respect of the period ending 31 August 1997.

Regulation 7D amended

6. Regulation 7D (1) (b) of the principal regulations is amended by deleting "a charter operator approved by the Authority" and substituting the following —

" an approved charter operator ".

Regulation 9 amended

7. Regulation 9 (1) of the principal regulations is amended —

- (a) by inserting "or" after subparagraph (i); and
- (b) by deleting subparagraphs (ii) and (iii) and substituting the following —
 - "
 - (ii) is secured to a rental mooring, or a mooring on a mooring site, and is authorized to be so secured under Division 2 or 3 of Part 4.
 - ”;
 - and
- (c) by deleting "\$300" and substituting the following —
 - " \$1 000 ".

Part 4 repealed and a new Part substituted

8. Part 4 of the principal regulations is repealed and the following Part is substituted —

"

PART 4 — MOORINGS

Division 1 — General Control Provisions

Use of moorings

11. (1) A person shall not without permission —
- (a) install a mooring for a vessel in the waters of the Island; or
 - (b) secure a vessel, or allow it to remain secured, to a mooring that is installed without such permission.

Penalty: \$1 000.

(2) A person shall not secure a vessel, or allow it to remain secured, to a mooring in the waters of the Island unless —

- (a) the vessel is authorized under Division 2 or 3 to be secured to that mooring; and
- (b) the vessel exhibits, so that it is clearly visible from the exterior of the vessel —
 - (i) an adhesive sticker issued for that vessel under Division 3; or
 - (ii) a rental licence specifying that vessel.

Penalty: \$500.

(3) A person shall not secure a vessel, or allow it to remain secured, to —

- (a) a mooring to which a vessel is already secured; or
- (b) a vessel that is secured to a mooring.

Penalty: \$500.

(4) Subregulation (3) does not apply so as to prohibit a vessel with an overall length of up to 3.75 metres from being secured to another vessel.

Anchorage

12. (1) A person shall not anchor a vessel, or allow it to remain anchored, unless the vessel lies in a position where —

- (a) no part of the vessel, or a vessel attached to it, is closer than 50 metres to any mooring; and
- (b) the vessel, or a vessel attached to it, does not obstruct or interfere with access to a mooring.

Penalty: \$500.

(2) Subregulation (1) does not apply in respect of a vessel that is required to anchor contrary to that subregulation to avoid or mitigate danger to human life or significant damage to property.

Competent operator

13. (1) A person shall not anchor a vessel or secure it to a mooring, or allow it to remain so anchored or secured, unless a competent operator of the vessel —

- (a) is within the limits of the Island; and
- (b) if the vessel remains so anchored or secured overnight, resides on the vessel or in casual residence on the Island under regulation 9.

Penalty: \$300.

(2) In subregulation (1) —

“**competent operator**”, in relation to a vessel, means an individual who —

- (a) is over 18 years of age;
- (b) is capable of operating the vessel; and
- (c) has responsibility for the vessel.

Application to person on vessel

14. For the purposes of regulations 11, 12 and 13, a person who is on a vessel that is anchored, or secured to a mooring, is taken to allow it to remain so secured or anchored.

Division 2 — Rental Moorings

Licence to occupy rental mooring

15. (1) The Authority may, on application under subregulation (2), grant to the applicant a licence for the use of a specified rental mooring by a specified vessel for a specified period.

- (2) An application shall be —
- (a) made by an individual over the age of 18 years; and
 - (b) in an approved form that is duly completed.

(3) A rental licence may be granted on such conditions as the Authority thinks fit.

(4) A vessel is authorized to be secured to a rental mooring during any period if a rental licence for the use of that particular rental mooring by that vessel for that period is of effect.

(5) A rental licence is not transferable.

(6) In subregulation (1) —

“**specified**” means specified in the licence.

Rent

16. (1) The rent payable for a rental licence during any period shall be calculated at such rate as the Authority may determine for use of that rental mooring during that period.

(2) If a licensee cancels a rental licence before the rental period specified in the licence has commenced, the Authority —

- (a) may retain from the rent as a cancellation fee —
 - (i) \$15 if the cancellation is more than 48 hours before the notice period specified in the licence; and
 - (ii) 50% of the rent if the cancellation is less than 48 hours before the notice period specified in the licence;

and

- (b) shall refund or credit to the licensee the balance of the rent.

(3) No rent is refundable or to be credited in respect of a licence cancelled under regulation 17 or cancelled after the rental period specified in the licence has commenced.

Cancellation by Authority

17. The Authority may, by written notice given to the licensee, cancel a rental licence if it is satisfied on reasonable grounds that the licensee has —

- (a) failed to comply with a condition of the licence; or
- (b) committed an offence under the Act or these regulations,

or caused or permitted another person to do any of those things.

Damage to mooring

18. (1) If a rental mooring is damaged or destroyed (“the loss”) during the period of a rental licence granted in respect of that rental mooring, the cost of repair or replacement is a debt due to the Authority by the licensee and is recoverable in a court of competent jurisdiction unless the licensee can show that —

- (a) the loss was caused by the act or omission of some other person; and
- (b) the licensee could not have prevented the loss by the exercise of reasonable care.

(2) For the purposes of subregulation (1), the loss is taken to have occurred during the period of the licence if —

- (a) the mooring is found to be damaged or destroyed at the end of the rental period specified in the licence; and
- (b) the licensee did not report the loss to the Authority at the commencement of the rental period.

Division 3 — Mooring site licences

Interpretation

19. In this Division, unless the contrary intention appears —

“additional vessel” means a vessel authorized to be secured to a mooring under regulation 27;

“authorized user” means a person authorized under regulation 31 to occupy a mooring site;

“authorized user’s vessel” means a vessel authorized to be secured to a mooring under regulation 31;

“licensed vessel” means a vessel authorized to be secured to a mooring under regulation 26;

“mooring inspection report” means a report by an approved mooring contractor that —

- (a) is in an approved form;
- (b) certifies that a mooring on a mooring site inspected —
 - (i) complies with the approved mooring specifications; and
 - (ii) is suitable for the use of a vessel with specifications up to and including the specifications of the longest vessel registered, or proposed to be registered, in respect of that mooring site as a licensed vessel, additional vessel or authorized user’s vessel, at the date of the mooring inspection report;

and

- (c) is less than 12 months old;

“suitable vessel” means a vessel which —

- (a) has a length of at least 6.4 metres;
- (b) is a sailing vessel or has its own form of self propulsion capable of achieving a speed of 5 knots; and
- (c) has adequate insurance cover;

“waiting list” means the waiting list referred to in regulation 21 (1) (a).

Mooring site licence

20. (1) Subject to section 13 (3) of the Act and regulation 22, the Authority may, on application under subregulation (3), grant to the applicant a licence to occupy a specified mooring site.

(2) A mooring site licence may be granted on such conditions as the Authority thinks fit.

- (3) An application shall —
- (a) be in an approved form that is duly completed;
 - (b) be made by a person —
 - (i) whose principal place of residence is in the State;
 - (ii) whose name appears on an electoral roll as an elector under the *Electoral Act 1907*;
 - (iii) who is named on the certificate of registration of the vessel nominated under paragraph (d) as the owner of that vessel, or who produces evidence of ownership satisfactory to the Authority;
 - (iv) who is the owner of at least 25% of the net worth of the vessel nominated under paragraph (d);
 - (v) who does not already have an application recorded on the waiting list; and
 - (vi) who does not hold another mooring site licence;
 - (c) be accompanied by the application fee set out in Schedule 7;
 - (d) nominate a suitable vessel which has not been nominated under any other application recorded on a waiting list and is not a licensed vessel or an additional vessel for any other mooring site; and
 - (e) nominate a mooring area.
- (4) The applicant shall supply such further information as the Authority may require.
- (5) An applicant may by written notice to the Authority amend any part of the application other than —
- (a) the date of the application;
 - (b) the name of the applicant; and
 - (c) the nominated mooring area.
- (6) If an application is withdrawn or amended, or the applicant's name is removed from the waiting list under subregulation (9) or (10), the Authority is not required to refund the application fee or any part of it.
- (7) The applicant shall give written notice to the Authority of any alteration to the particulars provided by the applicant in the application as soon as it is practicable to do so.
- Penalty: \$300.
- (8) If the applicant's interest in a vessel nominated in the application is sold or disposed of, the applicant —
- (a) shall give written notice to the Authority of the sale or disposal, and the date of the sale or disposal, as soon as is practicable after that date; and
 - (b) may, by written notice given to the Authority, nominate another suitable vessel for the purposes of subregulation (3) (d) —
 - (i) in respect of which the applicant is named on the certificate of registration as the owner or in respect of which the applicant produces evidence of ownership satisfactory to the Authority; and

- (ii) of which the applicant is the owner of at least 25% of the net worth.

Penalty applicable to paragraph (a): \$300.

(9) If an applicant who has given notice of the date of a sale or disposal under subregulation (8) does not nominate a vessel under subregulation (8) (b) within 6 months of that date, the Authority may remove the applicant's name from the waiting list without further notice.

(10) The Authority may —

- (a) at any time by written notice require an applicant to confirm or update the particulars provided by the applicant in an application or to provide further particulars;
- (b) if an applicant fails to respond to a notice given to the applicant under paragraph (a) within the time specified in the notice, remove the applicant's name from the waiting list without further notice; and
- (c) if the Authority is satisfied that an applicant listed on a waiting list, or a vessel nominated by that applicant, no longer meets the requirements of subregulation (3) (b) or (d), give notice to that effect to the applicant and remove the applicant's name from the waiting list.

(11) Part VII of the *Property Law Act 1969* does not apply to a mooring site licence.

Lists of applicants

21. (1) The Authority shall —

- (a) maintain a waiting list specifying the particulars of applicants for mooring site licences in each mooring area; and
- (b) on receipt of an application for a mooring site licence in a mooring area, place the applicant at the end of the waiting list for that mooring area.

(2) A copy of —

- (a) each waiting list; and
- (b) a list setting out the name of every applicant for a mooring site licence and the date of the application,

shall be kept at the office of the Authority.

(3) The Authority shall, on written request by an applicant, provide that applicant with a copy of his or her application particulars as set out in a waiting list.

(4) The list referred to in subregulation (2) (b) shall be available for inspection by the public during office hours free of charge.

Offer of mooring site licence

22. (1) If the Authority is satisfied that a mooring site is available for allocation in a mooring area the Authority shall, by written notice —

- (a) offer a mooring site licence in respect of the mooring site to the first applicant recorded at the time on the waiting list for that mooring area as having made an application that, having regard to the specifications of the vessel in the application, is appropriate for that mooring site; and

- (b) give the applicant contact details of the previous licensee of the mooring site to allow the applicant, if he or she so wishes, to negotiate with that licensee for the purchase of the mooring on the mooring site to which the licence relates.
- (2) The Authority shall send the notice to the address specified in the application.
- (3) When accepting an offer, the applicant shall —
- (a) give the Authority written notice as to whether the applicant has, or has not, reached an agreement with the previous licensee to acquire the mooring; and
 - (b) pay to the Authority —
 - (i) the annual mooring site licence fee set out in Schedule 7; and
 - (ii) the annual admission payment in respect of the vessel to be licensed.
- (4) When —
- (a) the Authority is notified of acceptance of an offer;
 - (b) the prescribed payments are made under subregulation (3);
 - (c) the Authority has received evidence satisfactory to the Authority that the applicant has acquired the mooring on the mooring site or that the applicant does not intend to acquire the mooring; and
 - (d) if the applicant has acquired the mooring, the Authority has received a satisfactory mooring inspection report in respect of the mooring,
- the Authority shall grant the mooring site licence to the applicant.
- (5) If, for any reason —
- (a) the applicant does not accept the offer in accordance with its terms within 14 days of receiving notice of the offer, or such further time as the Authority may by written notice allow; or
 - (b) the applicant accepts the offer under paragraph (a) but the evidence referred to in subregulation (4) (c) and, if required, the mooring inspection report referred to in subregulation (4) (d) are not provided to the Authority within 28 days of receiving notice of the offer, or such further time as the Authority may by written notice allow,
- then —
- (c) the offer lapses;
 - (d) the Authority shall remove the name of the applicant from the waiting list; and
 - (e) the Authority may make the offer to another applicant.
- (6) Nothing in subregulation (5) prevents an applicant from making a further application for a mooring site licence.

Authority not obliged to offer licence

23. Nothing in these regulations imposes an obligation on the Authority to offer a mooring site licence in respect of a mooring site, and the Authority may deal with a mooring site in respect of which there is no licence in force as it thinks fit.

Mooring site licence

24. (1) When a mooring site licence is granted, the Authority shall issue a licence to the licensee.

(2) The licence shall specify —

- (a) the licence number of the mooring site;
- (b) the full name of the licensee;
- (c) the name and registration number (if any) under the *Navigable Waters Regulations* of the licensed vessel; and
- (d) such other particulars as the Authority determines.

Register

25. (1) The Authority shall cause to be kept a register of mooring sites in such manner and form as the Authority determines.

(2) The register shall specify in respect of each mooring site —

- (a) its location and number;
- (b) the particulars of the mooring site licensee (if any), including the full name, address, contact telephone numbers, date of birth and the particulars of the person nominated by the licensee to be contacted in an emergency;
- (c) the particulars of the licensed vessel (if any) and any additional vessel, including any name of the vessel, any registration number under the *Navigable Waters Regulations*, the owner or owners of the vessel, the length and overall length of the vessel, the weight in metric tonnes, the draft, the vessel type, the name of the vessel's insurers and the percentage of the licensee's interest in the net worth of the vessel;
- (d) the date of the last mooring inspection report for the mooring site; and
- (e) the particulars of any authorized users, and their vessels, as given to the Authority under regulation 31.

(3) The mooring site licensee must give the Authority written notice of any alteration to the particulars referred to in subregulation (2) (b), (c) and (d) as soon as it is practicable to do so.

Penalty: \$300.

(4) The Authority shall, on written request by a mooring site licensee, provide that licensee with a copy of particulars of that mooring site as set out in the register.

(5) A list setting out the number of every mooring site and the name of the mooring site licensee for that mooring site, shall be —

- (a) kept at the office of the Authority; and
- (b) available for inspection by the public during office hours free of charge.

Licensed vessels

26. (1) A vessel is authorized to be secured to a mooring on a mooring site if it is recorded in the register, and on the mooring site licence, as the licensed vessel for that mooring site.

(2) Only one vessel shall be recorded as a licensed vessel for any mooring site.

(3) The Authority shall issue to each mooring site licensee an adhesive sticker designed to identify the licensed vessel for that mooring site.

(4) A mooring site licensee may, by written notice to the Authority, request the Authority to —

- (a) delete the particulars of the licensed vessel from the register and licence; and
- (b) substitute as a licensed vessel in the register and on the licence another suitable vessel nominated by the mooring site licensee —
 - (i) which is not a licensed vessel, an additional vessel for any other mooring site or a vessel nominated under any application recorded on a waiting list;
 - (ii) in respect of which the licensee is named on the certificate of registration as the owner, or in respect of which the licensee has produced evidence of ownership satisfactory to the Authority; and
 - (iii) of which the licensee is the owner of at least 25% of the net worth.

(5) A notice referred to in subregulation (4) shall be accompanied by —

- (a) the mooring site licence;
- (b) the sticker issued in respect of the licensed vessel;
- (c) full particulars of the nominated vessel;
- (d) certificates of insurance showing that the nominated vessel has adequate insurance cover; and
- (e) if the nominated vessel has a length that is more than that of the longest vessel specified in the last mooring inspection report for the mooring, a fresh mooring inspection report certifying that the mooring is suitable for the use of a vessel up to and including the specifications of the nominated vessel.

(6) A mooring site licensee who sells or otherwise disposes of his or her interest in a licensed vessel —

- (a) shall give written notice of the sale or disposal, and the date of the sale or disposal, to the Authority as soon as is practicable after the sale or disposal; and
- (b) may, within 6 months of the date of the sale or disposal, by written notice request the Authority to substitute as a licensed vessel in the register and on the licence another suitable vessel nominated by the licensee —
 - (i) in respect of which the licensee is named on the certificate of registration as the owner, or in respect of which the owner has produced evidence of ownership satisfactory to the Authority; and
 - (ii) of which the licensee is the owner of at least 25% of the net worth.

Penalty applicable to paragraph (a): \$300.

(7) A notice referred to in subregulation (6) (a) shall be accompanied by —

- (a) the mooring site licence; and
- (b) the sticker issued in respect of the licensed vessel.

(8) A request referred to in subregulation (6) (b) shall be accompanied by —

- (a) full particulars of the nominated vessel;
- (b) certificates of insurance showing that the nominated vessel has adequate insurance cover; and
- (c) if the nominated vessel has a length that is more than that of the longest vessel specified in the last mooring inspection report for the mooring, a fresh mooring inspection report certifying that the mooring is suitable for the use of a vessel up to and including the specifications of the nominated vessel.

(9) If a notice is given in accordance with subregulations (4) and (5), or subregulations (6) (b) and (8), the Authority shall amend the licence and register as requested.

(10) A mooring site licensee shall maintain any mooring on the mooring site, irrespective of whether or not there is a licensed vessel recorded on the register for that mooring site.

Additional vessels

27. (1) A mooring site licensee may, by written notice given to the Authority, nominate vessels other than the licensed vessel to use the mooring site if —

- (a) the mooring site licensee is named on the certificate of registration of each nominated vessel as the owner of that vessel, or produces evidence of ownership satisfactory to the Authority; and
- (b) each nominated vessel has adequate insurance cover.

(2) A vessel is authorized to be secured to a mooring on a mooring site if it is recorded in the register as being an additional vessel in respect of that mooring site.

(3) A notice under subregulation (1) shall be accompanied by —

- (a) the annual admission payment in respect of the nominated vessel;
- (b) a copy of the nominated vessel's certificate of registration or, if the vessel does not have a certificate of registration, evidence of ownership of the vessel;
- (c) a copy of insurance certificates showing that the nominated vessel has adequate insurance cover; and
- (d) if the nominated vessel has a length that is more than that of the longest vessel specified in the last mooring inspection report for the mooring, a fresh mooring inspection report certifying that the mooring is suitable for the use of a vessel up to and including the specifications of the nominated vessel.

(4) If a notice is given in accordance with subregulations (1) and (3), the Authority shall —

- (a) enter the details of the nominated vessel in the register; and
- (b) issue to the mooring site licensee an adhesive sticker designed to identify the additional vessel as being so registered.

(5) A mooring site licensee may, by written notice to the Authority accompanied by the relevant adhesive sticker, request the Authority to delete the particulars of an additional vessel from the register.

(6) If particulars of an additional vessel are removed from the register pursuant to a request under subregulation (5), the Authority is not required to refund the annual admission payment or any portion of it.

(7) A mooring site licensee may have more than one additional vessel registered in respect of a mooring site at any time.

Mooring and mooring inspection report

28. (1) A mooring site licensee shall ensure that any mooring on the mooring site of the licensee complies at all times with the approved mooring specifications.

Penalty: \$500.

(2) A mooring site licensee is responsible for any cost incurred by the mooring site licensee in ensuring that the mooring complies with the mooring specifications.

(3) A mooring site licensee shall at all times have a mooring inspection report in respect of a mooring on the mooring site of the licensee.

Penalty: \$500.

(4) A mooring site licensee shall give to the Authority a copy of any mooring site inspection report made for the licensee within 7 days of receiving the report.

Penalty: \$300.

(5) A mooring site licensee shall not use a mooring on the mooring site of the licensee, or cause or permit the mooring to be used, unless a mooring inspection report in respect of the mooring has been provided to the Authority.

Penalty: \$500.

Unattended vessels

29. (1) A person shall not, without permission, cause or permit an unattended vessel to remain secured to a mooring on a mooring site for a period of longer than 24 hours.

(2) The Authority may, if it is satisfied that a person has contravened subregulation (1), by written notice served on the mooring site licensee or, if the vessel is an authorized user's vessel, the authorized user, direct that the vessel be removed from the mooring within the period specified in the notice.

(3) A person on whom a notice is served under subregulation (2) shall comply with the notice.

Penalty: \$500.

(4) If a notice served under subregulation (3) is not complied with, the Authority may take possession of the vessel and deal with it as if it were abandoned, and for that purpose the notice given under subregulation (3) is taken to be a notice given under regulation 74 (2) (b).

Dealing with mooring site licence and mooring

30. (1) A mooring site licence is a licence to occupy the mooring site specified in the licence and does not apply in respect of the mooring on that mooring site.

(2) Rights conferred on a mooring site licensee under these regulations are not assignable and shall not pass by will or on intestacy or vest by operation of law in any person.

(3) Nothing in subregulation (2) prohibits the sale or disposal, in accordance with these regulations, of a mooring.

(4) Subject to subregulation (8), if a mooring site licence ceases to have effect, the person who was the mooring site licensee immediately before the licence ceased to have effect (or, if that person has died, his or her personal representative) ("the previous licensee") shall —

- (a) remove the mooring; or
- (b) dispose of the mooring to the person to whom the Authority has offered the mooring site licence.

Penalty: \$500.

(5) The Authority may, by written notice given to the previous licensee, direct the previous licensee to comply with subregulation (4) within a time specified in the notice.

(6) If a previous licensee does not comply with a direction given under subregulation (5), the Authority may take possession of the mooring and deal with it as if it were abandoned.

(7) If the Authority determines on reasonable grounds that removing a mooring on a mooring site, or any part of the mooring, will have an adverse effect on the environment, the Authority may, by written notice given to the owner of the mooring and, if that person is not the owner, the mooring site licensee —

- (a) notify those persons that the mooring, or any part of the mooring, may not be removed; and
- (b) take possession of the mooring.

(8) A mooring site licensee or owner of a mooring shall not remove, or cause to be removed, a mooring, or a part of a mooring, in respect of which a notice has been issued under subregulation (7).

Penalty: \$500.

(9) No compensation is payable in respect of a mooring that is the subject of a notice under subregulation (7).

(10) The Authority may, by written notice given to both mooring site licensees, approve the exchange of mooring sites between mooring site licensees if —

- (a) the mooring sites are within the same mooring area; and
- (b) both mooring site licensees have complied with the directions of the Authority in respect of the exchange.

(11) If the Authority approves the exchange of mooring sites under subregulation (10), it shall cause the register to be amended accordingly.

Authorized users

31. (1) A person other than a mooring site licensee may occupy a mooring site if —

- (a) the mooring site licensee of the mooring site has authorized, in the approved form, that person to occupy the mooring site;
- (b) the person so authorized has —
 - (i) given the authorization to the Authority; and
 - (ii) by written notice given to the Authority, nominated a vessel that complies with subregulation (3) to use the mooring site;

and

- (c) particulars of the authorization and nominated vessel are recorded in the register for that mooring site.
- (2) A vessel is authorized to be secured to a mooring on a mooring site if it is recorded in the register as being an authorized user's vessel for that mooring site.
- (3) A vessel complies with this subregulation if —
- (a) the authorized person is named on the certificate of registration of the nominated vessel as the owner of that vessel or produces evidence of ownership satisfactory to the Authority; and
 - (b) the nominated vessel has adequate insurance cover.
- (4) An authorization given to the Authority under subregulation (1) (b) (i) shall be accompanied by —
- (a) the annual admission payment in respect of the authorized vessel; and
 - (b) if the nominated vessel has a length that is more than that of the longest vessel specified in the last mooring inspection report for the relevant mooring, a fresh mooring inspection report certifying that the mooring is suitable for the use of a vessel up to and including the specifications of the nominated vessel.
- (5) If an authorization and notice of nominated vessel are given to the Authority in accordance with this regulation, the Authority shall —
- (a) record the particulars of the authorization and nominated vessel in the register; and
 - (b) issue to the authorized user an adhesive sticker designed to identify the authorized user's nominated vessel as the vessel so recorded in the register.
- (6) The Authority shall delete the particulars of an authorized user and authorized user's vessel from the register if —
- (a) the mooring site licensee who gave the authorization gives the Authority written notice that the licensee withdraws the authorization; or
 - (b) the mooring site licence of the mooring site licensee who gave the authorization ceases to have effect.
- (7) The Authority may delete the particulars of an authorized user and authorized user's vessel from the register if the authorized user —
- (a) fails to comply with a direction under regulation 34 (4); or
 - (b) fails to make an annual admission payment in respect of the authorized user's vessel.
- (8) The Authority shall not delete particulars under subregulation (6) (a) or (7) until the Authority has given the authorized user written notice, sent to the address recorded on the register, that the particulars are to be deleted.
- (9) If the particulars of an authorization and authorized user's vessel are deleted from the register, the Authority is not required to refund the annual admission payment or any portion of it.

Term of mooring site licence

- 32.** (1) Subject to these regulations, a mooring site licence has effect for a period expiring on 31 August next following the grant of the licence.

- (2) A mooring site licence ceases to have effect —
- (a) on the death of the mooring site licensee;
 - (b) upon receipt by the Authority of a written request from the mooring site licensee that the licence be cancelled;
 - (c) upon cancellation of the licence by the Authority under subregulation (3); and
 - (d) subject to regulation 33, upon the expiration of the licence.
- (3) The Authority may, by written notice served on a mooring site licensee, cancel or refuse to renew the mooring site licence of the licensee if —
- (a) the Authority is satisfied that —
 - (i) the mooring site licence was obtained by deception or fraud;
 - (ii) the mooring site licensee has committed an offence under the Act or these regulations, or caused or permitted another person to do so; or
 - (iii) the mooring site licensee has failed to comply with a condition of the mooring site licence or caused or permitted another person to do so;
 - (b) the mooring site licensee has given notice under regulation 26 (6) of the date of the sale or disposal of a licensed vessel and has not nominated a substitute vessel within 6 months of that date;
 - (c) the mooring site licensee has failed to comply with a notice under regulation 34;
 - (d) the mooring site licensee —
 - (i) does not have a mooring inspection report in respect of the mooring on the mooring site; or
 - (ii) has failed to provide the mooring inspection report to the Authority under regulation 28;
- or
- (e) the Authority considers that it is in the public interest or in the best interests of good management of the waters of the Island to do so.
- (4) If the Authority cancels or refuses to renew a mooring site licence under subregulation (3) (e), the Authority may, despite regulation 22 (1) (a), offer under that regulation to the mooring site licensee another mooring site that is available for allocation.

Renewal of licence

33. (1) The Authority may, on application by the licensee for renewal and subject to regulation 32 (3), renew a mooring site licence from time to time for a period of 12 months.

(2) A renewal of a licence takes effect from the day next succeeding the day of its expiry.

(3) An application for renewal shall be —

- (a) made by the mooring site licensee in the approved form within one month before, or within one month after, the expiry of the licence; and

- (b) accompanied by —
 - (i) the annual mooring site licence fee set out in Schedule 7; and
 - (ii) the annual admission fee in respect of the licensed vessel and each additional vessel of the licensee.

Notices

34. (1) The Authority may, if it is satisfied that a mooring does not comply with the approved mooring specifications, by written notice served on the relevant mooring site licensee, direct that licensee to obtain a fresh mooring inspection report in respect of the mooring within the period specified in the notice and at the licensee's expense.

(2) The Authority may give a direction under subregulation (1) notwithstanding that the mooring site licensee already has a mooring inspection report in respect of the mooring.

(3) The Authority may, by written notice served on a mooring site licensee, direct the licensee to provide to the Authority, within the period specified in the notice, evidence satisfactory to the Authority that —

- (a) the licensee meets all or any of the requirements of an applicant under regulation 20 (3) (b);
- (b) a licensed vessel of the licensee is a suitable vessel; or
- (c) the licensee meets the ownership requirements of these regulations in respect of a licensed or additional vessel of the licensee.

(4) The Authority may, by written notice served on an authorized user direct the authorized user to provide to the Authority, within the period specified in the notice, evidence satisfactory to the Authority that the authorized user's vessel complies with regulation 31 (3).

Fees

35. The Authority may, on granting a mooring site licence, or on receiving an authorization under regulation 31, allow a rebate (to be calculated on a *pro rata* basis) of any fee or annual admission payment where the mooring site licence or annual admission payment will be of effect for a period of less than 6 months.

Net worth of vessel

35A. If there is a dispute as to the net worth of a vessel between the Authority and a person claiming to be the owner of at least 25% of the net worth of the vessel, the Authority shall accept an independent valuation by a valuer nominated by the President of the Institute of Valuers.

Notices may be affixed to vessel, etc.

35B. Without limiting sections 75 and 76 of the *Interpretation Act 1984*, a notice or direction may be given by the Authority under these regulations —

- (a) to a mooring site licensee by affixing it to the licensee's licensed or additional vessel; and
- (b) to an authorized user by affixing it to the authorized user's nominated vessel.

Division 3 — Transitional provisions**Interpretation**

35C. In this Division —

“**commencement**” means the day on which the *Rottnest Island Amendment Regulations 1997* come into operation;

“**eligible applicant**” means an applicant who meets the requirements of regulation 20 (3) (b);

“**existing certificate of registration**” means a certificate of registration in force under these regulations immediately before commencement;

“**registered owner**” means a person who, immediately before commencement, was a registered owner under these regulations.

Registrations in effect until 31 August 1997

35D. (1) Despite the repeal effected by regulation 8 of the *Rottnest Island Amendment Regulations 1997*, by virtue of this regulation —

- (a) each existing certificate of registration continues in force until 31 August 1997 and then ceases to be in force;
- (b) each vessel specified in an existing certificate of registration continues to be authorized to be secured to a mooring on the mooring site to which the certificate relates until 31 August 1997 and then ceases to be so authorized; and
- (c) Part 4, as in force immediately before the coming into operation of regulation 8 of the *Rottnest Island Amendment Regulations 1997*, continues to apply in respect of registered owners and authorized vessels until 31 August 1997 and then ceases to so apply.

(2) The Authority shall, as soon as practicable after commencement, by written notice given to each registered owner, notify the registered owner that —

- (a) any certificate of registration issued to the registered owner will cease to be in force on 1 September 1997; and
- (b) if the registered owner is an eligible applicant, the registered owner or, if the registered owner is not a natural person, an eligible applicant nominated by or on behalf of the registered owner, may apply under regulation 20 for a mooring site licence to occupy one mooring site in respect of which that registered owner has an existing certificate of registration.

(3) An application referred to in subregulation (2) (b) shall be made not later than 15 August 1997 or such later date as the Authority may by written notice, in any particular case, allow.

(4) Despite any other provision of these regulations, on receiving —

- (a) an application that is made in accordance with subregulations (2) (b) and (3) and meets all of the requirements of regulation 20 (3);
- (b) the annual mooring site licence fee specified in Schedule 7; and
- (c) the annual admission payment in respect of the vessel to be licensed,

the Authority shall grant to the applicant a mooring site licence in respect of the mooring site nominated by the applicant.

(5) A mooring site licence referred to in subregulation (4) comes into force on 1 September 1997.

(6) This Part applies to and in respect of a mooring site licence granted under subregulation (4) as if the licence were granted under regulation 20.

(7) If a registered owner in respect of a mooring site is not granted a mooring site licence under subregulation (4) in respect of that mooring site —

- (a) the Authority may offer another person a mooring site licence in respect of the mooring site under regulation 22; and
- (b) any references in regulations 22 and 30 to the previous licensee shall be taken to be references to the registered owner.

Moorings in Little Armstrong Bay and Eagle Bay

35E. (1) The Authority may include in the register any mooring site in Little Armstrong Bay or Eagle Bay in respect of which immediately before commencement a registered owner holds a certificate of registration but shall not grant a mooring site licence in respect of that mooring site other than pursuant to an application referred to in subregulation (2).

(2) A registered owner who —

- (a) holds a certificate of registration in respect of a mooring site in Little Armstrong Bay or Eagle Bay immediately before commencement; and
- (b) is an eligible applicant,

may apply in accordance with regulations 20 and 35D (2) and (3) for a mooring site licence in respect of that mooring site.

(3) A person granted a mooring site licence in respect of a mooring site in Little Armstrong Bay or Eagle Bay may, with the permission of the Authority and subject to such conditions as the Authority may impose, exchange that mooring site licence for a mooring site licence in respect of another mooring site that is available for allocation.

(4) The Authority may allocate a mooring site under subregulation (3) despite regulation 22 (1) (a).

Waiting lists

35F. (1) Subject to subregulation (3), the Authority shall transfer, in the same order, entries on any waiting list maintained by it immediately before commencement to the waiting lists required to be maintained under regulation 21 (1) (a).

(2) The Authority shall, as soon as practicable after commencement, by written notice require each applicant on a waiting list immediately before commencement —

- (a) to confirm or update the particulars provided by the applicant; and
- (b) to provide such further particulars as the Authority may require, including the nomination of a single mooring area and the nomination of a suitable vessel,

within the time specified in the notice.

(3) The Authority may remove an applicant's name from the waiting list if —

- (a) the applicant fails to respond to a notice given to the applicant under subregulation (2) within the time specified in the notice;
- (b) the applicant does not meet all of the requirements of an applicant under regulation 20 (3) (b); or
- (c) the applicant does not nominate a vessel that meets all of the requirements of a vessel nominated under regulation 20 (3) (d).

Moorings in Porpoise Bay — waiting list

35G. Despite regulation 20 (3) (b) (vi), a person who —

- (a) was the registered owner of a mooring site in Porpoise Bay immediately before commencement;
- (b) is granted a mooring licence in respect of that mooring site pursuant to an application under regulation 35D; and
- (c) was listed on a waiting list as an applicant for a mooring site in another mooring area immediately before commencement,

shall not be removed from the waiting list by reason only of holding a mooring site licence.

”.

Division heading and regulation 36A inserted

9. After regulation 36 of the principal regulations the following Division heading and regulation are inserted —

“

Division 1A — Vessels

Anchoring of vessels

36A. A person shall not —

- (a) secure a vessel to a fence or other land-based structure that is not designed principally for the purpose of securing vessels; or
- (b) use any apparatus as a beach anchor unless that apparatus is designed principally for use as a beach anchor.

Penalty: \$500.

”.

Regulation 37 amended

10. Regulation 37 of the principal regulations is amended —

- (a) in subregulation (1) —
 - (i) by deleting “boat” in both places where it occurs and substituting in each case the following —
 - “ vessel ”; and
 - (ii) by deleting “\$300” and substituting the following —
 - “ \$500 ”;

- (b) in subregulation (2) (b) by deleting “boats” and substituting the following —

“ vessels ”; and

- (c) by repealing subregulations (3), (4), (5) and (6) and substituting the following regulations —

“

(3) The Authority may, if it is satisfied that a vessel is beached or anchored in contravention of subregulation (1), direct the owner or person in charge, or apparently in charge, or a user of the vessel to remove immediately the vessel from the place where it is beached or anchored.

(4) A person given a direction under subregulation (3) shall comply with the direction.

Penalty: \$500.

(5) If —

- (a) a person to whom a direction is given under subregulation (3) fails to comply with the direction; or
- (b) a vessel beached or anchored in contravention of subregulation (1) is unattended,

the Authority may —

- (c) cause the vessel to be removed to a place where the beaching or beach anchoring of vessels is permitted; or
- (d) take possession of the vessel and deal with it as if the vessel were abandoned and, for that purpose, if the direction under subregulation (3) is given in writing, that direction shall be taken to be a notice given under regulation 74 (2) (b).

”.

Regulations 38A, 38B and 38C inserted

11. After regulation 38 of the principal regulations the following regulations are inserted —

“

Speed restrictions — vessels

38A. (1) The Authority may, by notice published in the *Gazette*, limit the speed of any specified class or classes of vessel in any area of the waters of the Island defined in the notice.

(2) The Authority may vary or cancel a notice under this regulation.

(3) A person shall not drive a vessel in an area defined in a notice under subregulation (1) at a speed exceeding the limit specified for a vessel of that class in the notice.

Penalty: \$1 000.

Restricted areas for certain vessels

38B. (1) The Authority may, by notice published in the *Gazette*, define and set aside, and impose conditions on the use of, any area of the waters of the Island for the purposes of vessels of a class or classes specified in the notice.

(2) The Authority may vary or cancel a notice under this regulation.

(3) A person shall not use a vessel of a class specified in a notice under subregulation (1) except —

- (a) in the area set aside under the notice for that purpose; and
- (b) in accordance with the conditions specified in the notice.

Penalty: \$1 000.

Sullage from vessels

38C. (1) In this regulation —

“**liquid waste**” means faecal matter or urine and any waste composed wholly or in part of liquid;

“**sullage**” means liquid waste from bathrooms, laundries and galleys including floor waste from those sources.

(2) A person shall not discharge or deposit within the limits of the Island any sullage from a vessel other than by means of an approved treatment system.

Penalty: \$1 000.

”.

Regulation 41A inserted

12. After regulation 41 of the principal regulations the following regulation is inserted —

“

Feeding of fauna

41A. (1) The Authority may by resolution determine that the feeding of fauna of a kind specified in the resolution is prohibited within the limits of the Island.

(2) A person shall not feed fauna in respect of which a resolution has been made under subregulation (1) within the limits of the Island if the Authority has —

- (a) erected signs on the Island notifying the public that feeding fauna of that kind is prohibited; or
- (b) otherwise notified that person that the feeding of fauna of that kind is prohibited.

Penalty: \$500.

”.

Regulation 59 amended

13. Regulation 59 (4) of the principal regulations is amended —

- (a) by deleting “or” after paragraphs (a) and (b); and
- (b) by deleting paragraph (c) and substituting the following paragraphs —

“

(c) the carrying of a marine flare in the waters of the Island; or

(d) the discharge of a marine flare in the waters of the Island in the case of an emergency, or where a vessel is in distress and requires assistance.

”.

Regulation 60 amended

14. Regulation 60 (1) of the principal regulations is amended —

- (a) in paragraph (a) by deleting “a cooking” and substituting the following —
“ a gas cooking ”;
- (b) in paragraph (b) by deleting “a fireplace” and substituting the following —
“ an indoor fireplace ”; and
- (c) by deleting “\$600” and substituting the following —
“ \$1 000 ”.

Regulations 60A and 60B inserted

15. After regulation 60 of the principal regulations the following regulations are inserted —

“

Sandboarding

60A. (1) A person shall not use a board or other object to slide down sandhills on the Island.

Penalty: \$1 000.

(2) A person shall not possess a sandboard on the Island.

Penalty: \$500.

(3) In this regulation —

“**sandboard**” means a board designed to be used for sliding down a slope of land.

Litter

60B. (1) A person shall not deposit litter, or cause litter to be deposited, within the limits of the Island unless the litter is deposited in a place or receptacle set aside or provided for that purpose.

Penalty: \$1 000.

(2) In this regulation —

“**litter**” has the same meaning as in the *Litter Act 1979*.

”.

Regulation 69 amended

16. Regulation 69 of the principal regulations is amended by deleting “\$500” and substituting the following —

“ \$1 000 ”.

Regulation 70 amended

17. Regulation 70 of the principal regulations is amended —

- (a) in subregulation (1) by deleting “\$500” and substituting the following —
“ \$1 000 ”; and

- (b) in subregulation (3) by deleting “\$500” and substituting the following —
“ \$1 000 ”.

Regulation 71 amended

18. Regulation 71 of the principal regulations is amended by deleting “\$500” and substituting the following —
“ \$1 000 ”.

Regulation 72 amended

19. Regulation 72 (1) of the principal regulations is amended —
- (a) by deleting “boat” and substituting the following —
“ vessel ”;
 - (b) by deleting “by the Authority”; and
 - (c) by deleting “\$500” and substituting the following —
“ \$1 000 ”.

Regulation 72A inserted

20. After the heading to Part 8 of the principal regulations the following regulation is inserted —

“

Adequate insurance cover

- 72A. (1) The Authority may, by notice published in the *Gazette* —

- (a) specify, in relation to any class or classes of vessel —
 - (i) the type of insurance; and
 - (ii) the amount of indemnity provided by that insurance, that is adequate insurance cover for the purposes of these regulations; and
 - (b) exempt any vessel, class or classes of vessel from the operation of any of these regulations to the extent that the regulation requires the vessel to have adequate insurance cover.
- (2) An exemption under subregulation (1) (b) —
- (a) is subject to such conditions and restrictions as the Authority may specify in the notice of exemption; and
 - (b) has effect according to its tenor.
- (3) If the conditions or restrictions to which an exemption is subject are breached, the exemption ceases to have effect.
- (4) The Authority may vary or revoke a notice under subregulation (1).
- (5) A person shall not bring a vessel within the limits of the Island, or allow a vessel to remain within the limits of the Island, unless the vessel has adequate insurance cover.

Penalty: \$500.

(6) For the purposes of subregulation (5), any person on a vessel (other than a vessel on which persons are usually carried for reward) is taken to allow the vessel to remain within the limits of the Island.

”

Regulation 74 repealed and a regulation substituted

21. Regulation 74 of the principal regulations is repealed and the following regulation is substituted —

“

Removal of abandoned or dangerous property

74. (1) Subject to this regulation, the Authority may take possession of any property within the limits of the Island if —

- (a) the Authority has reasonable grounds to believe that it has been abandoned, is derelict or constitutes a danger to persons or property or an environmental risk; or
- (b) a notice under subregulation (2) (b) relating to that property has not been complied with.

(2) Before exercising the power in subregulation (1) (a) in respect of property that is abandoned or derelict the Authority shall —

- (a) make reasonable inquiry as to the identity and whereabouts of the person who is or has been the owner or part owner of the property or has or last had possession of the property; and
- (b) if the identity and whereabouts of that person become known to the Authority, give written notice to the person requiring the person to remove the property within the time specified in the notice.

(3) A person to whom a notice is given under subregulation (2) (b) shall comply with the notice.

Penalty: \$1 000.

(4) Any cost incurred by or on behalf of the Authority under this regulation is a debt due to the Authority by a person who is shown to have been the owner or a part owner, or in the case of abandoned property, the former owner or a former part owner, at the time of removal and is recoverable in a court of competent jurisdiction.

(5) Subject to subregulations (6), (7) and (8) any property removed under this regulation becomes the property of the Authority and may be disposed of as it thinks fit.

(6) If the Authority's estimate of the value of the property exceeds the costs referred to in subregulation (4) together with the costs associated with the sale of the property, the Authority shall sell the property and after payment of all of its costs, hold the proceeds in accordance with subregulation (7).

(7) The proceeds of sale referred to in subregulation (6) shall become part of the funds of the Authority at the expiration of 12 months from the date of the sale unless within that time a person proves to the satisfaction of the Authority that the person is entitled to them or any part of them, in which case the Authority shall pay the proceeds or part of the proceeds in accordance with that entitlement.

(8) Despite subregulations (5), (6) and (7), the Authority shall give possession of the property to any person who proves that he or she is entitled to the property and who pays to the Authority all costs incurred by it under this regulation.

(9) If property is owned by more than one person each person shall be jointly and severally liable for any debt due to the Authority under this regulation.

”

Regulation 74A inserted

22. After regulation 74 of the principal regulations the following regulation is inserted —

“

False information

74A. A person shall not provide to the Authority information, or authorize or permit the provision to the Authority of information, that the person knows —

- (a) to be false or misleading in a material particular; or
- (b) has omitted from it a matter or thing the omission of which renders the information misleading in a material respect.

Penalty: \$500.

”.

Schedule 1 amended

23. Schedule 1 to the principal regulations is amended —

- (a) by deleting Form 1; and
- (b) in Form 2 under the heading “OFFENCE” —
 - (i) in the item commencing “Regulation 9 (1)” by deleting “\$50” and substituting the following —
 - “ \$100 ”;
 - (ii) by deleting “Regulation 12 (2)” and substituting the following —
 - “ Regulation 11 (2) ”;
 - (iii) in the item commencing “Regulation 37 (1) (a)” by deleting “boat” and substituting the following —
 - “ vessel ”; and
 - (iv) in the item commencing “Regulation 37 (1) (a)” by deleting “\$30” and substituting the following —
 - “ \$50 ”.

Schedule 4 repealed and a Schedule substituted

24. Schedule 4 to the principal regulations is repealed and the following Schedule is substituted —

“

**SCHEDULE 4 — OFFENCES TO WHICH MODIFIED
PENALTIES APPLY**

[Reg. 73]

Item	Regulation	Matter to which regulation relates	Modified penalty
			\$
1.	5 (4)	Failing or refusing to pay admission, not being a passenger on commercial transport	50
2.	9 (1)	Taking up unauthorized casual residence	100

Item	Regulation	Matter to which regulation relates	Modified penalty \$
3.	11 (1) (a)	Installing mooring without permission	100
4.	11 (1) (b)	Securing vessel to mooring installed without permission	100
5.	11 (2) (a)	Securing vessel to mooring without authority	50
6.	11 (2) (b)	Securing vessel not displaying sticker or licence to mooring	50
7.	11 (3) (a)	Securing vessel to mooring where vessel already secured	50
8.	11 (3) (b)	Securing vessel to vessel secured to mooring	50
9.	12 (1)	Anchoring vessel closer than 50 metres to mooring or so that it obstructs mooring	50
10.	28 (3)	Licensee failing to have mooring inspection report	50
11.	28 (5)	Licensee using mooring in respect of which Authority does not have mooring inspection report	50
12.	29 (3)	Failing to comply with notice to move unattended vessel	50
13.	30 (8)	Removing mooring that is subject to notice prohibiting removal	50
14.	36 (1) (a)	Being in a restricted area without permission	50
15.	36 (1) (b)	Being in a protected area without permission	50
16.	36 (1) (c)	Using a closed track or path without permission	50
17.	36A (a)	Securing vessel to structure not designed for that use	50
18.	36A (b)	Using apparatus other than beach anchor as a beach anchor	50
19.	37 (1) (a)	Beaching vessel in Thomson, Longreach or Geordie Bay without permission and not in permitted area	50

Item	Regulation	Matter to which regulation relates	Modified penalty \$
20.	37 (1) (b)	Beach-anchoring a vessel in Thomson, Longreach or Geordie Bay without permission and not in permitted area	50
21.	38A (3)	Exceeding speed limit set for vessel in defined area	100
22.	38B (3)	Using vessel contrary to notice setting aside area and imposing conditions for use of that vessel	100
23.	38C (2)	Discharging or depositing sullage from vessel other than by approved system	100
24.	39 (1)	Injuring etc. flora or removing stake or label relating to flora	100
25.	40	Interfering etc. with fauna or habitat etc. of fauna	100
26.	41 (1)	Without permission causing or allowing animal or bird to enter Island	100
27.	41A (2)	Feeding fauna contrary to sign or notice	50
28.	42 (1)	Causing damage to any rock or soil without permission	50
29.	44 (3)	Failing to comply with traffic sign or with ranger's signal or direction relating to vehicle	50
30.	47 (1)	Exceeding speed limit	100
31.	53	Without permission organizing, advertising or participating in any event or meeting	100
32.	55 (1)	Without permission affixing notice etc., defacing rock, tree, pavement, structure etc. or causing any such act to be done	50
33.	56 (1)	Without permission selling, distributing etc. printed or written matter	50

Item	Regulation	Matter to which regulation relates	Modified penalty \$
34.	59 (1)(a)	Without permission carrying or discharging firearm, speargun, gidgie etc.	100
35.	59 (2)	Without permission having explosive device within limits of Island	100
36.	60 (1)	Without permission lighting, making or using fire other than in gas stove or indoor fireplace	100
37.	60A (1)	Sandboarding	100
38.	60A (2)	Possessing sandboard	50
39.	60B (1)	Littering	100
40.	65 (1)	Being within aerodrome limits without permission or authority	100
41.	69	Without authority destroying or damaging building or structure	100
42.	70 (1) (a)	Unlawfully assaulting a person	100
43.	70 (1) (b)	Using indecent, obscene, threatening, abusive or insulting language	80
44.	70 (1) (c)	Doing or engaging in any offensive, indecent or improper act, conduct or behaviour	80
45.	70 (1) (d)	Acting in such a way as to cause a nuisance or annoyance to persons	80
46.	70 (3)	Writing etc. or distributing or otherwise disseminating indecent or obscene matter	80
47.	71	Causing or producing noise that unreasonably interferes with convenience, comfort or amenity of any person	80
48.	72 (1)	Consuming alcoholic liquor in unauthorized place	80

Schedule 7 inserted

25. After Schedule 6 to the principal regulations the following Schedule is inserted —

“

SCHEDULE 7 — MISCELLANEOUS FEES**PART 1 — ADMISSION FEES AND PAYMENTS**

- | | | |
|----|--|--|
| 1. | Admission fee to Island (reg. 5 (1)) | 50 cents for a child who has reached 6 years, but is under 12 years of age.

\$4.50 for every other person |
| 2. | Annual payment in lieu of admission fee (reg. 7) | \$40 |

PART 2 — MOORING LICENCES

- | | | |
|----|---|---|
| 3. | Application fee for mooring site licence (reg. 20 (3) (c)) | \$30 |
| 4. | Annual mooring site licence fee (regs. 22 (3) (b), 33 (3) (b), 35D (4) (b)) | \$24.50 per metre of length of licensed vessel or vessel to be licensed |

”

By Command of the Governor,

J. PRITCHARD, Clerk of the Executive Council.

TREASURY

TY401*

FINANCIAL ADMINISTRATION AND AUDIT ACT 1985

The Treasury,
Perth, 4 July, 1997.

It is hereby notified for general information that, pursuant to section 58 of the Financial Administration and Audit Act 1985, the Treasurer has issued the following new and amended Treasurer's Instructions to be effective from the operative date specified in the Treasurer's Instruction or, in the absence of a specified date, from the date this notice is published in the *Government Gazette*.

Treasurer's Instruction	Paragraph	Topic
109-New	1	Risk Management
202	1-3	Collection Agencies
203	1-8	Receipting of Moneys
206	1-6	Banking of Moneys
207	1-2	Accounting for Moneys Received
209	1-4	Outstation Collectors
212	1-4	Dishonoured Cheques
213	1-3	Receipt of Moneys by Credit/Debit Card
215	1-2	Estimated Revenue Cash Flows
303	1-3	Expenditure Cash Flows and Governor's Warrants
305	1-7	Incurring Officers
307	1	Treasurer's Advances
310	1-12	Payment by Cheque or Cash Order

Treasurer's Instruction	Paragraph	Topic
314	1-2	Bank Accounts
315	1-5	Returned, Uncollected and Stale Cheques and Cash Orders
316	1-2	Cheques in Lieu
321	1-5	Credit Cards
509	1	Method of Payment
510	1-4	Payment In Cash
513	1-6	Unclaimed Salaries and Wages
516	1-4	Voluntary Deductions
517	1-3	Disbursement of Deductions
801	1-4	Trust Statements for Holding Of Other Moneys In Accordance With Section 36(2) of the Act
802	1-4	Trust Statements
803	1-10	Shortages and Surpluses of Moneys
806	1-5	Monetary Forms
807	1-3	Write Offs
816-New	1-2	Annual Estimates for Certain Trust Accounts of Departments and Statutory Authorities in Terms of section 15A of the Act
819	1-3	Treasury and Other Accounting Forms
941	1-3	Status of Statements of Accounting Concepts
942	1-3	Accounting Policies: Determination, Application and Disclosure
943	1-2	Materiality In Financial Statements
950	1-4	Publication of Trust Statements
952	1-11	General Information In Financial Statements
953	1-3	Publication of Estimates
1101	1-4	Application of Australian Accounting Standards
1101A	1-4	Financial Reporting By Departments on an Accrual Basis
1105	1-6	Consolidated Financial Statements

It is hereby notified for general information, that pursuant to section 58 of the Financial Administration and Audit Act 1985, the Treasurer has deleted the following Treasurer's Instructions effective from the date this notice is published in the *Government Gazette*.

Treasurer's Instruction	Paragraph	Topic
Part III		
Payment of Moneys		
312	1-3	Inter-Organisation Payments
317	1	Cash Order Clearances
Part V		
Salaries and Wages		
511	1-2	Payment by Cheque
Part VI		
Accounting and Financial Systems		
601	1-3	Development of Computerised Accounting and Financial Management Systems
Part X		
Financial Statements Prepared on a Cash Basis		
1001	1-3	Cash Basis of Accounting
1002	1-3	Consolidated Fund
1003	1-4	Capital Works Program
1004	1-6	Accounts of The Trust Fund and Bank Accounts
1005	1-3	Treasurer's Advance
1006	1-6	Financial Statements of Statutory Authorities
1007	1-5	Supplementary Information
1009	1	Treasurer's Instructions for Cash Based Reporting Not to Apply Where Accountable Officers Prepare Financial Statements in Accordance With Treasurer's Instruction 1101A.
Part XI		
Financial Statements Prepared on An Accrual Basis		
1102A	1-13	Operating Statements
1103A	1-8	Statements of Financial Position
1104	1-4	Statement of Capital Accumulation

WATER

WA401

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice under Section 13 of the Act

[Regulation 14(1)]

The applications in the following schedule have been received for a licence to divert, take and use water from a tributary of Samson Brook at Waroona.

Any owner or occupier of land within 4.8 kilometres of the applicants land and contiguous to the watercourse may object to that application.

Objections should be sent to reach me at the—Water and Rivers Commission, PO Box 261, Bunbury WA 6230 prior to 21st July 1997 by certified mail.

W. F. TINGEY, Regional Manager,
South West Region.

Schedule

Occupier	Postal Address	Description of Land
Alcoa of Australia	PO Box 84 Waroona WA 6215	Mining Lease 1 SA Known as the Willowdale Minesite.

TENDERS

ZT201

MAIN ROADS
WESTERN AUSTRALIA

Tenders

Advertised from 25/6/97 to 1/7/97

Tenders are invited for the following projects.

Information on these Tenders is available from the Contracts Officer, Supply Branch, Don Aitken Centre, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1997
905/96	Provision of maintenance services for Carlisle Depot cleaning, vegetation control, security and fire equipment servicing	15 July
977/96	Provision of public relations support services	10 July
1/97	Provision of reception, word processing, records management and general clerical services for Gascoyne Region	21 July
2/97	Guidepost supply, installation and maintenance and litter collection and disposal for Gascoyne Region	15 July
17/97	Provision of a project leader for RIM and ROMIS support	14 July
96D78	Purchase and removal of tray top truck, fuel tanker, hydraulic rod broom grader, bitumen tanker trailer, fibreglass water	27 June
97D3	Purchase and removal of wagon, crew cab, ute, cab chassis	11 July

ZT202

Acceptance of Tenders

Contracts Awarded from 25/6/97 to 1/7/97

Contract No.	Description	Successful Tenderer	Amount \$
557/96	Provision of Reception, Switchboard and Word Processing Services, Carlisle	Superior Personnel	38 950.00
636/96	Primerseal and Seal, Marandoo-Great Northern Highway, Pilbara	Pioneer Road Services Pty Ltd	247 738.91
670/96	Cement Stabilisation of Floodways on the Marandoo-Great Northern Highway, Pilbara Region	Pavement Technology Ltd ...	144 210.00
763/96	TRAMS (Transport Modelling System) Conversion Project	D J A Maunsell	175 279.00
820/96	Provision of Services for Risk Analysis and Assessment for Transport of Dangerous Goods through Northbridge Tunnel	Bureau Veritas Quality International	37 900.00

Director, Corporate Services.

ZT301

DEPARTMENT OF CONTRACT AND MANAGEMENT SERVICES

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
<i>Provision of Service</i>			
RFT425/97	Stereoplotting Services for the Department of Land Administration	Fugro Survey Pty Ltd	Details on request

July 2, 1997.

PUBLIC NOTICES

ZZ101**PUBLIC TRUSTEE ACT 1941**

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

Dated at Perth the 20th day of June 1997.

K. E. BRADLEY, Public Trustee,
565 Hay Street, Perth WA 6000.

Name of Deceased; Address; Date of Death; Date Election Filed.

Helm, Mabel Catherine; Mount Lawley; 26 May 1997; 16 June 1997.

Baker, Gordon Kelvin; Fremantle; 3 December 1996; 16 June 1997.

Anderson, Ian Douglas; Mount Lawley; 10 May 1997; 16 June 1997.

Reynolds, Keith Charles; Broome; 29 October 1995; 16 June 1997.

ZZ102**TRUSTEES ACT 1962****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 4th August 1997, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Armstrong, Herwin Othol, late of 32 Sasse Avenue, Mount Hawthorn, died 30/5/97. (DEC 302329 DG2)

Bentley, Bertha Florence Daisy, late of Permanent Care Unit, Collie District Hospital, Deakin Street, Collie, died 14/6/97. (DEC 302075 DP4)

Burgin, Godfrey Spencer, late of Unit 4, 9 Odo Street, North Beach, died 29/4/97. (DEC 301351 DS2)

Burton, Muriel Jean, also known as Burton, Judy, late of 103A/270 Armadale Tourist Village, South Western Highway, Armadale, died 30/5/97. (DEC 301980 DG2)

Drayton, Benedict Melchior, late of 14 Kintore Street, Moora, died 17/5/97. (DEC 301523 DS2)

Flindell, Leonard Martin, late of Ningana Nursing Home, 73 Jarrah Street, Bentley, died 11/5/97. (DEC 302390 DG4)

Ferris, Elsie Edna, late of Uniting Church Nursing Home, 137 Heytesbury Road, Subiaco, formerly of 236 Vincent Street, North Perth, died 1/2/97. (DEC 302018 DD1)

Fijac, Luc Marcel, late of Belmont Community Nursing Home, 5 Kemp Place, Rivervale, formerly of Unit B21, 62 Great Eastern Highway, Rivervale, died 31/5/97. (DEC 302181 DA2)

Ford, Mary Louise, late of Mandurah Nursing Home, Hungerford Avenue, Mandurah, died 28/5/97. (DEC 302186 DA4)

Grant, Christopher David, late of 227 Curtin Avenue, Cottesloe, died 1/9/96. (DEC 302057 DD3)

Guthrie, Joyce Parkinson, late of Lot 18 Talbot Road, Southern River, died 2/4/97. (DEC 300332 DA1)

- Halligan, Ann Hope, late of Homes of Peace, 17 Pioneer Drive, Edgewater, died 10/6/97. (DEC 302351 DS4)
- Houden, Irma May, late of Elanora Villas Lodge, Hastie Street, Bunbury, died 10/8/95. (DEC 301633 DS3)
- Howard, Grace Ada, late of Home of Peace, Walter Road, Inglewood, died 17/5/97. (DEC 302139 DA4)
- Ismail Douglas Keith, late of 4 Watsonia Road, Kalamunda, died 30/5/97. (DEC 302408 DP4)
- Lewis, Eric Ross, late of 35 Needlewood Street, Kambalda, died 26/7/96. (DEC 302030 DE2)
- Livie, Margaret, late of Carlisle Nursing Home, Star Street, Carlisle, died 4/6/97. (DEC 301911 DA3)
- Markoff, Lydia, late of Homes of Peace, Thomas Street, Subiaco, died 5/6/97. (DEC 302113 DG3)
- McCaig, William, late of Braille Nursing Home, Kitchener Avenue, Victoria Park, died 7/6/97. (DEC 302185 DA4)
- Ming, Marion Frances, late of 822 Estuary Road, Bouvard, died 10/5/97. (DEC 302336 DP4)
- Paiato, Luigi, late of 4/14 Lawley Street, Perth, died 22/3/97. (DEC 300182 DE3)
- Potter, Sarah, also known as Potter, Sadie, late of 119 Adelma Road, Dalkeith, died 20/5/97. (DEC 302016 DP1)
- Powell, Dorothy Evelyn, late of Bert England Lodge, 111 Woodbridge Drive, Cooloongup, died 8/6/97. (DEC 302160 DS3)
- Round, Doris Ivy, late of 160 McDonald Street, Joondanna, died 5/6/97. (DEC 301904 DS2)
- Schmitt, Beryl Irene, late of 7B Pallinup Place, Gosnells, died 11/6/97. (DEC 302395 DG3)
- Skender, Helen Margaret, late of 5/152 Tyler Street, Tuart Hill, died 25/4/97. (DEC 301107 DG4)
- Smith, Jannet Helen, late of 5 Garnsworthy Place, Bassendean, died 23/5/97 (DEC 301867 DA3)
- Ticehurst, Frank Ernest, late of Unit 17/2 James Street, Bassendean, died 22/5/97. (DEC 302248 DG4)
- Wakefield, Joanna Gabriell, late of 3D Lacey Place, Karratha, died 26/1/97. (DEC 299169 DD2)
- Williams, Douglas George, late of 1/53 Leonard Street, Victoria Park, died 15/6/97. (DEC 302151 DL3)

K. E. BRADLEY, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone 9222 6777.

ZZ201**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

John Ronson, late of 45 Leslie Road, Wandu in the State of Western Australia, Builder, 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 18th July, 1996 are required by the Executors Christopher Yanis Ronson, Eleta Joan Ronson and Elizabeth Alexandra Ronson to send particulars of their claim to them, care of Messrs Butcher Paull & Calder, Barristers and Solicitors, 8th Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: JMC963343) within one (1) month of the date of publication hereof after which date the Executors may convey or distribute the assets having regard to the claims of which they then have notice.

Dated the 25th day of June, 1997.

ZZ202**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Estate of John Collins, late of 14 Federal Street, Denmark in the State of Western Australia, Farmer.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of John Collins deceased who died on the 15th day of February 1997 at Denmark aforesaid are required by the personal representative John Charles Ricketts of 6 Rushton Street, Denmark Western Australia to send particulars of their claims to Moss Bradley of 228-232 Stirling Terrace, Albany WA 6330 by the 8th day of August 1997 after which date the personal representative may convey or distribute the assets having regard only to the claim for which he has then had notice.

ZZ203**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estate of Gisela Elinor Varga, late of Unit 1, 17 Calais Road, Scarborough who died on 20 April 1995 are required by the Administrator, Ian Pitt Clairs of 20th floor, 44 St George's Terrace, Perth to forward particulars of their claims to him within one month from the date of publication of this Notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice.

Dated the 30th day of June, 1997.

CLAIRS KEELEY.

ZZ204**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the undermentioned deceased person(s) are required to send particulars of their claims to the Executor(s) care of Mayberry, Hammond & Co., 85 Fitzgerald Street, Northam within one (1) calendar month from the date of publication of this Notice at the expiration of which time the Trustees may convey or distribute the assets having regard only to claims of which notice has been given.

Details—

Meredith, Charles Henry, late of 1 Alfred Street, York, Retired Farmer.

Date of Death: 2nd April 1997.

Dated this 30th day of June, 1997.

MESSRS. MAYBERRY, HAMMOND & CO.,
85 Fitzgerald Street, Northam.
Solicitors for the Executor.

ZZ205**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Estate of Francis John Johnstone, Financial Adviser, late of 66 Ashington Street, Dianella, died on 7th September 1996.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the abovementioned deceased person, are required by the Executor D. B. Barrett, 49 Cowper Road, Sorrento 6020 Perth to send particulars of their claims to him by the 5th August 1997 after which date the Executor may convey or distribute the assets of the estate having regards only to claims of which notice has been given.

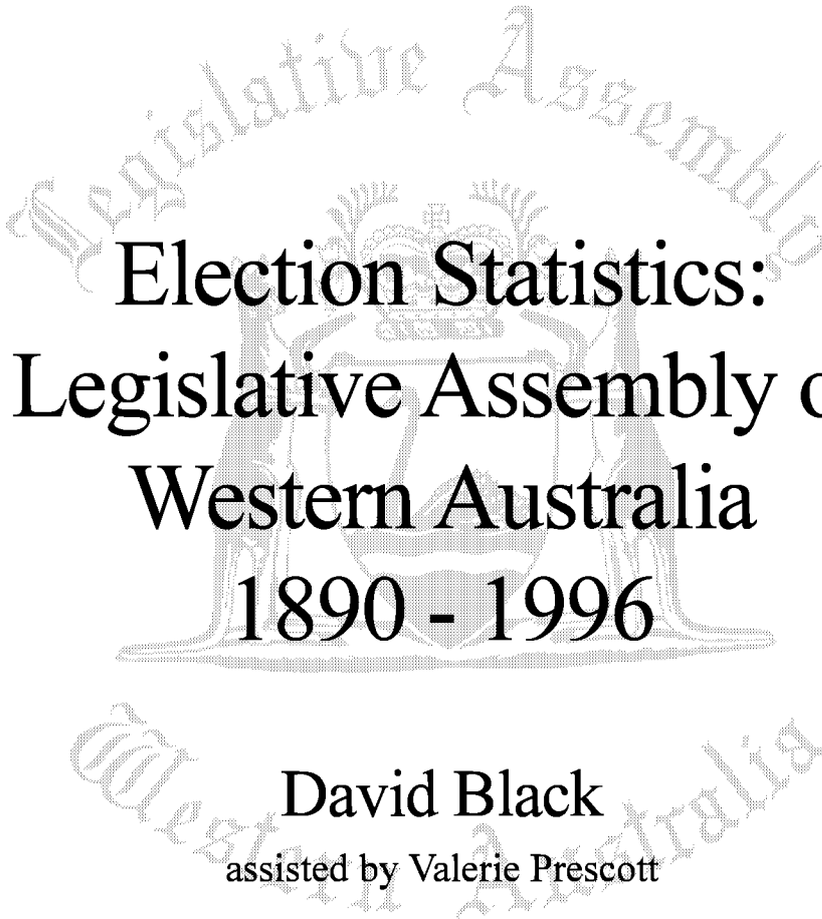
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