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JOHN A. STRIJK,
Government Printer.

AGRICULTURE

AG301*

STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970
**STOCK (IDENTIFICATION AND MOVEMENT) AMENDMENT
 REGULATIONS (No. 2) 1998**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Stock (Identification and Movement) Amendment Regulations (No. 2) 1998*.

Schedule 2 amended

2. Schedule 2 to the *Stock (Identification and Movement) Regulations 1972** is amended —

(a) by deleting item 1 and substituting the following item —

1. Information concerning a registered brand —	
(a) single brand	no charge
(b) 2 — 200 brands or 1 — 10 pages	12.00
(c) 201 — 1 500 brands or 11 — 200 pages	25.00
(d) more than 1 500 brands or 200 pages	125.00

”;

and

(b) by deleting “37.00” in the 3 places where it occurs and substituting in each place the following —

“ 38.00 ”.

[* Reprinted as at 7 June 1995.

For amendments to 27 May 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 258.]

By Command of the Governor,

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

AG302*

STOCK DISEASES (REGULATIONS) ACT 1968
ENZOOTIC DISEASES AMENDMENT REGULATIONS 1998

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Enzootic Diseases Amendment Regulations 1998*.

Commencement

2. These regulations come into operation on 1 July 1998.

Fourth Schedule amended

3. The Fourth Schedule to the *Enzootic Diseases Regulations 1970** is deleted and the following Schedule is substituted —

“

FOURTH SCHEDULE

1. Fees for inspection of Stock being imported or exported (regulations 28 and 31) —

FEES	\$
A. General inspection inside normal or shift hours —	
(i) At an inspection point, per 15 minute unit	14
(ii) Away from an inspection point —	
per 15 minute unit, within 2 hours from the commencement of the inspection	22

FEES	\$
for each additional contiguous 15 minute unit beyond 2 hours for the rest of the working period	14
PLUS an additional service charge when the inspection is more than 50 km away from an inspection point	33
B. General inspection contiguous with normal or shift hours —	
(i) At an inspection point, per 15 minute unit	18
(ii) Away from an inspection point —	
per 15 minute unit, within 2 hours from the commencement of the inspection	27
for each additional contiguous 15 minute unit beyond 2 hours for the rest of the working period	18
PLUS an additional service charge when the inspection is more than 50 km away from an inspection point	33
C. Call out, inspection and travel —	
(i) At an inspection point —	
for the first 2 hours	148
thereafter for each additional 15 minute unit	18
(ii) Away from an inspection point —	
for the first 2 hours	218
thereafter for each additional 15 minutes	18
1A. Fee for supply of medicine, per animal —	
Body weight up to 35 kg	0.30
36 — 100 kg	1.00
101 — 300 kg	2.50
301 — 600 kg	5.50
more than 600 kg	6.50
Minimum fee	7.00
2. Vaccinations and Biological Tests carried out on Properties (regulation 28) —	
Vaccination —	
For single animal or first animal in a consignment	16.00
For each additional animal	2.50
Tuberculin Test —	
For each animal in a consignment	2.50
Minimum charge	31.00
Biological Tests (collection of specimens) —	
For single animal or first animal in a consignment	16.00
For each additional animal	1.20
2A. Vaccination of stock brought into the State (regulation 31) —	
For single animal or first animal in a consignment	16.00
For each additional animal	2.50
PLUS an additional service charge of \$33 for vaccinations carried out more than 50 km from an inspection point or other departmental office*	
[*This charge does not apply if an additional service charge is paid in relation to the same animal(s) for an inspection carried out at the same time and place.]	
2B. Collection of samples from stock brought into the State (regulation 31) —	
For single animal or first animal in a consignment	16.00
For each additional animal	1.20
PLUS an additional service charge of \$33.00 for samples taken more than 50 km from an inspection point or other departmental office*	
[*This charge does not apply if an additional service charge is paid in relation to the same animal(s) for an inspection carried out at the same time and place.]	
2C. Tests carried out on samples from animals brought into the State (regulation 31) —	
(a) Case handling fee	13.00

FEES	\$
(b) Bacteriological tests —	
Brucella culture	67.00
Routine culture (for each sample)	16.00
Radiometric culture (Johne's disease)	74.00
Tuberculosis culture (non visual lesion - NVL)	153.00
Tuberculosis gamma interferon assay (for each test)	22.00
(b) Biological tests —	
Agar gel immunodiffusion (AGID) (for each test)	13.00
Antigen capture — ELISA (for each test)	31.00
Complement fixation test (CFT) (for each test)	6.00
ELISA antibody (for each test)	7.50
ELISA analysis (Johne's disease) (for each test)	9.50
Haemagglutination inhibition (HI) (for each test)	17.00
Immunofluorescent antibody test (for each test)	21.00
Latex agglutination (for each test)	6.00
Micro agglutination (for each test)	6.00
Serum agglutination test (SAT) (for each test)	6.00
Virus neutralization (for each test)	19.00
(c) Parasitological tests —	
Baermann technique —	
for each test (less than 6 tests)	31.00
for each test (6 tests or more)	16.00
Concentration flotation (for each test)	21.00
Routine faecal egg count (for each test)	10.00
Sedimentation for Trematode eggs (for each test)	72.00
Smear test (for each test) —	
stained	42.00
unstained	31.00
Parasitological examination (for each sample) —	
for whole G-I tract	73.00
for abomasum	42.00
for other small/large intestine	42.00
for G-I contents only	31.00
for blood	21.00
Serum ELISA (Liver Fluke)	7.50
Indirect immunofluorescence test (for each test)	21.00
(d) Pathological tests —	
Histochemistry	52.00
Histopathology —	
for each slide (1 - 2 slides)	16.00
for each slide more than 2 slides	5.00
Slide preparation	13.00
3. Cattle Tick (Regulation 42) —	
For dipping/spraying per animal	1.60
For supervision of dipping/spraying per animal	0.40
Minimum charge (dipping/spraying or supervision)	9.00
PLUS an additional service charge of \$33 if dipping/ spraying is carried out more than 50 km from an inspection point or other departmental office*	
[*This charge does not apply if an additional service charge is paid in relation to the same animal(s) for an inspection carried out at the same time and place.]	

[* Reprinted as at 21 March 1989.

For amendments to 9 June 1998 see 1997 Index to Legislation of Western Australia,
Table 4, pp. 257-8 and Gazette 6 January 1998.]

By Command of the Governor,

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

AG303*

PLANT DISEASES ACT 1914

PLANT DISEASES AMENDMENT REGULATIONS (No. 2) 1998

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Plant Diseases Amendment Regulations (No. 2) 1998*.

Schedule 2 amended

2. Schedule 2 to the *Plant Diseases Regulations 1989** is amended in each provision listed in column 1 of the Table to this regulation by deleting the figure set out opposite that provision in the column 2 of the Table and substituting the figure set out opposite that provision in column 3 of the Table.

Table

Column 1 Item	Column 2 Delete	Column 3 Substitute
1 (a)	13	14
1 (b)	21	22
1 (b)	13	14
1	32	33
2 (b)	26	27
2	32	33
3 (a)	142	148
3 (b)	210	218

[* Reprinted as at 7 July 1997.
For amendments to 4 May 1998 see 1997 Index to Legislation of Western Australia,
Table 4, p. 208, and Gazette 6 January 1998.]

By Command of the Governor,

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

AG304*

EXOTIC DISEASES OF ANIMALS ACT 1993

EXOTIC DISEASES (GENERAL) AMENDMENT REGULATIONS 1998

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Exotic Diseases (General) Amendment Regulations 1998*.

Regulation 13E amended

2. Regulation 13E (4) of the *Exotic Diseases (General) Regulations** is amended by deleting "§90." and substituting the following —

" §94. "

[* Published in Gazette 24 June 1970, pp. 1824-9.
For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia,
Table 4, p. 73.]

By Command of the Governor,

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

AG305*

BULK HANDLING ACT 1967

BULK HANDLING AMENDMENT REGULATIONS 1998

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Bulk Handling Amendment Regulations 1998*.

Regulation 28 amended

2. Regulation 28 of the *Bulk Handling Act Regulations 1967** is amended in paragraph (c) by deleting "S96" and substituting the following —

" \$100 ".

[* *Published in Gazette 4 January 1968, pp. 2-24.*

For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 26.]

By Command of the Governor,

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

AG306*

BEEKEEPERS ACT 1963

BEEKEEPERS AMENDMENT REGULATIONS 1998

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Beekeepers Amendment Regulations 1998*.

Third Schedule repealed and a Schedule substituted

2. The Third Schedule to the *Beekeepers Regulations 1963** is repealed and the following Schedule is substituted —

"

THIRD SCHEDULE — FEES

[Regulations 5 & 8]

- | | |
|--|---------|
| 1. Application for the registration or renewal of the registration of a beekeeper with — | |
| 1 to 10 hives | \$14.00 |
| 11 to 50 hives | \$34.00 |
| over 50 hives | \$69.00 |
| 2. Application for registered brand | \$12.00 |

".

[* *Published in Gazette 16 December 1963, pp. 3897-906.*

For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 22-3.]

By Command of the Governor,

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

AG307*

AERIAL SPRAYING CONTROL ACT 1966

AERIAL SPRAYING CONTROL AMENDMENT REGULATIONS 1998

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Aerial Spraying Control Amendment Regulations 1998*.

Principal regulations

2. In these regulations the *Aerial Spraying Control Regulations** are referred to as the principal regulations.

[* *Reprinted as authorized 5 October 1983.*

For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 5-6.]

Regulation 4 amended

3. Regulation 4 (3) (b) of the principal regulations is amended by deleting "\$9.50" and substituting the following —
 " \$10.00 ".

Regulation 9 amended

4. Regulation 9 (2) (b) of the principal regulations is amended by deleting "\$18.00" and substituting the following —
 " \$19.00 ".

By Command of the Governor,

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

AG308*

ARTIFICIAL BREEDING OF STOCK ACT 1965
**ARTIFICIAL BREEDING OF STOCK AMENDMENT
 REGULATIONS 1998**

Made by the Governor in Executive Council.

PART 1 — PRELIMINARY**Citation**

1. These regulations may be cited as the *Artificial Breeding of Stock Amendment Regulations 1998*.

PART 2 — ARTIFICIAL BREEDING (CATTLE) REGULATIONS 1978**Regulation 5 amended**

2. Regulation 5 (2) of the *Artificial Breeding (Cattle) Regulations 1978** is repealed and the following subregulation is substituted —

- "
- (2) The following fees are payable in respect of the matters listed below —
- | | |
|--|----------|
| (a) for the issue or renewal of a licence for the collection and processing of semen for general sale or use | \$248.00 |
| (b) for the issue or renewal of a licence for storage and sale of semen | \$141.00 |
| (c) for the issue or renewal of a licence for the transplanting of ova and processes of production, handling, fertilization, implantation and storage of ova for general sale or use | \$248.00 |
| (d) for the transfer or variation of a licence | \$47.00 |
| (e) for an application for a certificate of competency — | |
| (i) in respect of the class of herdsman-inseminator | \$29.00 |
| (ii) in respect of any other class | \$140.00 |
- "

[* *Published in the Gazette of 26 January 1979 at pp. 240-58.*
For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 18.]

PART 3 — ARTIFICIAL BREEDING (GOATS) REGULATIONS 1986**Schedule 2 repealed and a Schedule substituted**

3. Schedule 2 to the *Artificial Breeding (Goats) Regulations 1986** is repealed and the following Schedule is substituted —

"

SCHEDULE 2 — FEES	
	[Regulation 4]
	Fee
Grant or renewal of a licence	\$248.00
Transfer of licence	\$47.00
Certificate of competency —	
(a) in respect of the class of herdsman-inseminator	\$29.00
(b) in respect of any other class	\$140.00

"

[* *Published in the Gazette of 14 March 1986 at pp. 755-56.*
For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 18.]

PART 4 — ARTIFICIAL BREEDING (HORSES) REGULATIONS 1982**Schedule 1 repealed and a Schedule substituted**

4. Schedule 1 to the *Artificial Breeding (Horses) Regulations 1982** is repealed and the following Schedule is substituted —

“

SCHEDULE 1 — FEES

[Sections 6 (5) and 10 (3)]

	Fee
Grant or renewal of a licence	\$248.00
Transfer of licence	\$47.00
Certificate of competency	\$140.00

”

[* *Published in the Gazette of 10 September 1982 at pp. 3669-73.*
For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia,
Table 4, p. 19.]

PART 5 — ARTIFICIAL BREEDING (PIG) REGULATIONS 1984**Regulation 4 amended**

5. Regulation 4 of the *Artificial Breeding (Pig) Regulations 1984** is amended by deleting paragraphs (a), (b) and (c) and substituting the following paragraphs —

“

(a) grant or renewal of a licence	\$248.00
(b) transfer of licence	\$47.00
(c) certificate of competency —	
(i) in respect of the class of herdsman-inseminator	\$29.00
(ii) in respect of any other class	\$140.00

”

[* *Published in the Gazette of 9 November 1984 at pp. 3616-18.*
For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia,
Table 4, p. 19.]

PART 6 — ARTIFICIAL BREEDING (SHEEP) REGULATIONS 1983**Regulation 5 amended**

6. Regulation 5 of the *Artificial Breeding (Sheep) Regulations 1983** is amended by deleting paragraphs (a), (b) and (c) and substituting the following paragraphs —

“

(a) grant or renewal of a licence	\$248.00
(b) transfer of licence	\$47.00
(c) certificate of competency —	
(i) in respect of the class of herdsman-inseminator	\$29.00
(ii) in respect of any other class	\$140.00

”

[* *Published in the Gazette of 29 April 1983 at pp. 1347-48.*
For amendments to 1 May 1998 see 1997 Index to Legislation of Western Australia,
Table 4, p. 19.]

By Command of the Governor,

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

AG309*

SEEDS ACT 1981**SEEDS AMENDMENT REGULATIONS 1998**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Seeds Amendment Regulations 1998*.

Commencement

2. These regulations come into operation on 1 July 1998.

Principal regulations

3. In these regulations the *Seeds Regulations 1982** are referred to as the principal regulations.

[* *Published in Gazette 12 March 1982, pp. 828-43.*

For amendments to 8 June 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 243-4.]

Regulation 15 amended

4. Regulation 15 of the principal regulations is amended —

- (a) in subregulation (2) by deleting “\$207” and substituting the following —
“ \$300 ”;
- (b) in subregulation (4) by deleting “\$52” and substituting the following —
“ \$100 ”;
- (c) in subregulation (6) by deleting “\$52” and substituting the following —
“ \$100 ”; and
- (d) in subregulation (7) by deleting “\$52” and substituting the following —
“ \$100 ”.

First Schedule deleted and a Schedule substituted

5. The First Schedule to the principal regulations is deleted and the following Schedule is substituted —

“

FIRST SCHEDULE

[Regs. 5, 11.]

CROP SEEDS

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Botanical Names	Common Names	Minimum mass ₁	Minimum proportion required ₂	Minimum germinable proportion ₃	Purity Group	Germination Group
Abelmoschus esculentus	Okra	0.1	99	50	1	1
Aerva javanica	Kapok bush	1.0	90	10	4	3
Aeschynomene falcata	Jointvetch	10.0	99	60	3	2
Agropyron elongatum	Tall wheatgrass	10.0	99	85	4	3
Agrostis stolonifera	Creeping bent	0.5	99	85	4	3
Agrostis tenuis	Browntop bent	0.5	99	85	4	3
Allium cepa var. cepa	Onion	0.1	99	60	1	2
Allium cepa var. aggregatum	Shallot	0.1	99	60	1	2
Allium porrum	Leek	0.1	99	60	1	2
Allium schoenoprasum	Chives	0.1	99	50	1	2
Alopecurus pratensis	Meadow foxtail	10.0	98	40	3	3
Alysicarpus vaginalis	Alyce clover	10.0	96	50	2	2
Apium graveolens	Celery	0.1	98	50	2	2
Apium graveolens var. rapaceum	Celeriac	0.1	98	50	2	2
Arachis hypogaea	Peanut	10.0	95	80	1	2
Asparagus officinalis	Asparagus	0.1	99	55	1	2
Astragalus hamosus	Milk vetch	10.0	99	60	2	2
Astrebala elymoides	Hoop mitchell grass	10.0	75	35	3	3
Astrebala lappacea	Curly mitchell grass	10.0	75	35	3	3
Astrebala pectinata	Barley mitchell grass	10.0	75	35	3	3
Astrebala squarrosa	Bull mitchell grass	10.0	75	35	3	3
Atriplex nummularia	Oldman saltbush	10.0	60	70	4	3
Atriplex rhagodioides	River saltbush	10.0	60	70	4	3
Atriplex undulata	Wavyleaf saltbush	10.0	60	70	4	3
Atriplex semibaccata	Creeping saltbush	10.0	60	70	4	3
Avena sativa	Common oat	10.0	98	90	2	1
Avena strigosa	Sand oat	10.0	98	90	1	1
Axonopus compressus	Broadleaf carpet grass	10.0	98	60	4	3
Beta vulgaris	Beet	0.1	97	60	2	3
Brachiaria decumbens	Signal grass	10.0	50	15	3	3
Brassica juncea	Indian mustard	10.0	99	80	2	2
Brassica oleracea var. acephala	Kale	0.1	99	70	2	2
Brassica oleracea var. botrytis	Cauliflower	0.1	99	70	2	2
Brassica oleracea var. capitata	Cabbage	0.1	99	70	2	2
Brassica oleracea var. gemmifera	Brussels sprouts	0.1	99	70	2	2
Brassica oleracea var. gongylodes	Kohlrabi	0.1	99	70	2	2
Brassica oleracea var. italica	Broccoli	0.1	99	70	2	2
Brassica napus var. napus	Rape	10.0	99	75	2	2
Brassica napus var. napobrassica	Swede	0.1	99	70	2	2
Brassica nigra	Black mustard	10.0	99	70	2	2
Brassica pekinensis	Chinese cabbage	0.1	99	70	2	2
Brassica rapa var. rapa	Turnip	0.1	99	70	2	2
Bromus mollis	Soft brome	10.0	95	70	3	3
Bromus unioloides	Prairie grass	10.0	95	80	3	3
Cajanus cajan	Pigeon pea	10.0	99	70	1	2
Calopogonium mucunoides	Calopo	10.0	95	50	1	2
Capsicum annum	Green pepper	0.1	99	50	1	2
Capsicum frutescens	Hot pepper	0.1	99	50	1	2
Carica papaya	Pawpaw	0.1	98	30	2	2
Carthamus tinctorius	Safflower	10.0	98	80	1	2
Cenchrus ciliaris	Buffel grass	10.0	90	20	4	3
Cenchrus setiger	Birdwood grass	10.0	90	30	4	3
Centrosema pubescens	Centro	10.0	94	50	2	2

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Botanical Names	Common Names	Minimum mass ₁	Minimum proportion required ₂	Minimum germinable proportion ₃	Purity Group	Germination Group
Chloris gayana	Rhodes grass	10.0	80	20	4	3
Cicer arietinum	Chick pea	10.0	99	75	1	3
Cichorium endivia	Endive	0.1	98	55	2	2
Cichorium intybus	Chicory	0.1	98	60	2	2
Citrullus lanatus var. caffer	Watermelon	0.1	99	65	1	2
Clitoria ternatea	Butterfly pea	10.0	94	50	1	2
Crotalaria goreensis	Gambia pea	10.0	98	70	2	2
Crotalaria cunninghamii	Parrot pea	10.0	98	70	2	2
Cucumis melo	Rock melon	0.1	99	70	1	2
Cucumis sativus	Cucumber	0.1	99	80	1	2
Cucurbita maxima	Squash	0.1	99	75	1	2
Cucurbita pepo	Marrow	0.1	99	75	1	2
Cyamopsis tetragonoloba	Guar	10.0	95	70	1	2
Cynara scolymus	Globe artichoke	0.1	98	60	2	2
Cynodon dactylon	Couch	0.5	98	80	3	3
Cynosurus cristatus	Crested dog's tail	10.0	98	80	3	3
Dactylis glomerata	Cocksfoot	10.0	80	70	4	3
Daucus carota	Carrot	0.1	95	50	2	2
Desmodium barbatum	Barbadinho	10.0	95	70	2	2
Desmodium biarticulatum	Engordo	10.0	95	70	2	2
Desmodium canum	Kaimi clover	10.0	95	70	2	2
Desmodium heterocarpon	Variable desmodium	10.0	95	70	2	2
Desmodium heterophyllum	Hetero desmodium	10.0	95	70	2	2
Desmodium intortum	Greenleaf desmodium	10.0	95	70	2	2
Desmodium sandwicense	Spanish clover	10.0	95	70	2	2
Desmodium triflorum	Creeping tick clover	10.0	95	70	2	2
Desmodium tortuosum	Florida beggarweed	10.0	95	70	2	2
Desmodium uncinatum	Silverleaf desmodium	10.0	95	70	2	2
Desmodium varians	Slender tick trefoil	10.0	95	70	2	2
Dichondra repens	Kidney weed	0.5	99	80	2	2
Echinochloa frumentacea	Siberian millet	10.0	98	75	3	3
Echinochloa utilis	Japanese millet	10.0	98	80	3	3
Ehriharta calycina	Perennial veldtgrass	10.0	65	40	4	3
Euchlaena mexicana	Teosinte	10.0	99	50	2	2
Fagopyrum esculentum	Buckwheat	10.0	99	75	2	2
Festuca arundinacea	Tall fescue	10.0	96	80	3	3
Festuca asperula	Graceful fescue	10.0	98	65	3	3
Festuca nigrescens	Chewing's fescue	0.5	98	80	3	3
Festuca pratensis	Meadow fescue	10.0	98	65	3	3
Festuca ovina	Sheep's fescue	10.0	98	65	3	3
Festuca rubra	Red fescue	10.0	98	65	3	3
Foeniculum vulgare	Fennel	0.1	98	60	2	2
Glycine max	Soybean	10.0	99	60	1	2
Gossypium arboreum	Asiatic cotton	10.0	98	70	2	2
Gossypium barbadense	Sea island cotton	10.0	98	70	2	2
Gossypium herbaceum	Asiatic cotton	10.0	98	70	2	2
Gossypium hirsutum	Upland cotton	10.0	98	70	2	2
Helianthus annuus	Sunflower	10.0	99	80	1	2
Hibiscus cannabinus	Kenaf	10.0	99	50	1	2
Hibiscus sabdariffa	Rosella	0.1	99	50	1	2
Hordeum vulgare	Barley	10.0	98	90	1	1
Lablab purpureus	Lablab bean	10.0	99	75	1	2
Lactuca sativa	Lettuce	0.1	97	75	2	2
Lathyrus odoratus	Sweet pea	0.1	99	70	1	2
Lathyrus tingitanus	Tangier pea	10.0	99	70	1	2
Lens culinaris	Lentil	10.0	99	70	1	2
Lepidium sativum	Garden cress	0.1	99	70	3	2
Lespedeza cuneata	Perennial lespedeza	10.0	95	40	3	2
Lespedeza stipulacea	Korean lespedeza	10.0	95	40	3	2
Lespedeza striata	Japanese lespedeza	10.0	95	40	3	2
Lespedeza virginica	Virginian lespedeza	10.0	95	40	3	2
Leucaena leucocephala	Leucaena	10.0	98	60	1	2
Linum usitatissimum	Linseed	10.0	98	80	1	2
Lolium multiflorum	Italian ryegrass	10.0	98	80	3	3
Lolium perenne	Perennial ryegrass	10.0	98	80	3	3
Lolium rigidum	Annual ryegrass	10.0	99	80	3	3
Lotononis bainesii	Lotononis	10.0	95	50	3	2
Lotus berthelottii	Garden lotus	10.0	95	75	3	2
Lupinus albus	White lupin	10.0	99	75	1	3
Lupinus angustifolius	Narrowleaf lupin	10.0	99	75	1	3
Lupinus cosentinii	Sandplain lupin	10.0	99	10	1	3
Lupinus luteus	Yellow lupin	10.0	99	75	1	3
Lycopersicon lycopersicum	Tomato	0.1	98	75	2	2
Macroptilium atropurpureum	Siratiro	10.0	98	70	1	2
Macroptilium lathyroides	Phasey bean	10.0	98	70	1	2
Macrotyloma axillare	Perennial horse gram	10.0	98	60	1	2
Macrotyloma uniflorum	Horse gram	10.0	98	60	1	2
Medicago littoralis	Strand medic	10.0	97	70	2	2
Medicago lupulina	Black medic	10.0	98	70	2	2
Medicago murex	Murex medic	10.0	96	60	2	2
Medicago orbicularis	Button medic	10.0	96	50	2	2
Medicago polymorpha	Burr medic	10.0	96	60	2	2
Medicago rugosa	Gama medic	10.0	97	70	2	2
Medicago sativa	Lucerne	10.0	98	75	2	2
Medicago scutellata	Snail medic	10.0	96	70	2	2
Medicago tornata	Disc medic	10.0	97	70	2	2
Medicago truncatula	Barrel medic	10.0	97	70	2	2
Melilotus albus	Bokhara clover	10.0	98	70	2	2
Melinis minutiflora	Molasses grass	10.0	40	30	4	3
Mucuna deeringiana	Velvet bean	10.0	99	70	1	2
Nasturtium officinale	Watercress	0.1	99	80	2	2
Neonotonia wightii	Glycine	10.0	98	60	1	2
Nicotiana tabacum	Tobacco	0.1	98	60	4	3
Oenothera stricta	Common evening primrose	0.1	97	40	4	3
Onobrychis vicifolia	Sainfoin	10.0	99	70	2	2
Origanum vulgare	Wild marjoram	0.1	98	40	2	2
Ornithopus compressus	Yellow serradella	10.0	99	20	3	3
Ornithopus sativus	French serradella	10.0	99	20	3	3
Oryza sativa	Rice	10.0	99	70	2	2

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Botanical Names	Common Names	Minimum mass ₁	Minimum proportion required ₂	Minimum germinable proportion ₃	Purity Group	Germination Group
Panicum antidotale	Giant panic	10.0	80	50	4	3
Panicum coloratum	Coolah grass	10.0	60	20	4	3
Panicum maximum var. trichoglume	Green panic	10.0	70	20	4	3
Panicum milliaceum	Millet panic	10.0	98	75	4	3
Paspalum scrobiculatum	Scrobic	10.0	95	40	4	3
Paspalum dilatatum	Paspalum	10.0	70	70	4	3
Paspalum notatum	Bahia grass	10.0	60	60	4	3
Paspalum plicatulum	Plicatulum	10.0	60	40	4	3
Paspalum wettsteinii	Broadleaf paspalum	10.0	60	40	4	3
Passiflora edulis	Passion fruit	0.1	98	30	2	2
Pastinaca sativa	Parsnip	0.1	98	40	2	2
Pennisetum clandestinum	Kikuyu grass	0.1	94	70	3	2
Pennisetum glaucum	Pearl millet	10.0	98	70	3	2
Pennisetum purpureum	Elephant grass	10.0	98	70	3	2
Petroselinum crispum	Parsley	0.1	98	40	2	2
Phalaris aquatica	Phalaris	10.0	97	70	3	2
Phalaris arundinacea	Reed canary grass	10.0	97	70	3	2
Phalaris canariensis	Canary grass	10.0	99	70	3	2
Phalaris coerulescens	Blue canary grass	10.0	97	70	3	2
Phaseolus coccineus	Scarlet runner bean	1.0	99	70	1	3
Phaseolus lunatus	Lima bean	1.0	99	75	1	3
Phaseolus vulgaris	Common bean	1.0	99	75	1	3
Phleum pratense	Timothy	10.0	98	80	3	3
Physalis peruviana	Cape gooseberry	0.1	99	30	2	2
Pisum sativum	Pea	1.0	99	75	1	2
Poa compressa	Canada bluegrass	10.0	80	40	4	3
Poa nemoralis	Wood poa	10.0	80	40	4	3
Poa pratensis	Kentucky bluegrass	0.5	80	80	4	3
Poa trivialis	Rough meadowgrass	0.5	80	80	4	3
Puccinellia ciliata	Puccinellia	10.0	97	35	4	3
Pueraria phaseoloides	Puero	10.0	94	50	2	2
Raphanus sativus	Radish	0.1	99	75	2	2
Rheum rhabarbarum	Rhubarb	0.1	99	50	2	2
Sanguisorba minor	Sheep's burnet	10.0	99	60	2	2
Salvia officinalis	Sage	0.1	99	40	2	2
Secale cereale	Rye	10.0	98	75	1	1
Sesamum indicum	Sesame	0.1	98	80	2	2
Setaria italica	Italian millet	10.0	98	75	4	3
Setaria porphyrantha	Purple pidgeon grass	10.0	98	75	4	3
Setaria sphacelata	Setaria	10.0	60	20	4	3
Sinapis alba	White mustard	10.0	99	65	2	2
Solanum melongena	Eggplant	0.1	99	50	1	2
Sorghum alnum	Columbus grass	10.0	98	65	4	3
Sorghum bicolor	Forage sorghum	10.0	99	85	2	2
Spinacia oleracea	Spinach	0.1	98	45	2	2
Stylosanthes guianensis	Stylo	10.0	90	40	4	3
Stylosanthes hamata	Caribbean stylo	10.0	90	40	4	3
Stylosanthes humilis	Townsville stylo	10.0	90	40	4	3
Stylosanthes scabra	Shrubby stylo	10.0	90	80	4	3
Tetragonia tetragonoides	New Zealand spinach	0.1	90	40	3	2
Thymus vulgaris	Thyme	0.1	98	40	2	2
Tragopogon porrifolius	Salsify	0.1	99	50	2	2
Trifolium alexandrinum	Berseem clover	10.0	98	75	2	2
Trifolium ambiguum	Caucasian clover	10.0	95	75	2	2
Trifolium cernuum	Drooping flowered clover	10.0	95	80	3	2
Trifolium cherleri	Cupped clover	10.0	97	80	2	2
Trifolium dubium	Suckling clover	10.0	96	80	3	2
Trifolium fragiferum	Strawberry clover	10.0	98	80	3	2
Trifolium glomeratum	Cluster clover	10.0	96	80	3	2
Trifolium hirtum	Rose clover	10.0	98	80	2	2
Trifolium hybridum	Alsike clover	10.0	96	80	2	2
Trifolium incarnatum	Crimson clover	10.0	98	80	2	2
Trifolium pratense	Red clover	10.0	97	80	2	2
Trifolium repens	White clover	10.0	98	70	3	2
Trifolium resupinatum	Shaftal clover	10.0	96	80	3	2
Trifolium semipilosum	Kenya white clover	10.0	97	80	3	2
Trifolium spumosum	Bladder clover	10.0	97	80	2	2
Trifolium subterraneum	Subterranean clover	10.0	98	80	2	2
Trigonella ornithopodioides	Birdsfoot fenugreek	10.0	97	80	3	2
Triticosecale	Triticale	10.0	98	90	1	1
Triticum aestivum	Common wheat	10.0	98	90	1	1
Triticum durum	Durum wheat	10.0	98	90	1	1
Urochloa mosambicensis	Sabi grass	10.0	70	20	4	3
Vicia benghalensis	Purple vetch	10.0	99	70	1	2
Vicia faba var. equina	Horse bean	10.0	99	70	1	2
Vicia faba var. major	Broad bean	1.0	99	70	1	2
Vicia faba var. minor	Faba bean	10.0	99	70	1	2
Vicia hirsuta	Hairy vetch	10.0	99	60	1	2
Vicia sativa ssp. nigra	Narrowleaf vetch	10.0	99	60	1	2
Vicia sativa ssp. sativa	Common vetch	10.0	99	60	1	2
Vicia villosa ssp. dasycarpa	Woollypod vetch	10.0	99	60	1	2
Vigna luteola	Dalrymple vigna	10.0	98	70	1	2
Vigna mungo	Urd	10.0	99	70	1	2
Vigna radiata	Mung bean	10.0	99	70	1	2
Vigna umbellata	Rice bean	10.0	99	75	1	2
Vigna unguiculata ssp. unguiculata	Cowpea	10.0	99	70	1	2
Zea mays	Maize	1.0	99	85	1	2

¹Minimum mass (in kg) of seed lot to which the Act applies.

²Minimum proportion (expressed in %) of crop seed required for "select quality".

³Minimum proportion (expressed in %) of crop seed required to be germinable for "select quality".

Seventh Schedule deleted and a Schedule substituted

6. The Seventh Schedule to the principal regulations is deleted and the following Schedule is substituted —

“

**SEVENTH SCHEDULE — SEED ANALYSIS
AND REPORT FEES**

[Regulation 13]

\$

- | | |
|---|-------|
| 1. Fees for the analysis of a seed sample provided under section 25 of the Act and for a report of the result of the analysis are — | |
| Pure seed content analysis; group 1 | 25.00 |
| Pure seed content analysis; group 2 | 35.00 |
| Pure seed content analysis; group 3 | 45.00 |
| Pure seed content analysis; group 4 | 60.00 |
| <i>The pure seed content analysis group is displayed in column 6 of the First Schedule.</i> | |
| Germination analysis, group 1 | 35.00 |
| Germination analysis, group 2 | 40.00 |
| Germination analysis, group 3 | 45.00 |
| <i>The germination analysis group is displayed in column 7 of the First Schedule.</i> | |
| Cultivar determination by fluorescence test | 35.00 |
| Cultivar determination by grow-on test | 80.00 |
| Moisture content determination | 30.00 |
| Pest or disease test | 35.00 |
| 2. Fee payable for an additional copy of an analysis report (the first copy of which is covered by the fee set out in item 1) | 7.00 |
| 3. Fee payable for an additional copy of any other report under the Act | 7.00 |

”

By Command of the Governor,

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

AG310*

**STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970
STOCK (IDENTIFICATION AND MOVEMENT) AMENDMENT
REGULATIONS 1998**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Stock (Identification and Movement) Amendment Regulations 1998*.

Principal regulations

2. In these regulations the *Stock (Identification and Movement) Regulations 1972** are referred to as the principal regulations.

[* Reprinted as at 7 June 1995.

For amendments to 6 April 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 258.]

Regulation 7A inserted

3. After regulation 7 of the principal regulations the following regulation is inserted —

“

Brands and marks for ostriches

7A. (1) In this regulation —

“**Breed Society mark**”, in relation to an ostrich, means the mark registered by a Breed Society as the mark of the proprietor of the ostrich.

(2) An ostrich that is 6 months or over or is one metre high or over must be marked by means of a neck tag or a metal or plastic leg band.

(3) The neck tag or leg band must —

(a) be clearly embossed with the letters and numeral of the registered brand or the Breed Society mark of the proprietor of the ostrich;

- (b) be manufactured by a person who holds an approval under subregulation (9); and
 - (c) be identical with the approved sample in all material respects.
- (4) A neck tag must be secured to the base of the neck above the feather line of the ostrich.
- (5) A leg band must be secured to a leg of the ostrich.
- (6) The proprietor of ostriches shall apply to the Registrar for a registered brand for the ostriches.
- (7) The Registrar may register as the proprietor's brand a brand allocated by the Registrar that consists of 2 letters and a numeral.
- (8) If a proprietor has ostriches on 2 or more runs, the proprietor may apply under regulation 14 for a different registered brand for use on each of the runs.
- (9) A person must not manufacture a neck tag or a metal or plastic leg band for use in the marking of ostriches unless —
- (a) the person has first submitted a sample of the tag or band to the Registrar for inspection and the Registrar has approved of the sample; and
 - (b) the tag or band is identical in type to that sample.
- (10) If an ostrich chick is transported or moved from the premises where it was incubated, the chick must be transported or moved in a box bearing the registered brand or Breed Society mark of the proprietor of the chick.
- (11) If an ostrich which is not marked by means of a neck tag or a metal or plastic band is transported or moved from one place to another place by any means, the ostrich must be transported or moved in a container bearing the registered brand or Breed Society mark of the proprietor of the ostrich.
- (12) This regulation does not prevent a proprietor of an ostrich from marking the ostrich by means of a neck tag or a leg band marked with any Arabic numerals
- (a) to denote the year of the birth of the ostrich; or
 - (b) as a cullmark.
- (13) If a proprietor of an ostrich marks the ostrich with a neck tag or a leg band —
- (a) to denote the year of the birth of the ostrich; or
 - (b) as a cullmark,
- the mark must not be on the same side of the tag or band as the proprietor's registered brand or Breed Society mark.
- (14) This regulation does not prevent a proprietor of an ostrich from using a microchip to identify the ostrich.

Regulation 11B amended

4. Regulation 11B of the principal regulations is amended by inserting after "deer" the following —
- " , ostrich ".

Regulation 20 amended

5. Regulation 20 (2) of the principal regulations is amended by inserting after "deer" the following —
- " , ostriches ".

Regulations 11C and 11D inserted

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

Stock required to be marked — section 53B

11C. For the purposes of section 53B of the Act —

- (a) ostriches are prescribed stock; and
- (b) the proprietor of an ostrich is required to cause it to be marked in the manner prescribed by regulation 7A.

Prescribed stock — section 62 (1a) (a)

11D. Under section 62 (1a) (a) of the Act, ostriches are prescribed to be stock for the purposes of the Act.

By Command of the Governor,

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

AG311*

Marketing of Eggs Act 1945

The Western Australian Egg Marketing Board (Crown agency) Authorization 1998

Made by the Governor in Executive Council.

1. Citation

This authorization may be cited as *The Western Australian Egg Marketing Board (Crown agency) Authorization 1998*.

2. Board to act on behalf of Crown in certain matters

The Western Australian Egg Marketing Board is authorized to act on behalf of the Crown in relation to the performance of functions under the provisions of the *Marketing of Eggs Act 1945* that are listed in the Table to this clause but only to the extent that the performance of those functions does not constitute carrying on business.

Table

s. 19	s. 31A	s. 32FA
s. 23	s. 31AA	s. 32G
s. 24(2)	s. 32	s. 32J
s. 26	s. 32C	s. 32L
s. 28	s. 32D	s. 32M
s. 30	s. 32E	
s. 31	s. 32F	

3. Duration

This authorization continues until 30 June 1999 but no longer.

By Command of the Governor,

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

AG312*

Marketing of Potatoes Act 1946

Potato Marketing Corporation of Western Australia (Crown agency) Authorization 1998

Made by the Governor in Executive Council.

1. Citation

This authorization may be cited as the *Potato Marketing Corporation of Western Australia (Crown agency) Authorization 1998*.

2. Corporation to act on behalf of Crown in certain matters

The Potato Marketing Corporation of Western Australia is authorized to act on behalf of the Crown in relation to the performance of functions under the provisions of the *Marketing of Potatoes Act 1946* that are listed in the Table to this clause but only to the extent that the performance of those functions does not constitute carrying on business.

Table

s. 17A(a), (b), (c), and (d)	s. 25
s. 19(1)(d), (h), (k), (l), (m), (n), and (o)	s. 26
s. 20B	s. 28
s. 22A	s. 29
s. 22B	s. 30
s. 22C	s. 32
s. 22D	s. 33
s. 23	s. 40
s. 24	s. 41B(2)

3. Duration

This authorization continues until 30 June 1999 but no longer.

By Command of the Governor,

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

AG401**CARNARVON BANANA INDUSTRY (COMPENSATION TRUST
FUND) ACT 1961**Agriculture Western Australia
South Perth WA 6151.

Agric. 1100/87 V3

His Excellency the Governor in Executive Council has been pleased to appoint pursuant to Section 7(2)(b) of the Carnarvon Banana Industry (Compensation Trust Fund) Act 1961, Mr Andrew Vernon Rose as the Treasury representative on the Carnarvon Banana Industry Compensation Committee for a term of office expiring on 12 April 2000.

MONTY HOUSE, MLA, Minister for Primary Industry; Fisheries.

AG402**MARKETING OF EGGS ACT 1945**Agriculture Western Australia
South Perth WA 6151.

The Governor is pleased to appoint pursuant to Section 7(3)(c) of the Marketing of Eggs Act 1945, Lindsay John Bell as an elected producer member of the Western Australian Egg Marketing Board for a term of office expiring on 3 August 2001.

MONTY HOUSE, MLA, Minister for Primary Industry; Fisheries.

HEALTH

HE401***HOSPITALS AND HEALTH SERVICES ACT 1927****HOSPITAL AND HEALTH SERVICES (CORPORATE NAME) INSTRUMENT 1998**

Made by His Excellency the Governor in Executive Council under the Act.

1. CitationThis notice may be cited as the *Hospitals and Health Services Act (Corporate Name) Instrument 1998*.**2. Interpretation**

In this instrument—

“table” means the table in the Schedule to this instrument;

“the Act” means the *Hospitals and Health Services Act 1927* (WA);**3. Corporate Names**

Pursuant to section 15(3) of the Act, each of the hospital boards known by the name listed in column 1 of the table is assigned a corporate name as set out in column 2 of the table adjacent to the known name of that hospital.

SCHEDULE

Table – Assigning of Corporate Names

Known Name Column 1	Corporate Name Column 2
Bruce Rock Memorial Hospital Board	Bruce Rock Memorial Hospital Board
Harvey District Hospital Board	Harvey Health Service Board
North Midlands District Hospital Board	North Midlands Health Service
Northcliffe District Hospital Board	Northcliffe Nursing Post Board
Tambellup Nursing Post Board	Tambellup Hospital Board
Yalgoo Nursing Post Board	Yalgoo Health Services

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

HE402***MENTAL HEALTH ACT 1996****MENTAL HEALTH REVIEW BOARD (APPOINTMENT OF MEMBERS)
INSTRUMENT (No. 2) 1998**

Made by the Governor under section 126(2) of the Act.

Citation

1. This notice may be cited as the *Mental Health Review Board (Appointment of Members) Instrument (No. 2) 1998*.

Appointment of Members

2. Each of the persons named in column 1 of the table are appointed as members of the Mental Health Review Board pursuant to the provision of the *Mental Health Act 1996* specified in column 2 of the table adjacent to the name of that person.

Term of Office

3. The term of office of each of the persons appointed by clause 2 of this notice shall commence on the date of their appointment, and shall expire on the date specified in column 3 of the table adjacent to the name of that member.

SCHEDULE

Table

COLUMN 1 Name	COLUMN 2 Provision of the <i>Mental Health Act 1996</i>	COLUMN 3 Expiry Date
Dr Mark Doyle ROONEY	126(2)(a)	12/11/2000
Dr Nada RAICH	126(2)(a)	12/11/2000
Dr Jayasheerie NADARAJAH	126(2)(a)	12/11/1999
Ms Margaret Jean JORDAN	126(2)(b)	12/11/2000
Ms Anne Maria SEGHEZZI	126(2)(b)	12/11/1999
Dr Christine Anne CHOO	126(2)(c)	12/11/2000
Dr David Victor HAWKS	126(2)(c)	12/11/2000
Ms Michelle Silvia SCOTT	126(2)(c)	12/11/1999

By His Excellency's Command,

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

HE403***HOSPITALS AND HEALTH SERVICES ACT 1927****GASCOYNE HEALTH SERVICE BOARD****HOSPITALS & HEALTH SERVICES (APPOINTMENT OF MEMBERS)
INSTRUMENT (No. 16) 1998**

Made by the Governor under section 15 of the Act.

Citation

1. This instrument may be cited as the *Gascoyne Health Service Board Hospitals and Health Services (Appointment of Members) Instrument (No. 16) 1998*.

Appointment of Member

2. Mr Wallace James Dale is appointed to the Gascoyne Health Service Board for the period ending 30 September 1998.

By His Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

LOCAL GOVERNMENT

LG101**CORRECTION***LOCAL GOVERNMENT ACT 1995***CITY OF STIRLING*

LOCAL LAWS RELATING TO THE CARRYING OF GRAFFITI IMPLEMENTS

The *Government Gazette* No. 106 dated 29 May 1998 contained a notice in relation to adoption of new Local Laws relating to the Carrying of Graffiti Implements in the City of Stirling.

The notice contained a typographical error in that Note ⁽⁴⁾ in Form 1 at the bottom of page 2985 was as follows—

“(4) Place at which offence allegedly committee.”

This should have been—

“ (4) Place at which offence allegedly committed. ”

Dated: 16 June 1998.

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

LG401**BUSH FIRES ACT 1954***City of Mandurah*

FIRE NOTICE 1998/99

Notice to All Owners and/or Occupiers of Land

RURAL/SEMI RURAL FIREBREAKS

When the area of land is 2023m² (approximately 1/2 acre) and over the owner or occupier is subject to Section 33 of the Bush Fires Act 1954. Whereby, you are required to provide a 4 metre mineral earth firebreak, with a vertical height clearance of 4.2 metres, both clear of flammable material. The areas that apply are as follows—

1. Immediately inside all external boundaries of the said land.
2. Immediately surrounding all outbuildings erected on the said land

Such firebreaks may be constructed by one or more of the following methods, approved by a duly authorised council officer: ploughing, cultivating, scarifying, chemical spraying or other method and are to be cleared to the satisfaction of the Ranger Service. In addition you may be required to carry out further works that may be deemed necessary and specified by way of a separate written notice forwarded to the address as shown on the City of Mandurah rate records for that land.

In some instances natural occurring features such as rocky outcrops, natural water courses or landscaping, such as reticulated gardens/lawns or driveways may be an acceptable substitute for cleared firebreaks.

All firebreaks as designated above must be completed on or before the 30th day of November 1998 or within 14 days of becoming the owner or occupier, should this be after that date and maintained clear of inflammable material up to and including 31 May 1999.

PERMITS ARE NEEDED FOR ALL FIRES

RESIDENTIAL LOT CLEARING

When the area of land is less than 2023m² (approximately 1/2 acre) reduce all flammable material on the land except living standing trees, from the whole of the land by 30 November 1998. By either rotary hoeing, slashing, chemical spraying or other approved method. Burning will only apply if no other opinion is available or a specific order has been served upon the land owner. A four metre fire break is not acceptable.

Take notice that pursuant to Clause 33(4) of the Bush Fires Act, where the owner or occupier of land who has received a notice, fails or neglects to comply with the requirements of that notice within the time specified. The City of Mandurah may, by its officers and with such servants, workmen and contractors vehicles and machinery as the officers deem fit, enter upon the land and carry out the requirements of the notice which have not been complied with. Pursuant to Clause 33(5) of the Bush Fires Act, the amount of any costs and expenses incurred by the City of Mandurah may be recovered from you as the owner occupier of the land.

APPLICATION TO VARY THE ABOVE REQUIREMENTS

If you consider it to be impracticable to clear a firebreak or reduce flammable material on your land as required by this notice, you may apply to the City of Mandurah or its duly authorised officers. Apply no

later than the 14th day of November, 1998, for permission to provide firebreaks in alternative positions or other methods of fire prevention on your land. If permission is not granted, you must comply with the requirements of this notice.

FIRE PERMIT REQUIREMENTS

RESTRICTED PERIOD	PROHIBITED BURNING	RESTRICTED PERIOD
PERMIT REQUIRED	■■■■■■■■■■■■■■■■■■■■	PERMIT REQUIRED
1/4/98-30/11/98 →	1/12/98-31/3/99	→ 1/4/99-30/11/99

By order of the Council,

Dated: 16 June 1998.

S. GOODE, Chief Executive Officer.

LG402

BUSH FIRES ACT 1954

City of Mandurah

APPOINTMENT OF AUTHORISED OFFICER

It is hereby notified for public information that the following persons have been appointed Fire Control Officers within the district of Mandurah, with all associated powers under the provisions of the Bush Fires Act 1954, with the exception of the issuing of infringement notices—

John Watts, Rocco Rossi, Ross Fyfe and Brendon Watts.

S. K. GOODE, Chief Executive Officer.

MEDICAL BOARD

MH401

MEDICAL ACT 1894

In the Medical Board of Western Australia.

Date Heard: 2 June 1998.

In the matter of the Medical Act 1894, as amended and in the matter of Dr Elizabeth Ann Watson and in the matter of an inquiry to be conducted by the Medical Board pursuant to section 13 of the abovementioned act.

Order of the Board in the matter of the Inquiry into Dr Elizabeth Watson pursuant to Section 13(1)(e) of the Medical Act.

The Medical Board held an Inquiry on 2 June 1998 pursuant to Section 13(1)(e) of the Medical Act 1894 (As amended) in which concerns were raised that Dr Elizabeth Watson may be suffering from a physical or mental illness to such an extent that Dr Watson's ability to practise as a Medical Practitioner is or is likely to be affected. The Order of the Board is as follows:

- a) Dr Watson shall give an undertaking to be of good behaviour for a period of 24 months and to comply during that period with the following conditions and restrictions namely:
 - (i) immediately cease practising medicine
 - (ii) continues to submit to treatment from her attending medical practitioner, Dr M T Power FRANZCP, or any other substitute approved by the Board
 - (iii) authorise Dr Power to report to the Board on her condition and progress every 3 months
 - (iv) to submit to medical or psychiatric examination by a consultant approved by the Board who shall report on such examinations direct to the Board whenever required by the Board (but not more frequently than once in any 3 month period)
 - (v) not to resume medical practice without the prior written approval of the Board
 - (vi) Dr Watson may apply to the Board for a variation of these conditions at any time after 6 months from today, including application to resume practice, but the Board may impose such conditions or restrictions upon her right to practice at that time as the Board sees fit and may thereafter vary these conditions.
- b) The Board shall review these conditions in any event at intervals of every 4 months in the light of the progress of Dr Watson towards her recovery from her illness.

SIMON M. HOOD, Registrar.

PARLIAMENT

PA401*

ROAD TRAFFIC ACT 1974
DISALLOWANCE OF REGULATIONS

It is hereby notified for public information that the Legislative Council, by resolution passed on Thursday, June 18, 1998, has disallowed the following Regulations made under the *Road Traffic Act 1974*—

Road Traffic Code Amendment Regulations (No. 2) 1997 published in the *Gazette* on December 23, 1997 and Tabled in the Legislative Council on March 10, 1998 under the *Road Traffic Act 1974*.

Disallowance is effective on and from the date of resolution.

June 19, 1998.

L. B. MARQUET, Clerk of the Parliaments.

PA402*

LOCAL GOVERNMENT ACT 1995
DISALLOWANCE OF LOCAL LAW

It is hereby notified for public information that the Legislative Council, by resolution passed on Thursday, June 18, 1998, has disallowed the following Local Law made under the *Local Government Act 1995*—

Shire of Augusta/Margaret River—Local Law Relating to Wallcliffe Reserve (Reserve 41545) published in the *Gazette* on January 29, 1998 and Tabled in the Legislative Council on March 10, 1998 under the *Local Government Act 1995*.

Disallowance is effective on and from the date of resolution.

June 19, 1998.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING

PD401

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

TOWN PLANNING SCHEME No. 6—AMENDMENT No. 197

Ref: 853/6/2/9, Pt 197.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Bunbury Town Planning Scheme Amendment on June 11, 1998 for the purpose of—

1. Rezoning portion of Reserve 5275 Koombana Drive from "Parks Recreation and Drainage Reserve" to "Special Use-Resort Facilities".
2. Amending the Scheme Text by modifying Special Use No. 32 (Appendix 4—First Schedule) to include the appropriate land description and additional development conditions as follows—

	Description of Land	Permitted Uses	Development Condition
32	Lot 752 Koombana Drive (Koombana Caravan Park site) and Portion of Reserve 5275 Koombana Drive	Resort Facilities	1. Site Coverage 50% 2. Communal Recreation Area 20% of site. 3. All jetty and associated boating facilities being confined to the area west of the existing jetty. 4. Deep sewerage and underground power to be provided to the satisfaction of Council.

Description of Land	Permitted Uses	Development Condition
		<p>5. Development of the site being of a high quality and enhancing and complimenting the existing developments in the North Shore area in order to provide a high standard of visual amenity to the locality to the satisfaction of Council.</p> <p>6. Development to address the issues of building appearance, particularly in relation to its aspect from the Leschenault Inlet and Koombana Drive frontages.</p> <p>7. Development to ensure that the front facades of the proposed buildings fronting the Inlet and Koombana Drive are oriented outward from the site, maintaining the appearance of an integrated aesthetically pleasant development to the satisfaction of the Council.</p> <p>8. Landscape Management Plan being provided and approved to the satisfaction of Council.</p> <p>9. A 10 metre setback area being imposed around the identified shipwreck "Agro" located on the western boundary of Reserve 5275.</p>

G. M. CASTRILLI, Mayor.
G. P. BRENNAN, 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. 51

Ref: 853/2/16/44, Pt 51.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Canning Town Planning Scheme Amendment on June 14, 1998 for the purpose of—

SCHEME TEXT MODIFICATION

(1) By the addition of the following Clause—

2.8 Control of Satellite Dishes Microwave Antennae and Radio Masts

2.8.1 Objectives

The objectives of the provisions for control of satellite dishes, microwave antennae and radio masts are—

- (a) to protect the amenity of the City by minimising the visual impact of such structures.
- (b) to provide suitable standards and guidance for the erection of satellite dishes, microwave antennae and radio masts.
- (c) to acknowledge that satellite dishes, microwave antennae and radio masts are an important aspect for communications in the future.

2.8.2 Power to Control Satellite Dishes Microwave Antennae and Radio Masts

2.8.2.1 For the purpose of this Scheme and subject to subclause 2.8.5, the installation of satellite dishes, microwave antennae and radio masts on any land is development requiring, except as otherwise provided, the prior Development Approval of the Council in accordance with the provisions of this scheme.

2.8.3 Consideration of Applications

Council shall examine each application in light of the objectives of this clause.

2.8.4 Exemptions from the requirements to obtain approval

Council's prior development approval is not required for the installation of satellite dishes microwave antennae and radio masts or other low impact facilities which satisfy the following requirements—

- (a) there are no other existing satellite dishes, microwave antennae or radio masts on the subject lot;
- (b) in the case of satellite dishes in residential areas, the maximum diameter is 1.0 metres or less and is not located within any of the sheet setbacks; and in non-residential areas the maximum diameter is 2 metres;
- (c) in the case of microwave antennae, the maximum diameter is 1.0 metre or less, the antennae does not project higher than 3 metres above the ridge line of the building and is not utilised to transmit electromagnetic waves;
- (d) in the case of radio masts, the height does not exceed 8 metres, the radio mast is not less than 6 metres from any of the lot boundaries and the dimension of the antennae does not exceed 6 metres and is fully contained within the subject lot.

2.8.5 Discontinuance

Notwithstanding the objectives of this clause, where in the opinion of the Council an exempted or existing satellite dish, microwave antenna or radio mast seriously conflicts with the objectives of this clause, it may by notice in writing require the owner/applicant to remove, relocate, adopt or otherwise modify the satellite dish, microwave antenna or radio mast within a period of time specified in the notice.

2.8.6 Notices

2.8.6.1 Any notice served pursuant to subclause 2.8.5 shall be served upon the owner/applicant and shall specify—

- (a) the satellite dish(es), microwave antenna(e) or radio mast(s) the subject of this notice;
- (b) full details of the action or alternative courses of action to be taken by the owner/applicant to comply with the notice; and
- (c) the period, not less than 28 days, within which the action specified shall be completed by owner/applicant.

2.8.6.2 Any person upon whom a notice is served pursuant to this clause may within a period of 28 days from the date of the notice appeal to the Minister or the Town Planning Appeal Tribunal in accordance with Part V of the Act, and where any such appeal is lodged the effect of the notice shall be suspended until the decision to uphold, quash or vary the notice is known and shall thereafter have effect according to that decision.

(2) Amend the definition of "Radio and TV Installation—Private" in Appendix 1 to read as follows—

"Radio and television installations—means masts, aerials, satellite discs, microwave antennae and other associated equipment used for transmission and reception of radio or television signals."

(3) Delete the use class "Radio and TV Installations—Private" from the Zoning Table—Table 3, for all zones.

(4) Add the following definition in Appendix 1—

"telecommunications infrastructure" means any part of infrastructure of a telecommunications network and includes any line, equipment, apparatus, tower, antennae, tunnel, duct, hole, pit or other structure used, or for use, in or in connection with a telecommunications network excluding infrastructure defined as low impact facilities as defined in the Telecommunication (Low Impact Facilities) Determination 1997."

(5) Include the Use Class "Telecommunications Infrastructure" in the Zoning Table—Table 3, as an "SA" use in all zones.

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

PD403

TOWN PLANNING AND DEVELOPMENT ACT, 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF SERPENTINE-JARRAHDALE

TOWN PLANNING SCHEME No. 2—AMENDMENT No. 71

Ref: 853/2/29/3 Pt 71

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 Serpentine-Jarrahdale Town Planning Scheme Amendment on June 14, 1998 for the purpose of—

1. rezoning Lot 47 Mundijong Road from "Rural" to "Farmlet" as depicted on the Scheme Amendment Map; and

2. amending Appendix 4C of the Scheme to include special provisions relating to the Farmlot zone described hereunder;

4C SPECIFIED AREA OF LOCALITY

Lot 47 Mundijong Road, Mundijong

SPECIAL PROVISIONS TO REFER TO 4C

1. Within the Farmlot zone the following land uses are permitted or are permitted at the discretion of the Council.

Use classes permitted (P)—

- Single House
- Public Recreation
- Public Utility

Discretionary Uses (AA)—

- Ancillary Accommodation
- Home Occupation
- Rural Use/Intensive Agriculture
- Stables

All other uses are prohibited.

In exercising its discretion in respect to AA uses, the Council having regard to the Planning Guidelines for Nutrient Management shall only permit such uses when it is satisfied following consultation with Government, Agencies that the land use does not involve excessive nutrient application or clearing of land.

2. No dwelling shall be approved by the Council unless it is connected to an alternative domestic waste water treatment system as approved by the Health Department of WA with an adequate phosphorus retention capacity, as determined by the Department of Environmental Protection, and with the base of the system or the modified irrigation area being the required distance above the highest known water table.
3. No indigenous vegetation or trees shall be destroyed or cleared except, but subject to the developer of the estate/landowner obtaining the prior consent in writing of the Council, where such vegetation is dead, deceased or where the clearing is required for the purpose of a firebreak, dwelling, outbuilding, fence, drainage systems and/or driveways, to accommodate a "Rural Use".
4. The subdivider shall, in accordance with the Subdivision Guide Plan and the Schedule of Landscaping for this estate plant indigenous trees and shrubs of a species and at a density and distribution to the satisfaction of the Council prior to the transfer of a lot(s) to a new owner.
5. The subdivider shall either maintain the trees and shrubs planted until the land is sold, or shall plant sufficient numbers of trees and shrubs to allow for natural loss. Thereafter, the owners of the subdivided lots shall be responsible for the maintenance and replacement (if and where necessary) of those trees and shrubs planted by the subdivider to the satisfaction of the Council.
6. The subdivider shall prepare and implement a Fire Management Plan that identifies and implements the construction requirements relative to strategic firebreaks, water supplies and equipment and any other fire management requirements that may be deemed necessary, to the specification and satisfaction of the local authority and the Bush Fires Board of WA.
7. Notwithstanding the obligations of the subdivider under clause 5.13.7e of the Scheme the subdivider shall drain the land and provide detention areas in accordance with a Drainage Concept Plan provided prior to the commencement of on-the-ground works. Those easements and reserves required by Council or the Water Corporation, including the Drainage Corridor as generally depicted on the Subdivision Guide Plan, shall be provided to the Council or Water Corporation free of cost at the time of subdivision to provide for ongoing maintenance of the drainage system components.
8. At the time of the building application for each lot a plan of the site shall be submitted by the applicant to the satisfaction and specifications of the Council which shall show site contours, existing trees and stands of vegetation, those trees and vegetation to be removed and retained, and proposals for tree planting and maintenance.
9. The land is situated within the catchment of the Peel-Harvey system where nutrient management and responsible use of fertiliser is encouraged. The application, type and distribution of fertiliser to the land shall be within limits set by the Department of Environmental Protection for irrigated and non-irrigated land.
10. Vegetation planted by the developer must be fenced from grazing livestock in order to protect trees and other vegetation from damage.
11. Access to Mundijong road from any lot depicted in the Subdivision Guide Plan shall be prohibited. Any existing private access to Mundijong Road is to be closed once internal access is established and the crossover revegetated with indigenous species to the satisfaction of Council.

C. H. RANKIN, President.
I. BODILL, Chief Executive Officer.

PD404**TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF SERPENTINE-JARRAHDAL

TOWN PLANNING SCHEME No. 2—AMENDMENT No. 82

Ref: 853/2/29/3, Pt 82.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Serpentine-Jarrahdale Town Planning Scheme Amendment on June 14, 1998 for the purpose of—

1. rezoning Lots 11 and Pt 235 Orton Road, Byford from "Rural" to "Rural Living A" and "Parks and Recreation", as depicted on the Scheme Amendment Map;
2. rezoning Lot 1264 and Pt Lot 236 Orton Road, Byford from "Rural" to "Rural Living B" as depicted on the Scheme Amendment Map;
3. introduce a definition for "Technical Guidelines" into Appendix 1—Interpretations, as follows; "technical guidelines" means a set of precise statements of performance and quantitative design criteria and procedures for development that includes aspects of planning, roadworks, stormwater drainage, soil stability, erosion, water, power and sewerage reticulation, onsite effluent disposal, building design, tree preservation, environmental protection and such other matters as are considered desirable by Council"; and
4. amending Appendix 4A of the Scheme to include special provisions relating to the Rural Living zone described hereunder—

(a) SPECIFIED AREA OF LOCALITY

Lots 11, Pt 235, Pt 236 and 1264 Orton Road, Byford.

(b) SPECIAL PROVISIONS TO REFER TO (a)

1. Within the Rural Living A zone the following land uses are permitted or are permitted at the discretion of the Council.

Uses classes permitted (P)—

Residence

Public Recreation

Public Utility

Discretionary Uses (AA)—

Ancillary Accommodation

Home Occupation

Rural Use/Intensive Agriculture

Stables

All other uses are prohibited.

In exercising its discretion in respect to AA uses, the Council having regard to the Planning Guidelines for Nutrient Management contained in the Shire of Serpentine-Jarrahdale Rural Strategy shall only permit such uses when it is satisfied following consultation with Government Agencies that the land use does not involve excessive nutrient application or clearing of land.

2. No dwelling shall be approved by the Council unless it is connected to an alternative domestic waste water treatment system as approved by the Health Department of WA with an adequate phosphorus retention capacity, as determined by the Department of Environmental Protection, and with the base of the system or the modified irrigation area being the required distance above the highest known water table.
3. No indigenous vegetation or trees shall be destroyed or cleared except, but subject to the developer of the estate/landowner obtaining the prior consent in writing of the Council, where such vegetation is dead, diseased or where the clearing is required for the purpose of a firebreak, dwelling, outbuilding, fence, drainage systems, driveways and/or to accommodate the discretionary uses identified under Provision 1.
4. The subdivider shall, in accordance with the endorsed Subdivision Guide Plan the Schedule of Landscaping for this estate plant indigenous trees and shrubs of a species and at a density and distribution to the satisfaction of the Council prior to the transfer of a lot(s) to a new owner.
5. The subdivider shall either maintain the trees and shrubs planted until the land is sold, or shall plant sufficient numbers of trees and shrubs to allow for natural loss. Thereafter, the owners of the subdivided lots shall be responsible for the maintenance and replacement (if and where necessary) of those trees and shrubs planted by the subdivider to the satisfaction of the Council.
6. The subdivider shall prepare and implement a Fire Management Plan that identifies and implements the construction requirements relative to strategic firebreaks, water supplies and equipment and any other fire requirements that may be deemed necessary, to the specification and satisfaction of the local authority and the Bush Fires Board of WA.

7. Notwithstanding the obligations of the subdivider under clause 5.12.9e of the Scheme the subdivider shall drain the land and provide detention areas in accordance with a Drainage Concept Plan provided prior to the commencement of on-the-ground works. Those easements and reserves required by Council or the Water Corporation shall be provided to the Council or Water Corporation at the time of subdivision to provide for ongoing maintenance of the drainage system components.
8. At the time of the building application for each lot a plan of the site shall be submitted by the applicant to the satisfaction and specifications of the Council which shall show site contours, existing trees and stands of vegetation, those trees and vegetation to be removed and retained, and proposals for tree planting and maintenance.
In addition to this, the site plan and proposal shall demonstrate that the development and use of the land will not compromise the implementation of the overlay subdivision, as depicted on the endorsed Subdivision Guide Plan.
9. The land is situated within the catchment of the Peel-Harvey estuarine system where active nutrient management and responsible use of fertiliser is crucial to the health of the catchment and estuary. The application, type and distribution of fertiliser to the land shall be within limits set by the Department of Environmental Protection for irrigated and non-irrigated land.
10. The keeping of animals above the stocking rate recommended by Agriculture WA for the applicable pasture type requires planning approval to be given by Council. Existing native vegetation and vegetation planted by the developer must be fenced from grazing to Council specifications prior to the keeping of any grazing animal on the lot.
11. Direct access is to be restricted in accordance with the endorsed Subdivision Guide Plan. Any existing private access to Kargotich or Orton Road is to be closed once internal access is established and the crossover revegetated with indigenous species to the satisfaction of Council.
12. The Council shall not support any application for subdivision of the land into Rural Living A lot sizes, unless the subdivision is consistent with a Subdivision Guide Plan endorsed by Council and by the Commission for whole or part of the area.
13. A Subdivision Guide Plan for the subdivision of land into Rural Living A lot sizes, shall have regard to the objectives set out in this Scheme for the zone or zones affected by it, and the requirements of Clause 5.9.3.
14. The Subdivision Guide Plan referred to in Clause (12) shall include and be accompanied by Technical Guidelines that provide a prescription for development and the implementation of subdivision in areas of planning roadworks, drainage, effluent disposal, water, bushfire control, protection of the environment, landscaping, easements, landowner coordination, infrastructure cost sharing, controlling developments, or generally regulating or prescribing the use or development of land to overcome problems which would occur, should the land be developed.

C. H. RANKIN, President.
I. BODILL, Chief Executive Officer.

PD405*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION

CITY OF ROCKINGHAM

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 295

Ref: 853/2/28/1, Pt 295.

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

1. Rezoning Lots 6 and 13 and Part Lot 26, Baldivis Road, Baldivis from "Rural" to Baldivis Town Centre Zone, as depicted on the Scheme Amendment Map.
2. Including a new clause 3.8 headed "Baldivis Town Centre Zone".
3. Amending Appendix "A" (Zoning Table: Table No 1) by including the heading "Baldivis Town Centre" and relevant symbols cross referenced to the Use Classes.
4. Including reference to the "Baldivis Town Centre Zone" in the legend of the Scheme Maps, depicted in blue with an orange border.

Plans and documents setting out and explaining the scheme amendment and Environmental Review have been deposited at Council Offices, Civic Boulevard, Rockingham 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 4, 1998.

Submissions on the scheme amendment and Environmental Review may be made in writing on Form No 4 and lodged with the undersigned on or before August 4, 1998.

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

G. G. HOLLAND, Chief Executive Officer.

PD406*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF STIRLING
DISTRICT PLANNING SCHEME No. 2—AMENDMENT No. 283A

Ref: 853/2/20/34, Pt 283A.

Notice is hereby given that the local government of the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 11, HN 102 Flora Terrace, North Beach from "Hotel" to "Residential R40".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling 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 4, 1998.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 4, 1998.

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. J. WADSWORTH, Chief Executive Officer.

PD407*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF STIRLING
DISTRICT PLANNING SCHEME No. 2—AMENDMENT No. 331

Ref: 853/2/20/34, Pt 331.

Notice is hereby given that the local government of the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 46, 47 and 48 (HN 196-200) West Coast Highway, Scarborough from "Residential R40" to "Special Use Zone—Holiday Units and Restaurant".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling 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 4, 1998.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 4, 1998.

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. J. WADSWORTH, Chief Executive Officer.

PD408*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENTS AVAILABLE FOR INSPECTION
CITY OF STIRLING
DISTRICT PLANNING SCHEME No. 2—AMENDMENT Nos. 329 AND 334

Ref: 853/2/20/34, Pts 329 & 334.

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

AMENDMENT NO 329

Rezoning of Lot 93, HN 46 Filburn Street, Scarborough from "Residential R40" to "Special Use Zone—Holiday Units".

AMENDMENT NO 334

Rezoning Lot 505, HN 80 Rosewood Avenue, Woodlands from "Residential R20" to "Special Use Zone—Office and Consulting Rooms—Group Practice".

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Civic Place, Stirling 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 4, 1998.

Submissions on the scheme amendments may be made in writing on Form No 4 and lodged with the undersigned on or before August 4, 1998.

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

M. J. WADSWORTH, Chief Executive Officer.

PD409*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF BRIDGETOWN-GREENBUSHES
TOWN PLANNING SCHEME No. 4—AMENDMENT No. 39

Ref: 853/6/5/4, Pt 39.

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

1. Rezoning Portion Lot 2 of North Greenbushes Lot 354 Old Mill Road, North Greenbushes, from the Special Rural Zone to the Industrial Zone.
2. Deleting the existing Subdivision Guide Plan over Lots 1 and 2 of North Greenbushes Lot 354 and introducing a new Subdivision Guide Plan for Lot 1 and Portion of Lot 2 to be retained in its Special Rural zoning.
3. Amending Schedule 3 of the Scheme Text by deleting the existing provisions for Lot 1 and 2 of North Greenbushes Lot 354 and inserting new provisions into Schedule 3 for Lot 1 and Portion of Lot 2 to be retained in its Special Rural zoning.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1 Steere Street, Bridgetown 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 4, 1998.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 4, 1998.

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

R. I. STEWART, Chief Executive Officer.

PD410*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
SHIRE OF GINGIN
TOWN PLANNING SCHEME No. 8—AMENDMENT No. 61

Ref: 853/3/8/10, Pt 61.

Notice is hereby given that the local government of the Shire of Gingin has prepared the abovementioned scheme amendment for the purpose of modifying Table 1—Zoning Table to make the use class “Office” an “IP” use in the “Tourist” Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Brockman Street, Gingin 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 4, 1998.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before August 4, 1998.

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. D. FRASER, Chief Executive Officer.

PD411*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF MURRAY
TOWN PLANNING SCHEME No. 4—AMENDMENT No. 129

Ref: 853/6/16/7, Pt 129.

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 16, 1998 for the purpose of:

1. Rezoning Lot 112 Humphrey Street, Pinjarra, from ‘Public Purposes (Health Centre)’ to ‘Residential (R15)’; and
2. Amending the Scheme maps accordingly.

N. H. NANCARROW, President.
N. G. LEACH, Chief Executive Officer.

PD701*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959
METROPOLITAN REGION SCHEME (SECTION 33) AMENDMENT No.998/33
ROAD CLASSIFICATION REVIEW
CALL FOR PUBLIC SUBMISSIONS

The Western Australian Planning Commission intends to amend the Metropolitan Region Scheme and is seeking public comment.

The purpose of this amendment is to replace the current three tier system of road reservations with a two tier system which accurately reflects the road planning responsibilities of the Western Australian Planning Commission and Main Roads WA, as detailed in the Commission's *Amendment Report*.

The procedure for amending the Scheme, as set out in section 33 of the Metropolitan Region Town Planning Scheme Act, is to be used to advertise this proposal. Public submissions are invited and the amendment will eventually be put to Parliament for final approval. In accordance with the procedure in section 33, the Hon Minister for Planning has approved the amendment for public display and for the calling of submissions.

Copies of the amending plans, maps showing the existing system and the proposed system, and the Commission's *Amendment Report* which explains the proposal, will be available for public inspection from Monday 22 June 1998 to Friday, 25 September 1998 at each of the following places:

- Ministry for Planning
1st floor, Albert Facey House
469 Wellington Street
PERTH
- J S Battye Library
Alexander Library Building
Francis Street
NORTHBRIDGE
- Main Roads W.A.
Don Aitken Centre
Waterloo Crescent
EAST PERTH
- All local government Council offices in the metropolitan area.

Any person who desires to make a submission either supporting or objecting to any provisions of the proposed amendment should do so on the Form 6A. This submission form is available on request from the display locations and is also contained in the explanatory *Amendment Report*.

Submissions must be lodged with the:

Secretary
Western Australian Planning Commission
469 Wellington Street
PERTH WA 6000

on or before 5.00pm FRIDAY 25 SEPTEMBER 1998. Late submissions will not be considered.

PETER MELBIN, Secretary,
Western Australian Planning Commission.

POLICE

PE401

POLICE AUCTION

Under the provisions of the Police Act 1892-1992, unclaimed found and stolen property and bicycles will be sold by public auction at Ross's Auctioneers, 241 Railway Parade, Maylands on Saturday 4th July at 9.00 am.

The auction is to be conducted by Mr Frank Lee.

R. FALCONER, Commissioner of Police,
West Australian Police Service.

PORT AUTHORITIES

PH401

FREMANTLE PORT AUTHORITY ACT 1902
FREMANTLE PORT AUTHORITY (ALTERATION OF BOUNDARIES)
NOTICE (No. 2) 1998

Made by the Governor in Executive Council under section 22 of the Act.

Citation

1. This order may be cited as the *Fremantle Port Authority (Alteration of Boundaries) Notice (No. 2) 1998*.

Alteration of boundaries of port of Fremantle

2. The boundaries of the Inner Harbour of the port of Fremantle, as described in the First Schedule to the Act and altered from time to time, are altered to conform with the boundaries of the Inner Harbour as delineated on Department of Land Administration Plan 19473.

By Command of the Governor,

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

INSURANCE COMMISSION

SM301*

Motor Vehicle (Third Party Insurance) Act 1943

Motor Vehicle (Third Party Insurance) Amendment Regulations 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Motor Vehicle (Third Party Insurance) Amendment Regulations 1998*.

2. Regulation 26A inserted

After regulation 26 of the *Motor Vehicle (Third Party Insurance) Regulations 1962** the following regulation is inserted —

“

26A. Variation of thresholds, caps etc for damages

- (1) This regulation applies for the purposes of recalculating for a financial year —
 - (a) Amounts A, B and C referred to in section 3C of the Act; and
 - (b) Amount D referred to in Section 3D of the Act, if the relevant information referred to in section 3C(8)(a) and 3D(8)(a) is not published by the Australian Statistician.
- (2) If this regulation applies, Amounts A, B, C and D are to be recalculated under section 3C(8) and 3D(8) by increasing the respective amounts for the preceding financial year by 1.5%.

”

[* Reprinted as at 15 May 1997.]

By Command of the Governor,

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

SM401**MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT 1943**

In accordance with the requirements of section 3C and 3D of the Motor Vehicle (Third Party Insurance) Act 1943, I give notice that the following amounts will apply for the purposes of those sections with effect on and from 1 July 1998.

Amount A	\$212,000.00
Amount B	\$10,000.00
Amount C	\$32,000.00
Amount D	\$5,000.00

G. M. EVANS, Minister for Finance.

STATE REVENUE

SX301*

Fuel Suppliers Licensing and Diesel Subsidies Act 1997

Fuel Suppliers Licensing and Diesel Subsidies Amendment Regulations 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Fuel Suppliers Licensing and Diesel Subsidies Amendment Regulations 1998*.

2. Regulation 20 added

After regulation 19 of the *Fuel Suppliers Licensing and Diesel Subsidies Regulations 1998** the following regulation is added —

“

20. Transitional period: prescribed date (Sch 1, cl 1)

For the purpose of the definition of “transitional period” in clause 1 of Schedule 1 to the Act, 30 June 1998 is prescribed.

”.

[* *Published in Gazette 30 January 1998, pp. 549-58.*]

By Command of the Governor,

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

TRANSPORT

TR301*

ROAD TRAFFIC ACT 1974

**ROAD TRAFFIC (INFRINGEMENTS) AMENDMENT
REGULATIONS 1998**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Road Traffic (Infringements) Amendment Regulations 1998*.

Commencement

2. These regulations come into operation on 1 July 1998.

Principal regulations

3. In these regulations the *Road Traffic (Infringements) Regulations 1975** are referred to as the principal regulations.

[* *Reprinted as at 4 June 1996.*

For amendments to 9 June 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 234-5.]

First Schedule amended

4. (1) The First Schedule to the principal regulations is amended —
- (a) in item 92, in the column headed "PU" by deleting "2" and substituting the following —
" 4 ";
 - (b) in item 93, in the column headed "PU" by deleting "2" and substituting the following —
" 4 ";
 - (c) in item 94, in the column headed "PU" by deleting "2" and "6" substituting respectively the following —
" 4 " and " 12 ";
 - (d) in item 95, in the column headed "PU" by deleting "2" and "6" substituting respectively the following —
" 4 " and " 12 ";
 - (e) in item 96, in the column headed "PU" by deleting "2" and "6" substituting respectively the following —
" 4 " and " 12 ";
 - (f) in item 97, in the column headed "PU" by deleting "2" and "6" substituting respectively the following —
" 4 " and " 12 ";
 - (g) in item 98, in the column headed "PU" by deleting "2" and substituting the following —
" 4 ";
 - (h) in item 99, in the column headed "PU" by deleting "2" and "6" substituting respectively the following —
" 4 " and " 12 ";
 - (i) in item 100, in the column headed "PU" by deleting "2" and substituting the following —
" 4 ";
 - (j) in item 101, in the column headed "PU" by deleting "2" and substituting the following —
" 4 "; and
 - (k) in item 102 —
 - (i) in the column headed "Provision creating Offence" by inserting after "1107" the following —
" and 1402 (other than (3) (b)) "; and
 - (ii) in the column headed "PU" by deleting "6" and substituting the following —
" 12 ".

(2) The First Schedule to the principal regulations is amended by deleting items 104, 105 and 106 and substituting the following items —

104.	Regulation 1401 (1) (2) (3) and (6), and 1402 (3) (b)	Excess mass on vehicle or combination of vehicles having an aggregate mass equal to or in excess of 4.5 tonnes —	
		Not more than 11%	2
		More than 11% but not more than 15%	4
		More than 15% but not more than 18%	6
		More than 18% but not more than 21%	8
		More than 21% but not more than 25%	10
		More than 25% but not more than 28%	12
		More than 28% but not more than 31%	14
		More than 31% but not more than 35%	16
		More than 35% but not more than 38%	18
		More than 38% but not more than 41%	20
		More than 41%	20
		and for each additional 3% ..	2
104A.	Regulation 1401 (1) (2) (3) and (6), and 1402 (3) (b)	Excess mass on vehicle or combination of vehicles having an aggregate mass less than 4.5 tonnes —	
		Not more than 0.5 tonne	1
		More than 0.5 tonne but not more than 1.0 tonne	2
		More than 1.0 tonne but not more than 1.5 tonne	3
		More than 1.5 tonne but not more than 2.0 tonne	4
		More than 2.0 tonne but not more than 2.5 tonne	5
		More than 2.5 tonne but not more than 3.0 tonne	6
		More than 3.0 tonne but not more than 3.5 tonne	7
		More than 3.5 tonne	8
105.	Regulation 1401 (4) (a), (b), (c), (d), (e), (f), (g), (h), (j), (o), (r), (t), (w), (y), (aa), and (bb), and (4a), and 1402 (3) (b)	Excess mass on tyre axle or axle group —	
		Not more than 11%	2
		More than 11% but not more than 16%	4
		More than 16% but not more than 21%	6
		More than 21% but not more than 26%	8
		More than 26% but not more than 31%	10
		More than 31% but not more than 36%	12
		More than 36% but not more than 41%	14
		More than 41% but not more than 46%	16
		More than 46% but not more than 51%	18
		More than 51% but not more than 56%	20
		More than 56%	20
		and for each additional 5% ..	2

106.	Regulation 1401 (4) excluding those paragraphs mentioned in item 105, and 1402 (3) (b)	Excess mass on axle group —	
		Not more than 10%	2
		More than 10% but not more than 12%	4
		More than 12% but not more than 14%	6
		More than 14% but not more than 17%	8
		More than 17% but not more than 19%	10
		More than 19% but not more than 22%	12
		More than 22% but not more than 25%	14
		More than 25% but not more than 27%	16
		More than 27% but not more than 30%	18
		More than 30% but not more than 32%	20
		More than 32%	20
		and for each additional 2% ..	2

By Command of the Governor,

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

TR302*

ROAD TRAFFIC ACT 1974
**ROAD TRAFFIC (VEHICLE STANDARDS) AMENDMENT
REGULATIONS (No. 2) 1998**

Made by the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Road Traffic (Vehicle Standards) Amendment Regulations (No. 2) 1998*.

Commencement

2. These regulations come into operation on 1 July 1998.

Principal regulations

3. In these regulations the *Road Traffic (Vehicle Standards) Regulations 1977** are referred to as the principal regulations.

[* Reprinted as at 29 July 1996.

For amendments to 9 June 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 237-8.]

Regulation 105 amended

4. (1) The Table to regulation 105 (4) of the principal regulations is deleted and the following Table is substituted —

“

Table

Column 1 Percentage Excess Mass on Tyre or Axle	Column 2 Minimum Penalty PU	Column 3 Maximum Penalty PU
Not more than 11%	2	6
More than 11% but not more than 16%	4	10
More than 16% but not more than 21%	6	14
More than 21% but not more than 26%	8	18
More than 26% but not more than 31%	10	22
More than 31% but not more than 36%	12	26

Table—*continued*

Column 1 Percentage Excess Mass on Tyre or Axle	Column 2 Minimum Penalty PU	Column 3 Maximum Penalty PU
More than 36% but not more than 41%	14	30
More than 41% but not more than 46%	16	34
More than 46% but not more than 51%	18	38
More than 51% but not more than 56%	20	42
More than 56%	20	
and for each additional 5%	2	4

(2) The Table to regulation 105 (5) of the principal regulations is deleted and the following Table is substituted —

Table

Column 1 Percentage Excess Mass on Axle Group	Column 2 Minimum Penalty PU	Column 3 Maximum Penalty PU
Not more than 10%	2	10
More than 10% but not more than 12%	4	14
More than 12% but not more than 14%	6	18
More than 14% but not more than 17%	8	22
More than 17% but not more than 19%	10	26
More than 19% but not more than 22%	12	30
More than 22% but not more than 25%	14	34
More than 25% but not more than 27%	16	38
More than 27% but not more than 30%	18	42
More than 30% but not more than 32%	20	46
More than 32%	20	
and for each additional 2%	2	4

(3) Regulation 105 (6) of the principal regulations amended —

(a) by deleting “the table” and substituting the following —

the relevant table (based on the aggregate mass of the vehicle)

and

(b) by inserting after “appropriate percentage of excess mass on a vehicle” the following —

, or the actual excess mass on a vehicle (as the case requires),

(4) The Table to regulation 105 (6) of the principal regulations is deleted and the following Tables are substituted —

Table 1

Vehicle having an aggregate mass equal to or in excess of 4.5 tonnes exceeding the mass limits on a vehicle or combination of vehicles

Column 1 Percentage Excess Mass on Vehicle or Combination of Vehicles	Column 2 Minimum Penalty PU	Column 3 Maximum Penalty PU
Not more than 11%	2	10
More than 11% but not more than 15%	4	16
More than 15% but not more than 18%	6	22
More than 18% but not more than 21%	8	28
More than 21% but not more than 25%	10	36
More than 25% but not more than 28%	12	42
More than 28% but not more than 31%	14	48
More than 31% but not more than 35%	16	60
More than 35% but not more than 38%	18	70
More than 38% but not more than 41%	20	78
More than 41%	20	
and for each additional 3%	2	8

Table 2

Vehicle having an aggregate mass of less than 4.5 tonnes exceeding the mass limits on a vehicle or combination of vehicles

Column 1 Excess Mass on Vehicle or Combination of Vehicles	Column 2 Minimum Penalty PU	Column 3 Maximum Penalty PU
Not more than 0.5 tonne	1	5
More than 0.5 tonne but not more than 1.0 tonne	2	7
More than 1.0 but not more than 1.5 tonne	3	9
More than 1.5 tonne but not more than 2.0 tonne	4	11
More than 2.0 tonne but not more than 2.5 tonne	5	13
More than 2.5 tonne but not more than 3.0 tonne	6	15
More than 3.0 tonne but not more than 3.5 tonne	7	17
More than 3.5 tonne	8	19

By Command of the Governor,

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

TR303*

Road Traffic Act 1974

Road Traffic (Events on Roads) Amendment Regulations 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Road Traffic (Events on Roads) Amendment Regulations 1998*.

2. Commencement

These regulations come into operation on 1 July 1998.

3. The regulations amended

The amendments in these regulations are to the *Road Traffic (Events on Roads) Regulations 1991**.

[* *Published in Gazette 1 February 1991, pp. 549-54.*
For amendments to 25 May 1998 see 1997 *Index to Legislation of Western Australia, Table 4, p. 234.*]

4. Schedule 2 amended

Schedule 2 is amended in each provision listed in column 1 of the Table to this regulation by deleting the figure set out opposite that provision in column 2 of the Table and substituting instead the figure in column 3 of the Table —

Table

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Category 1 event	100	114
Category 2 event	60	69
Category 3 event	40	46
Category 4 event	40	46

By Command of the Governor,

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

PUBLIC NOTICES

ZZ201**TRUSTEES ACT 1962**

In the estate of Dulcie Evelyn Jessie Howe late of Freshwater Bay Nursing Home, Palmerston Street, Mosman Park in the State of Western Australia, Widow deceased.

Creditors and other persons having claim (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on the 2nd day of February 1998, are required by the personal representative, Clive Deverall of care of Wheatley & Sons, Solicitors, 8/50 St George's Terrace, Perth in the State of Western Australia to send particulars of their claims to him by the 30th day of July 1998 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

WESTERN AUSTRALIA

NURSES ACT 1992

*Price: \$6.70 Counter Sales
Plus Postage on 150 grams

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*Price: \$5.30 Counter Sales
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1997 Acts

These Acts were passed by Parliament during 1997.

1. Trustees Amendment Act
2. Metropolitan (Perth) Passenger Transport Trust Amendment Act
3. Labour Relations Legislation Amendment Act
4. Western Australian Sport Centre Trust Amendment Act
5. Acts Amendment (Marine Reserves) Act
6. Sea-Carriage Documents Act
7. Limitation Amendment Act
8. Bank Mergers Act
9. Bank Mergers (Taxing) Act
10. Iron and Steel (Mid West) Agreement Act
11. Treasurer's Advance Authorization Act
12. Revenue Laws Amendment (Taxation) Act
13. Revenue Laws Amendment (Assessment) Act
14. Appropriation (Consolidated Fund) Act (No. 1)
15. Appropriation (Consolidated Fund) Act (No. 2)
16. Regional Development Commissions Amendment Act
17. Curriculum Council Act
18. State Trading Concerns Amendment Act
19. Restraining Orders Act
20. Casino (Burswood Island) Agreement Amendment Act
21. Family Court (Orders of Registrars) Act
22. Professional Standards Act
23. Acts Amendment (Auxiliary Judges) Act
24. Turf Club Legislation Amendment Act
25. Human Tissue and Transplant Amendment Act
26. Appropriation (Consolidated Fund) Act (No. 4)
27. Cement Works (Cockburn Cement Ltd) Agreement Amendment Act
28. W.A. Land Authority Amendment Act
29. Acts Amendment (Legal Costs) Act
30. Land Administration Act
31. Acts Amendment (Land Administration) Act
32. Water Legislation Amendment Act
33. Water Services Coordination Amendment Act
34. Juries Amendment Act
35. W.A. Coastal Shipping Commission Amendment Act
36. Loan Act
37. Grain Marketing Amendment Act
38. Reserves Act
39. Fishing & Related Industries Compensation (Marine Reserves) Act
40. Family Court Act
41. Acts Amendment & Repeal (Family Court) Act
42. Equal Opportunity Amendment Act (No. 3)
43. Commercial Arbitration Amendment Act
44. Maritime Archaeology Amendment Act
45. Pay-Roll Tax Amendment Act
46. Public Notaries Amendment Act
47. Wills Amendment Act
48. Mutual Recognition (W.A.) Amendment Act
49. Sunday Observance Laws Amendment & Repeal Act
50. Road Traffic Amendment Act
51. Revenue Laws Amendment (Assessment) Act (No. 2)
52. Appropriation (Consolidation Fund) Act (No. 3)
53. Dampier to Bunbury Pipeline Act
54. Interpretation Amendment Act
55. Fuel Suppliers Licensing & Diesel Subsidies Act
56. Acts Amendment (Franchise Fees) Act
57. Statute Repeals and Minor Amendments Act
58. Osteopaths Act

CONTENTS

SUBSIDIARY LEGISLATION

	Page
Aerial Spraying Control Act 1966—Aerial Spraying Control Amendment Regulations 1998	3315-6
Artificial Breeding of Stock Act 1965—Artificial Breeding of Stock Amendment Regulations 1998.....	3316-7
Beekeepers Act 1963—Beekeepers Amendment Regulations 1998.....	3315
Bulk Handling Act 1967—Bulk Handling Amendment Regulations 1998.....	3315
Exotic Diseases of Animals Act 1993—Exotic Diseases (General) Amendment Regulations 1998.....	3314
Fremantle Port Authority Act 1902—Fremantle Port Authority (Alteration of Boundaries) Notice (No. 2) 1998.....	3337-8
Fuel Suppliers Licensing and Diesel Subsidies Act 1997—Fuel Suppliers Licensing and Diesel Subsidies Amendment Regulations 1998.....	3339
Local Government Act 1995—Correction—City of Stirling—Local Laws Relating to the Carrying of Graffiti Implements.....	3327
Marketing of Eggs Act 1945—The Western Australian Egg Marketing Board (Crown agency) Authorization 1998.....	3323
Marketing of Potatoes Act 1946—Potato Marketing Corporation of Western Australia (Crown agency) Authorization 1998.....	3324
Motor Vehicle (Third Party Insurance) Act 1943—Motor Vehicle (Third Party Insurance) Amendment Regulations 1998.....	3338
Plant Diseases Act 1914—Plant Diseases Amendment Regulations (No. 2) 1998.....	3314
Road Traffic Act 1974—Road Traffic (Events on Roads) Amendment Regulations 1998.....	3344-5
Road Traffic Act 1974—Road Traffic (Infringements) Amendment Regulations 1998.....	3340-2
Road Traffic Act 1974—Road Traffic (Vehicle Standards) Amendment Regulations (No. 2) 1998.....	3342-4
Seeds Act 1981—Seeds Amendment Regulations 1998.....	3317-21
Stock Diseases (Regulations) Act 1968—Enzootic Diseases Amendment Regulations 1998	3311-3
Stock (Identification and Movement) Act 1970—Stock (Identification and Movement) Amendment Regulations 1998.....	3321-2
Stock (Identification and Movement) Act 1970—Stock (Identification and Movement) Amendment Regulations (No. 2) 1998.....	3311

GENERAL CONTENTS

	Page
Agriculture.....	3311-25
Health.....	3325
Local Government.....	3327-8
Medical Board.....	3328
Insurance Commission.....	3338-9
Parliament.....	3329
Planning.....	3329-37
Police.....	3337
Port Authorities.....	3337-8
Public Notices.....	3345
State Revenue.....	3339
Transport.....	3340-5

