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Deceased Estate notices, (per estate)—\$17.80

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All other Notices

Per Column Centimetre—\$8.20

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Clients without an account will need to pay at time of lodging the notice.

PUBLISHING ALTERATIONS

Periodically the normal *Gazette* publishing times need to be altered to cater for disruption caused by public holidays.

- Easter and Christmas holidays cause disruption each year.
- Australia Day and Anzac Day cause disruption when they fall on a Tuesday or Friday.

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date.

Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

JUSTICE

JM301*

Spent Convictions Act 1988

Spent Convictions (Act Amendment) Regulations 2000

Made by the Administrator in Executive Council.

1. Citation

These regulations may be cited as the *Spent Convictions (Act Amendment) Regulations 2000*.

2. Schedule 3 to the Act amended

Schedule 3 to the *Spent Convictions Act 1988** is amended in item 10 in the Table to clause 1 by inserting after “Offender Management Division” —

“ or the Prison Services Division ”.

[* *Reprinted as at 19 November 1996.*

For subsequent amendments see 1999 Index to Legislation of Western Australia, Table 1, p. 233.]

By Command of the Administrator,

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

LEGAL PRACTICE BOARD

LB301*

Legal Practitioners Act 1893

Legal Practice Board Amendment Rules (No. 2) 2000

Made under section 6 by The Legal Practice Board.

1. Citation

These rules may be cited as the *Legal Practice Board Amendment Rules (No. 2) 2000*.

2. The rules amended

The amendments in these rules are to the *Legal Practice Board Rules 1949**.

[* *Reprinted as at 26 May 1997.*

For amendments to 18 April 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 158.]

3. Note 5 to Schedule 1 Form B replaced

Note 5 to Form B in Schedule 1 is deleted and the following note is inserted instead —

“

⁵ Conviction of an offence does not include a spent conviction within the meaning of the Spent Convictions Act 1988.

”.

4. Note 2 to Schedule 1 Form I replaced

Note 2 to Form I in Schedule 1 is deleted and the following note is inserted instead —

“

² Conviction of an offence does not include a spent conviction within the meaning of the *Spent Convictions Act 1988*.

”.

D. M. WATT, Member

T. H. SHARP, Member

J. G. SYMINTON, Member

S. PENGLIS, Member

RACING, GAMING AND LIQUOR

RA301*

TOTALISATOR AGENCY BOARD BETTING ACT 1960

Section 27A

Notice is hereby given that the Totalisator Agency Board of Western Australia, acting in accordance with section 27A of the Totalisator Agency Board Betting Act 1960, has adopted and will operate under the following rules pertaining to the fixed odds betting system operated by Tabcorp Manager Pty Ltd in Victoria.

RAYMOND WALKER, Chairman,
Totalisator Agency Board of WA.

WA TAB—TAB SPORTSBET RULES

INTERPRETATION

1. In the interpretation of these Rules except where the context otherwise requires—

“**Account**” means a facility that allows an identified Investor to establish a credit balance to be used for betting purposes and the credit of winnings and which allows deposits and withdrawals;

“**the Act**” means the *Gaming and Betting Act 1994* as amended from time to time or any successor legislation thereto;

“All In” means the forfeiture to the Betting Operator of all Investments made in respect of a Competitor which does not in fact participate in an Event;

“Bet” means a wager in cash or by medium of debiting against the existing credit balance of an Account upon a Proposition and the terms “Investment” and “Wager” shall have identical meaning;

“the Betting Operator” means the operator of the wagering licence pursuant to the Act, and where appropriate, its duly authorised employees and agents;

“the Betting Rules” means the “Rules Relating to Betting Transactions in Victoria” established under the Act;

“Competitor” means any person, team, animal or object anticipated by the Betting Operator at the commencement of betting to compete in an Event;

“Conclusion” means the end of play or the end of the conduct of the Event;

“Controlling Body” means the body or authority controlling the conduct of an Event upon which Sportsbet is operating;

“Customer Number” means the number provided to the Internet Investor following activation of his or her account for the placing of Internet Investments and which allows the Investor to place Investments via the Internet;

“Event” means an event or contingency the subject of a betting competition, approved by the Minister pursuant to Section 64 of the Act;

“Investment” means and shall have identical meaning to the terms “Bet” and “Wager” as defined in these Rules;

“Investment Request” means an offer of an Investment made by an Investor to the Betting Operator;

“Investor” means any person placing or attempting to place an Investment;

“Late Scratching” means any scratching declared by the Controlling Body to be a late scratching;

“Outcome” where used in relation to any Event or part thereof shall mean the result of such Event or part thereof;

“Payout” means the amount payable to a particular Investor should the Result wagered upon by that Investor in fact occur and includes the total amount wagered upon that result and the terms “prize” and “face value of the Ticket” shall have identical meaning;

“Proposition” means a given Result or combination of Results which may occur in any Event upon which Sportsbet operates;

“Refund” means the return to the Investor in cash or by crediting the amount of his or her Investment to the balance of his or her Account;

“Result” means the potential outcome of any Event or part of any Event or the performance of any Competitor in an Event or part thereof and/or score upon which the Betting Operator in its absolute discretion chooses to accept Bets and for which it sets Returns;

“Returns” means the multiple or factor set by the Betting Operator in its absolute discretion and applied at the time of an Investment to predetermine the Payout in respect of a successful Wager upon a particular result in an Event based upon the Result of such Event;

“Sportsbet” means the business of the Betting Operator dedicated to betting competitions approved by the Minister pursuant to Section 64 of the Act conducted with fixed odds;

“Telephone Investment” means an Investment made on an Account by means of a telephone call to the Betting Operator;

“Ticket” means a ticket issued by the Betting Operator in respect of any Wager on which there is denoted the particular Proposition, the Bet and Returns on which a Wager has been made, the amount of such Wager and the date and place of issue of the ticket;

“Wager” means and shall have identical meaning to the terms “Bet” and “Investment” as defined in these Rules;

“Withdrawal” means scratchings in horse racing Events and otherwise Competitors who, in respect of an Event or part thereof, fail to lawfully qualify, are rendered ineligible, are disqualified or otherwise for any reason whatsoever do not participate in such Event.

PURPOSE, COMMENCEMENT AND APPLICATION OF THESE RULES

2.1 The purpose of these Rules is to establish the conditions of Sportsbet under which Investors may wager a bet on the Outcome of an Event and for which Outcome the Betting Operator has determined the Returns.

2.2 All Investors shall be deemed to accept and be bound by these Rules and the Betting Rules. Where there is an inconsistency between the Betting Rules and these Sportsbet Rules, these Sportsbet Rules shall prevail to the extent of the inconsistency.

INVESTMENT AND USE OF ACCOUNTS

3. Existing WA TAB definitions to apply.

DURATION OF BETTING

4.1 Subject to Rules 4.2 and 4.3, Investments may be accepted for Events at such times in accordance with the Act as the Betting Operator shall direct, provided that at the time the Betting Operator accepts an Investment then, subject to any other provision of these Rules, it must do so with Investors generally in respect of the Event.

4.2 Investments may be accepted for the following Events after the start of the Events but before the conclusion of the Events—

Sporting Events

American Football—matches controlled and regulated by national or international authorities;

Athletics—meetings controlled and regulated by national or international authorities;

Australian Rules Football – games that form part of the Australian Football League and Victorian Football League competitions including the State of Origin series and the Brownlow Medal Vote Count;

Baseball—matches controlled and regulated by national or international authorities;

Basketball—matches controlled and regulated by national or international authorities;

Boxing—contests controlled and regulated by national or international authorities (subject to the condition that separate individual approval of boxing contests taking place in the Commonwealth of Australia be sought except if the contest is an officially sanctioned national or international boxing title fight);

Cricket—matches controlled and regulated by national or international authorities;

Cycling—events controlled and regulated by national or international authorities;

Golf—events controlled and regulated by national or international authorities;

Ironman—events controlled and regulated by national or international authorities;

Motor Sport—races controlled and regulated by national or international authorities;

Netball—matches controlled and regulated by national or international authorities;

Olympic and Commonwealth Games – contingencies of or relating to events at Olympic and Commonwealth Games;

Rugby—matches controlled and regulated by national or international authorities;

Soccer—matches controlled and regulated by national or international authorities;

Surfing—events controlled and regulated by national or international authorities;

Tennis—tournaments controlled and regulated by State, national or international authorities;

Thoroughbred racing, harness racing and greyhound racing, subject to Ministerial approval and conditions imposed pursuant to Section 64 of the Act.

Triathlon—events controlled and regulated by national or international authorities

Yachting—events controlled and regulated by national or international authorities

4.3 The Betting Operator shall not accept Bets after Conclusion of an event and any Bets so made shall be void and shall be refunded by the Betting Operator.

SETTING OF RETURNS

5.1 The Betting Operator shall at its sole discretion and from time to time set Returns for any Event, and in so doing shall not be obliged to set Returns to bear any relation to the amount of Wagers already accepted for that Event.

5.2 The Betting Operator may delegate to its duly authorised employees or agents its powers in respect to the setting of Returns, acceptance or refusal of individual Bets and the recording of such Bets and as to such other matters as it may from time to time determine.

BETTING OPTIONS

6.1 Wagering shall be by the investment of an amount (subject to any minimum amount as set by the Betting Operator from time to time) upon any Result in any Event upon which Sportsbet is operating at the Returns then offered and otherwise upon the terms and conditions set by the Betting Operator.

6.2. Subject to the Act and to any regulations made thereunder, the Betting Operator shall in its absolute discretion determine those Events upon which Sportsbet operates and upon which it shall accept Investments.

6.3 The acceptance by the Betting Operator of a Wager in respect of any Result at particular Returns shall not require the Betting Operator to accept any other Investment upon the same Result at similar Returns.

6.4 The Betting Operator may at any time prior to the commencement of betting and up until the close of betting discontinue the setting of Returns and decline to accept Investments or suspend betting in respect of particular Results of an Event or in respect of the Event itself.

6.5 The Betting Operator may refuse to accept any Bet tendered without stating reasons.

6.6 Wagering upon multi-leg combinations of Results of any Event or Events or parts thereof, including quinella betting, shall where conducted by the Betting Operator in the operation of Sportsbet be in accordance with and governed by the provisions of the Act and the Regulations where applicable to Sportsbet betting as supplemented by these Rules.

6.7 In respect of any Investment including multi-leg or quinella betting any Wager to be successful must be upon the Outcome which does in fact occur and subject to the provisions of these Rules relating to the declaration of the Outcome the Betting Operator in determining whether a particular Wager is successful shall be entitled to rely upon the happening of any occurrence or the intervention of any factor which prevents or renders impossible the occurrence of a Result.

6.8 The Betting Operator shall by electronic means or otherwise as it determines record details including as to Returns offered on all Wagers accepted by it and shall maintain such records for a reasonable period following the conclusion of the Event upon which such wagering is conducted but in any case not less than one hundred and twenty (120) days.

6.9 The Betting Operator shall at all times endeavour as far as it is reasonably possible to do so to provide accurate and up-to-date details of Competitors including as to Withdrawals and Outcomes for all Events in respect of which Sportsbet operates.

6.10 Subject to Rule 6.14, all wagering upon Events upon which Sportsbet operates shall be on an All In basis.

6.11 The Betting Operator will use its best reasonable endeavours at all times to acquaint itself with details of any Withdrawals in respect of a particular Event provided however that in any case where the Betting Operator was aware or ought to have been aware of a Withdrawal and inadvertently continues to accept Investments in respect of a Result directly relating to that Competitor the Betting Operator may in its discretion refund the amount of such Investment upon which it shall have no further liability.

6.12 In any Event, where the default or Withdrawal of any Competitor or any natural factor preventing or tending to prevent a Competitor taking part in an Event was not known to the Betting Operator at the time of acceptance of an Investment upon a Result materially affected by the non-participation of that Competitor such Investments shall be treated on an All In basis as defined in these Rules.

6.13 In any Event, where team orders or any such like factor prevents or tends to prevent a Competitor from competing on its merits in an event such team orders or any like factor will have no bearing on the Outcome.

6.14 In the event of a Withdrawal in respect of horse or harness or greyhound racing which is a late scratching, all Bets made on the day of the Event on such a Competitor shall be Refunded and all other Bets made on the day of the Event before such Withdrawal shall stand subject, at the Betting Operator's discretion, to a deduction to be calculated in accordance with the table set out in the Schedule to these Rules. Where there is more than one such Withdrawal in respect of the same Event, but the Withdrawals are at different times, the Betting Operator shall apply as far as is reasonably possible the provisions of the rules of betting of the Controlling Body.

CONFIRMATION OF INVESTMENTS**Cash and Telephone Investments**

7.1 Acknowledgment of an Investment will be made to an Investor in the case of a cash Investment, by the issue of a Ticket, and in the case of a Telephone Investment, by the telephone operator's call back, provided that in the case of an Investment by telephone where the maximum possible liability exceeds the limits set by the Betting Operator from time to time, the Investment shall not be confirmed until the final call

back to the Investor. The Betting Operator will keep such books and accounts as it thinks fit to maintain a record of all Investments.

7.2 An Investor shall, immediately following the issue of a Ticket or the telephone operator's call back, satisfy himself or herself that the details recorded on the Ticket or contained in the call back are in accordance with the Investor's instructions to the Betting Operator in making his or her Investment.

7.3 No request for cancellation, amendment, or replacement of an Investment will be considered save where the request arises out of the alleged error of the Betting Operator and only then when such request is made at the first practical moment immediately following the issue of such Ticket or, as the case may be, the telephone operator's call back.

7.4 Any Ticket issued in replacement of a Ticket cancelled or any Telephone Investment amended pursuant to Rule 7.3 hereof shall be upon such terms including as to Returns as are applicable to the particular Result wagered upon at the time of issue of the replacement Ticket or amended Telephone Investment as the case may be.

Internet Investments

7.5 An Investor shall satisfy himself or herself that all the details recorded on the Internet Betting Confirmation Screen, including but not limited to the details in the Investment Request, are correct.

7.6 An Investor shall confirm the Investment Request contained in the Internet Betting Confirmation Screen by clicking the "Yes" button on that screen.

7.7 Upon confirmation of the Investment by the Investor in accordance with clause 7.6, the Investor may not cancel, amend or replace the Investment.

7.8 The Investment contained in the Investment Request shall be accepted and confirmed by the Betting Operator upon allocation by the Betting Operator of a ticket serial number to the Investment.

7.9 The Betting Operator will make reasonable endeavours to notify the Investor of confirmation of the Investment by issuing to the Investor an Internet Betting Receipt.

7.10 If the Investor does not receive an Internet Betting Receipt in respect of an Investment, the Investor may request by telephone or in writing and the Betting Operator shall provide, confirmation of the Investment.

7.11 If the Investor receives an Internet Betting Receipt that does not match the Investment Request confirmed by the Investor, the Investor may make a claim in relation to the Investment, provided such claim is rendered to the Betting Operator within fourteen (14) days of the date of placing of the Investment by the Investor.

DECLARATION OF OUTCOME

8.1 In addition to these Rules all Wagers shall be subject where appropriate to the rules of the Controlling Body of the Event upon which each particular Wager is made provided that to the extent of any inconsistency these Rules shall prevail.

8.2 The Outcome in respect of any particular Results of an Event or in respect of the Event itself shall be that as officially declared upon the conclusion of the Event provided that in the event no Outcome is declared the Betting Operator shall in its absolute discretion refund the Investment or apply the provisions of Rule 9.6.

8.3 In respect of horse or harness and greyhound racing Events the official Outcome declared shall be that immediately following the declaration of correct weight or 'all clear' respectively.

8.4 At all times the Betting Operator will reasonably endeavour to declare the Outcome in accordance with the generally acknowledged outcome of the Event at the time of its conclusion or at such time as the outcome is first reliably notified to the Betting Operator.

8.5 If any Event shall be postponed or cancelled in full prior to its commencement the Betting Operator shall refund all Wagers invested on that Event including as to multi leg betting where such Event formed a leg of such Bet.

8.6 In the case of any disqualification, objection, appeal, official inquiry, application to amend scores or protest of any nature whatsoever or replay, re-run, play off or extension of any Event designed to determine the outcome of such Event the Betting Operator may in its absolute discretion ignore such protests or extension of the Event and declare the outcome of the Event in accordance with that which actually occurred immediately upon the conclusion of the original Event or upon the outcome of the Event first reliably notified to the Betting Operator including where the Event is shortened due to inclement weather or any other cause whatsoever.

PAYMENT OF PAYOUTS AND REFUNDS

9.1 Upon the declaration of the Outcome by the Betting Operator payment of Payouts in respect of all successful Wagers shall be made.

9.2 All Payouts payable to an Investor shall be paid, at the Betting Operator's option, in cash or by the crediting of the amount of such Payout to the then current balance of that Investor's Account or where no valid Account is at that time held by the crediting of the amount to a freshly issued Account with a commencing nil balance.

9.3 Payouts and Refunds will be paid in cash or credited to the Investor's Account as soon as practicable following the declaration of the Outcome at/or after the conclusion of the Event being the Event forming the final leg in the case of multi-leg betting.

9.4 In any Event where two or more Competitors tie or a dead heat occurs the amount paid in respect of each successful Wager upon one or other of the Competitors involved in the tie or dead heat shall be the face value of the Ticket divided by the number of Competitors involved in such tie or dead heat except where such tie or dead heat has been offered by the Betting Operator as a separate Bet in which case Payouts shall be made only upon Wagers upon such tie or dead heat and all Wagers upon any Competitor involved in such tie or dead heat shall be forfeited to the Betting Operator.

9.5 In any Event for which each way betting is available, place ties will be paid such that the place portion of the face value of the Ticket is multiplied by the remaining number of placings available and divided by the number of eligible Competitors tying for those available placings.

9.6 The Betting Operator shall at all times retain the right to postpone the payment of Payouts in respect of any Event or Events as it shall see fit.

LIABILITY OF THE BETTING OPERATOR

10. The Betting Operator shall in no circumstances be liable for any loss or damage suffered or alleged to have been suffered by an Investor as a result of or in any way arising out of or as a consequence of any of the following—

- (i) inability to place or cancel an Investment prior to the closing of betting for any Event;
- (ii) the loss of a Ticket;
- (iii) any payment made to the bearer of a Ticket where an Investor alleges that such payment was made to the wrong person;
- (iv) reliance upon any omission, inaccurate information or statement whether made by employees of the Betting Operator or any agent of the Betting Operator, or by the electronic or print media, concerning any matter whatsoever relating to the Investor or to the Betting Operator or to any Event, Competitor, Withdrawal or other matter whatsoever;
- (v) any subsequent change to the Outcome of an Event after the Betting Operator has declared an Outcome pursuant to Rule 8;
- (vi) unauthorised use of the Investor's Account;
- (vii) in the case of an Investment at a Cash Outlet, failure by an Investor to correct inaccurate or omitted Investment details recorded on a Ticket immediately upon issue of the Ticket.;
- (viii) in the case of a Telephone Investment, failure by an Investor to correct inaccurate or omitted Investment details when such details are called back to the Investor by the Betting Operator;
- (ix) in the case of an Internet Investment, where the Investor has confirmed the Investment Request in accordance with Rule 7.6;
- (x) in the case of an Internet Investment, use of, participation in or inability to obtain access to the web-site for the purpose of making an Investment;
- (xi) in the case of an Internet Investment, any loss or damage caused in the event that the computer of the Investor becomes infected with a virus as a result of connecting to the web-site of the Betting Operator or by any technology failure whatsoever;
- (xii) access by the Investor to web-sites of any other person via links from the web-site of the Betting Operator.

GENERAL RULES

11.1 The Investor is responsible for ensuring that the Investor's Password, PIN and other pieces of personal information that the Betting Operator may use to verify the Investor's identity are kept secret.

11.2 The Investor is responsible for transactions relating to his or her account. The Betting Operator accepts no responsibility for disputed transactions or for transactions made by the Investor on his or her Account.

11.3 The records of the Betting Operator shall be conclusive evidence of and be deemed to be the true and correct record of all Bets made via the Internet. Computer printouts and other records provided by the Investor shall not be accepted as evidence of Bets placed.

11.4 The Betting Operator may cease to provide access to an Investor to the web-site of the Betting Operator to place Bets via the Internet at any time. This may be done without notice to the Investor.

11.5 The Investor warrants that all information provided by him or her on the web-site of the Betting Operator shall be true and correct and that he or she will immediately notify the Betting Operator of any change to the information.

11.6 The Investor agrees to the use by the Betting Operator of the information provided by the Investor on the web-site for any purpose relating to the opening of an account, the activation of Internet access, the placement of Bets by the Investor, for marketing purposes or as required by law.

11.7 The Betting Operator may change the information or the format of the information on the web-site of the Betting Operator at any time without notice to the Investor.

ALTERATIONS OF RULES

12.1 If any question arises which is not or which is alleged not to be provided for by these Rules or the Act or regulations made thereunder it shall be determined by the Betting Operator or where appropriate by its duly authorised employees or agents applying as far as it is reasonably possible to do so the concept of fair play and the principles for the rules of betting of the Victoria Racing Club.

12.2 These Rules may be amended from time to time in accordance with the Act and the Rules as amended shall apply to all Investments accepted after such amendment takes effect.

12.3 Settlement between the Betting Operator and any Investor or group of Investors shall not be disturbed by the operation of these Rules save for cases of fraud or dishonesty.

12.4 By making an Investment via any means of communication provided by the Betting Operator, the Investor warrants that he or she is 18 years of age or over and that making of the Investment does not violate any international, federal, state or local laws.

SCHEDULE

Returns of Withdrawn Competitor	WIN Deduction Cents in \$	PLACE Deduction Cents in \$
21	4	5
17	5	6
16	6	7
15	6	7
13	7	8
12	8	8
11	9	9
10	9	10
9	11	11
8	12	12
7.50	12	12
7	14	13
6.50	14	13
6	16	14
5.50	17	15
5	19	16
4.50	21	17
4	23	18
3.75	25	19
3.50	27	20
3.25	29	20
3	31	21
2.75	34	22
2.65	35	23
2.50	37	23
2.35	39	24

Returns of Withdrawn Competitor	WIN Deduction Cents in \$	PLACE Deduction Cents in \$
2.25	41	24
2.10	44	25
2	47	26
1.90	49	26
1.80	51	27
1.75	54	27
1.65	56	27
1.55	59	28
1.50	62	28
1.45	64	29
1.40	66	29
1.33	69	30
1.30	71	30
1.25	74	30

TRANSPORT

TR301*

Port Authorities Act 1999

Port Authorities (Withdrawal and Revesting of Property) Order 2000

Made by the Administrator in Executive Council under section 26 of the Act.

1. Citation

This order may be cited as the *Port Authorities (Withdrawal and Revesting of Property) Order 2000*.

2. Withdrawal and revesting of navigational aids

The property mentioned in the Table to this clause, which comprises navigational aids vested in the port authority mentioned opposite that property in the Table, is withdrawn from that port authority and revested in the Crown.

Table

Property (navigational aids)

Skippy Ledge east cardinal beacon
Cheyne Ledge south cardinal buoy
Storm surge barrier starboard beacon
Storm surge barrier port beacon

Port authority

Albany Port Authority
Albany Port Authority
Bunbury Port Authority
Bunbury Port Authority

Property (navigational aids)

Koombana Bay and Channel: 4 unlit piles
 Vittoria Bay: 10 unlit piles
 East Rock starboard beacon
 Boat Rock port beacon
 Conflict Reef starboard beacon
 Bandy creek No. 1 starboard beacon
 Bandy creek No. 2 pile
 Bandy creek No. 3 starboard beacon
 Bandy creek No. 4 spur groyne port beacon
 Bandy creek east breakwater starboard beacon
 Bandy creek west breakwater port beacon
 3 unlit beacons

Port authority

Bunbury Port Authority
 Bunbury Port Authority
 Dampier Port Authority
 Dampier Port Authority
 Dampier Port Authority
 Esperance Port Authority
 Esperance Port Authority
 Esperance Port Authority
 Esperance Port Authority
 Esperance Port Authority
 Esperance Port Authority
 Esperance Port Authority

By Command of the Administrator,

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

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

Occupational Safety and Health Amendment Regulations 2000

Made by the Administrator in Executive Council.

1. Citation

These regulations may be cited as the *Occupational Safety and Health Amendment Regulations 2000*.

2. Commencement

These regulations come into operation on 1 July 2000.

3. The regulations amended

The amendments in these regulations are to the *Occupational Safety and Health Regulations 1996**.

[* Reprinted as at 15 October 1999.

For amendments to 22 May 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 196.]

4. Regulation 5.44 amended

Regulation 5.44(1) is amended by deleting “\$2 964” and inserting instead —

“ \$3 017 ”.

5. Schedule 6.1 amended

Schedule 6.1 is amended by deleting “\$22.25” and inserting instead —

“ \$22.75 ”.

6. Schedule 6.2 amended

- (1) Schedule 6.2 is amended in item 1 by deleting “\$57.00” and inserting instead —

“ \$58.00 ”.

- (2) Schedule 6.2 is amended in item 2 by deleting “\$57.00” and inserting instead —

“ \$58.00 ”.

7. Schedule 6.3 amended

- (1) Schedule 6.3 is amended in item 1 by deleting “\$57.00” and inserting instead —

“ \$58.00 ”.

- (2) Schedule 6.3 is amended in item 2 by deleting “\$29.00” and inserting instead —

“ \$30.00 ”.

- (3) Schedule 6.3 is amended in item 3 by deleting “\$684.00” and inserting instead —

“ \$696.00 ”.

- (4) Schedule 6.3 is amended in item 4 by deleting “\$114.00” and inserting instead —

“ \$116.00 ”.

- (5) Schedule 6.3 is amended in item 5 by deleting “\$342.00” and inserting instead —

“ \$348.00 ”.

By Command of the Administrator,

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

— PART 2 —

CEMETERIES

CC401*

CEMETERIES ACT 1986**GERALDTON PUBLIC CEMETERY**

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Geraldton Cemetery Board hereby records having resolved on 17 May 2000 to substitute the following fees and charges, effective from 1st July 2000 for the fees and charges detailed in Schedule 'A' of the Geraldton Public Cemetery By-Laws. The fees shall be payable upon application for services detailed hereunder.

SCHEDULE OF FEES AND CHARGES

Includes 10% Goods and Services Tax

Unless otherwise stated

GENERAL CEMETERY

A: Burial Fees —Including Registration and Tablet Fee	
Interment in grave any depth to 2.1m (up to 3 interments)	\$550.00
Interment of child under 13 years of age	\$420.00
(Including Stillborn in ground not set aside for such purpose)	
Interment of any stillborn child in ground set aside for that purpose	\$120.00
Interment in a brick grave as detailed in By-Law No 34	\$650.00
For every other 0.3 metre	\$70.00
B: Lot Fees	
A 'Grant or Right of Burial' (Title Deed) being issued for each Lot	
And shall be additional to those fees prescribed in paragraphs (A) above:	
Ordinary Land for grave 2.1m long x 0.75m wide x 1.8m deep where	
directed by cemetery	\$580.00
Ordinary Land for grave 1.5m long x 0.6m wide x 1.8m deep where	
directed by cemetery (child under 13 years of age)	\$230.00
Pre-need purchase—Land selected by applicant or land reserved in	
Advance.	\$690.00
C: Re-opening Fees	
For each interment in grave to depth of 2.1m	\$550.00
For each interment of a child under 13 years of age	\$420.00
For exhumation	\$660.00
For reburial after exhumation	\$550.00
D: Extra Charges	
For each Interment on a Saturday, Sunday, or Public Holiday	\$325.00
For each interment not in usual hours as prescribed in By-law No 15	\$290.00
For late arrival of a funeral at Cemetery gates as per By-law No 16	\$65.00
For late departure of funeral from Cemetery gates as per By-law No 17	\$65.00
Interment without due notice	\$290.00

LAWN CEMETERY

A: Burial Fees —including Registration and Tablet Fee	
Ordinary Land for grave 2.1m long x 0.75m wide x 1.8m deep where	
directed by Cemetery (2 interments)	\$815.00
Interment in grave 2.1m long x 0.75m wide x 2.1m deep (3 interments)	\$880.00
Interment of a Stillborn child	\$580.00
Interment in a brick grave as detailed in By-Law 34	\$925.00
2.4m long x 1.2m wide x 1.8m deep	
B: Lot Fees	
A 'Grant or Right of Burial' (Title Deed) being issued for each Lot	
And shall be additional to those fees prescribed in paragraphs (A) above:	
Ordinary Land for grave 2.1m long x 0.75m wide x 1.8m deep where	
directed by cemetery	\$580.00
Ordinary Land for grave 1.5m long x 0.6m wide x 1.8m deep where	
directed by cemetery (child under 13 years of age)	\$230.00
Pre-need purchase—Land selected by applicant or land reserved in	
Advance.	\$690.00

C: Re-opening Fees	
For each interment in a grave to depth of 2.13m	\$580.00
For Exhumation	\$925.00
Reburial after Exhumation	\$550.00
D: Extra Charges	
For each Interment on a Saturday, Sunday, or Public Holiday	\$325.00
For each interment not in usual hours as prescribed in By-law No 15	\$290.00
For late arrival of a funeral at Cemetery gates as per By-law No 16	\$65.00
For late departure of funeral from Cemetery gates as per By-law No 17	\$65.00
Interment without due notice	\$290.00

CREMATORIUM

A: Cremation Fees —including registration	
Cremation of Person thirteen years and over	\$570.00
Cremation of Child under 13 years of age	\$360.00
Cremation of Stillborn without memorial service	\$155.00
Cremation of Stillborn with memorial service	\$330.00
B: Extra Charges	
Cremation without due notice	\$290.00
Cremation not in usual hours as prescribed in By-law No 15	\$290.00
Cremation on a Saturday, Sunday or Public Holiday	\$325.00
Late Arrival/Commencement Penalty Fee	\$65.00
C: Disposal of Ashes	
Niche single—Brick Wall	\$100.00
Niche double—Brick Wall	\$200.00
Niche single—Tiled Wall	\$130.00
Niche double—Tiled Wall	\$265.00
Niche single—Marble Wall	\$165.00
Niche double—Marble Wall	\$330.00
Pre-need niche site (reservation fee only)	\$50.00
Plaque site in Memorial Garden	\$200.00
Plaque site at foot of shrub	\$630.00
Plaque site on kerbing in Memorial Gardens	\$100.00
Pre-need memorial site (reservation fee only)	\$100.00
Scatter Ashes as to Winds (with issue of certificate)	\$65.00
Scatter Ashes on Memorial Garden (with issue of certificate)	\$65.00
Interment of Ashes in a family grave	\$100.00
Post Ashes overseas	\$115.00
Post Ashes within Australia	\$85.00
Hold Ashes in Safe Custody after six months (per month)	\$15.00
Collection of Ashes from safe custody	\$65.00

MISCELLANEOUS CHARGES

For Permit to erect a headstone, monument or rail in General Cemetery—exempt	\$180.00
N.B. War Grave monuments—costs waived	
For Permit to place a plaque in Old Lawn Cemetery (LC)—exempt	\$180.00
For Permit to place a plaque/headstone/monument in Lawn Nos 1 & 2 (LCS & LCM)—exempt	\$210.00
Purchase of small raised headstone	\$85.00
Purchase of large raised headstone	\$165.00
Copy of Grant or Right of Burial	\$45.00
Transfer of Grant or Right of Burial	\$45.00
Copy of By-laws and Regulations	\$20.00
Funeral Director's Annual Licence Fee—exempt	\$210.00
Grave Dresser's Annual Licence Fee—exempt	\$105.00
Single Monument Work Permit (Permit fee also payable)—exempt	\$100.00
Single Funeral Permit (Funeral Director's only)—exempt	\$100.00

RESEARCH SERVICES

Location Query per name—exempt	\$2.00
Photocopy of Cemetery Records per page	\$1.00

The Fees and Charges in the above schedule were set by resolution at a duly convened meeting of the Geraldton Cemetery Board held on 17 May 2000.

MAX CORREY, Chairman.
JENNIFER HALL, Administrator.

CC402*

CEMETERIES ACT 1986**ALBANY CEMETERY BOARD**

In pursuance of the powers conferred upon it by section 53 of the Cemeteries Act 1986, the Albany Cemetery Board hereby records having resolved on 29th day of May 2000 to set the following fees and charges effective from 1st July 2000. The fees and charges shall be payable upon application for services detailed hereunder.

Schedule of Fees and Charges

All fees and charges are inclusive of 10% GST (except where shown exempt)

	\$
1. Grant of Right of Burial (25 year tenure period)	
Grave Site (2.4m x 1.2m)	687.00
Pre-need purchase—land selected by applicant or land reserved in advance	803.00
Approval to any refund on an unexpired grant of right of burial shall be at the absolute discretion of the Board and in any case, the approved refund shall not exceed the amount originally paid, less an Administration fee of	68.50
2. Burial Fees—	
(a) Adult Burial	484.00
(b) Child Burial (under 13 years)	346.50
(c) Stillborn Burial in special ground set aside	126.50
(d) Stillborn plaque on kerbing	170.50
(e) Re-opening of occupied gravesite, and burial	517.00
3. Exhumation fee	858.00
Re-burial after exhumation	401.50
4. Annual Licence fees and Permits (GST exempt)	
Funeral Director	315.00
(a) Single Funeral Permit (Funeral Directors only)	150.00
(b) Single Funeral Permit (other than Funeral Director)	250.00
Monumental Mason	185.00
Monumental work	
(a) (i) Single Permit (Monumental Mason only)	150.00
(ii) Single Permit (other than Monumental Mason)	250.00
(b) Permit for each memorial	
Lawn Area type monument to By-laws	70.00
Charge for maintenance of ground surrounding headstone	220.00
Renovations and additions to any monument	50.00
Additional Inscription	40.00
5. Miscellaneous fees—	
(a) Copy of Grant of Right of Burial	46.00
(b) Extraordinary work required, per hour	57.00
(c) Use of chapel for burial/memorial service with sound system	57.00
(d) Transfer of Grant of Right of Burial	88.00
6. Extra to Scheduled Fees & Charges—	
(a) Interment without due notice as per By-laws	57.00
(b) Late arrival/departure	57.00
(c) Interment of oblong or oversize casket	154.00
(d) Interment or Cremation on a Saturday	286.00
(e) Search fee—involving Board Staff (minimum) (GST exempt)	5.50
7. Cremation Fees—	
(a) Adult Cremation	572.00
(b) Child Cremation (under 13 years)	286.00
(c) Stillborn Cremation	93.50
(d) Pre-need Cremation Certificate	638.00
8. Disposal of Ashes—The tenure on all Cremation Memorials shall be 25 years from date of receipt of Scheduled fee—	
(a) Kerbside	
Kerbside interment (unselected) including 6 line	
bronze plaque and reservation for second interment	231.00
Second interment and bronze plaque	137.50
(b) Memorial Gardens of Remembrance	
Interment in selected position including 8 line	
bronze plaque and reservation for second interment	429.00
Second interment with second inscription	370.00
Pre-need reservation (memorial not included)	159.50

	\$
(c) Ground Niche	
Interment in selected position including 10-line bronze plaque and reservation for second interment	572.00
Second interment with second inscription	517.00
Pre-need reservation (memorial not included)	159.50
Emblems and Photographs by quotation	
(d) Ground Niche with vase	
Interment in selected position and reservation for two further interments, 6 line bronze plaque with recessed vase	627.00
Second or third interment with new inscription	517.00
Pre-need reservation (memorial not included)	159.50
Emblems and Photographs by quotation	
(e) Memorial Niche Wall	
Double niche with 5 line bronze plaque	456.50
Second inscription	143.00
Single niche with 5 line bronze plaque	286.00
(f) Memorial Wall	
6 line bronze plaque with reservation for second interment	489.50
Second interment with inscription	434.50
(g) Non standard memorials (seats and rock placements) by quotation	
9. Other Fees	
Interment of Ashes in family Grave	104.50
Attendance for placement of Ashes	60.50
Attendance for placement of Ashes Saturday	132.00
Collection of Ashes from Cemetery Office (24 hours notice required)	77.00
Postage of Ashes within Australia	88.00
Postage of Ashes Overseas	148.50
Scattering of Ashes to the winds	71.50
Storage in safe custody (after six months) per month	5.50
Transfer of Ashes to new position (plaque extra if required)	71.50
Acceptance and registration of Ashes from other Crematoria	71.50

CHARLES LEONARD ABBOTT, Chairman.
NOELLA E. E. COOK, Administrator.

JUSTICE

JM401

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988

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

Ms Kay Alicia Guy of 156A Burke Crescent, Dampier
Mrs Margaret Merea Jean Smith of "Briamar", 12 Ducane Road, Gelorup.

PAULINE PHILLIPS, A/Executive Director,
Court Services.

JM402

DECLARATIONS AND ATTESTATIONS ACT 1913

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

Mr Stephen Peter Appleby of 131 Renou Street, East Cannington
Ms Margaret Kaye Barber of 4B Little Street, Dardanup
Mr Igor Breznikar of 10 Cairnhill Court, Darlington
Mrs Jennefer Duhs of 1 Kirkpatrick Court, Armadale
Mr Colin Edward Gilderslevé of 32 St Andrews Crescent, Canning Vale
Mr John Hardcastle of 17 Orchid Drive, Roleystone
Mrs Dianne Leora Welch of 30 Timberlane Crescent, Beechboro
Mr Geoffrey Ian Wright of 6 Lavender Way, Eaton.

PAULINE PHILLIPS, A/Executive Director,
Court Services.

JM403**JUSTICES ACT 1902**

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

Mrs Sally Jean Allen of 8 Wiralda Court, Quinns Rocks
 Mr Peter Graham Flavel of Lot 188 Scotia Street, Wiluna
 Mrs Wendy Joan Kippin of 12 Haslemere Drive, Mount Nasura
 Ms Narelle Judith Leatherbarrow of Lot 151 Lukis Street, Balingup
 Mr William Donald Ratcliffe of Wellington Location 2848, Ratcliffe Road, Ferguson
 Mr William Andrew Scott of Lot 2 Bekin Road, Balingup
 Mrs Julie Turner of 5 Heirisson Retreat, Busselton

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

PAULINE PHILLIPS, A/Executive Director,
 Court Services.

LAND ADMINISTRATION

LA401**TRANSFER OF LAND ACT 1893**

APPLICATION H167344

Take notice that Wilfred John Lee Steere, Steven Roe Lee Steere and James Hubert Lee Steere all of Boyup Brook have made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Boyup Brook being Portion of Nelson Location 50 on C.S. Plan Nelson 29 containing 13.0725 hectares being the whole of the land comprised in Memorial Book XXVIII No. 591.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 28 June 2000 a caveat forbidding the land being brought under the operation of the Act.

IAN HYDE, Registrar of Titles.

LOCAL GOVERNMENT

LG401***BUSH FIRES ACT 1954***Shire of Brookton*

FIRE CONTROL OFFICERS

The following appointments are hereby notified for public information—

Chief Fire Control Officer—Leslie R. Eyre
 Deputy Chief Fire Control Officer—Ian M. Eva
 Fire Control Officers—

Ian N. Curley
 Bruce E. Hobbs
 Len R. Simmons
 Ross A. Evans
 Dennis Wilkinson
 Darrell L. Turner
 Douglas G. Windsor
 Barry J. Coote

All previous appointments are hereby cancelled.

The following Dual Fire Control Officer appointments with the Shire of Brookton are notified—

Ray Hathaway and Wes Baker—Corrigin
 Colin Page and Jeff Edwards—Pingelly
 Graham Anderson—Quairading

ROB MADSON, Acting Chief Executive Officer.

LG402**DOG ACT 1976***Shire of East Pilbara***AUTHORISED DOG CONTROL OFFICER**

It is hereby notified for public information that the undermentioned person is authorised to be Dog Control Officer pursuant to the Dog Act 1976. The authorisation applies to the municipality of the Shire of East Pilbara—

Shelly Dianne Fiori, 2 Knox Way, Newman WA 6753

Dated: 24 May 2000.

ALLEN COOPER, Chief Executive Officer.

LG403***BUSH FIRES ACT 1954***Shire of Serpentine-Jarrahdale***AUTHORISED OFFICER**

It is hereby given for public information, that pursuant to the Bush Fires Act, David George Gossage has been appointed to the position of Chief Bush Fire Control Officer as at 1st June 2000, for the Shire of Serpentine-Jarrahdale and the appointment of Robert Hugh Fawcett is hereby cancelled.

D. PRICE, Chief Executive Officer.

LG404**LOCAL GOVERNMENT ACT 1995***Regional Local Government Declaration 2000*

Made by the Minister for Local Government under section 3.61 of the Local Government Act 1995.

Pilbara Regional Local Government Establishment

Under an Establishment Agreement entered into by the Town of Port Hedland and Shires of Ashburton, East Pilbara and Roebourne a regional local government under the name of the Pilbara Regional Council was established on 31 May 2000 for the following purposes.

- (a) to assess the possibilities and methodology of facilitating, and to identify funding opportunities for, a range of services on a regional basis including, without limitation—
 - aboriginal affairs;
 - accommodation;
 - accounting practices;
 - communications;
 - councillor and staff training and development;
 - group purchasing and leasing;
 - joint tendering;
 - legal services;
 - libraries;
 - occupational health and safety;
 - property management;
 - representations to government;
 - town planning services;
 - transport;
 - and waste management;
- (b) to undertake, manage and facilitate any of the services described in paragraph (a);
- (c) to influence and liaise with local, State and Federal Governments in the development of policies and legislation which are of benefit to the Region; and
- (d) to provide administrative services to the Participants in connection with their membership of the Western Australian Municipal Association.

Declared on 29 May 2000 by

P. D. OMODEI, Minister for Local Government.

LG405**LOCAL GOVERNMENT ACT 1995***Shire of Jerramungup*

(Basis of Rates)

Department of Local Government,
Perth, 2 June 2000.

LG: J5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Minister for Local Government has determined that the method of valuing the land described in the schedules hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2000.

JOHN LYNCH, Executive Director,
Department of Local Government.

SCHEDULE A

All that portion of land the subject of Office of Titles Plan 23324.

SCHEDULE B

All that portion of land comprising Kent Location 95 on Certificate of Title Volume 1188 Folio 458.

LG406**LOCAL GOVERNMENT ACT 1995***Shire of Moora*

(Basis of Rates)

Department of Local Government,
Perth, 2 June 2000.

LG: M 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Minister for Local Government has determined that the method of valuing the land described in the schedules hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2000.

JOHN LYNCH, Executive Director,
Department of Local Government.

Schedules

SCHEDULE "A"

All that portion of land bounded by lines starting from the intersection of the prolongation southerly of the centreline of Bishop Street with the centreline of Dandaragan Street and extending generally westerly along the last mentioned centreline to the prolongation southerly of the centreline, of Ferguson Road; thence northerly to and generally northerly along that centreline to the prolongation westerly of the northern boundary of Moora Lot 262 (Reserve 31259); thence easterly to and along that boundary and easterly along the northern side of Carrick Street to the prolongation northerly of the centreline of Long Street; thence southerly to and generally southerly along that centreline to the centreline of Clarke Street; thence southwesterly along that centreline to the prolongation northwesterly of the centreline of Bishop Street and thence southeasterly to and southeasterly and southerly along that centreline and onwards to the starting point.

SCHEDULE "B"

All that portion of land bounded by lines starting from the intersection of the centreline, of Seymour Street with the prolongation southeasterly of the centreline of Saleeba Road and extending northwesterly to and generally northwesterly along the last mentioned centreline and onwards to the centreline of Atbara Street; thence southwesterly along that centreline to the prolongation southeasterly of the centreline of Ranfurly Street; thence northwesterly to and generally northwesterly along that centreline to the centreline of Woolawa Street; thence northeasterly along that centreline and onwards to the centreline of Barber Street; thence southeasterly along that centreline, and onwards to the centreline Atbara Street; thence generally easterly along that centreline to the prolongation northerly of the centreline of Seymour Street and thence southerly to and southerly and southwesterly along that centreline, to the starting point.

LG501*

BUSH FIRES ACT 1954*Shire of Brookton*

FIREBREAK ORDER 2000/01

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954, owners and occupiers of property within the Shire of Brookton are hereby required, on or before the 1st day of December, 2000, to plough, cultivate, scarify, chemically spray or otherwise clear and thereafter maintain free of all flammable material until the 15th day of April, 2001, firebreaks as stipulated in the following positions.

Schedule

ON LAND OUTSIDE OF THE TOWNSITE BOUNDARY

1.1 A firebreak, which is at least 5 metres wide, must be installed around and within 15 metres of the following—

a building, a haystack, a fuel drum, a fuel depot or any groupings of buildings, haystacks, fuel drums or fuel depots.

BURNING OFF

1.2 All landholders are required to have an operational independent mobile water filled fire fighting unit, having a water capacity of not less than 450 litres, within 50 metres of a paddock in which any burning off activity is being conducted during the *restricted* and *prohibited* burning periods. The tank of the unit shall be kept full of water at all times during the burning off.

1.3 During the *open* burning season all landholders are required to have a 2 metre firebreak cleared of all flammable material around any area to be burnt, or a fire fighting unit within 50 metres of any paddock in which burning off activity is being conducted.

DURING HARVESTING AND STRAW BALING

1.4 During any period when harvesting operations are being conducted there shall be provided in the same paddock or within 50 metres of that paddock an operational independent mobile water filled fire fighting unit, having a water capacity of not less than 450 litres. The tank of the unit shall be kept full of water at all times during the harvest operations. The responsibility to supply the unit being that of the landholder.

OPERATION OF PLANT AND MACHINERY

1.5 During the *prohibited* burning time all trucks, bulldozers and headers shall not be operated on rural land unless fitted with a fire extinguisher.

A fire extinguisher means a device which comprises—

- (a) a container filled with at least 7.5 litres of water, and be capable of discharging that water under pressure and which is in a sound working condition, or
- (b) an approved operative chemical extinguisher.

1.6 During the prohibited burning time, all internal combustion motors being stationary and unattended shall not be operated unless clear of all flammable material immediately surrounding the said motor for a distance of not less than 5 metres.

LAND WITHIN THE BROOKTON TOWNSITE BOUNDARY

2.1 All land with an area of less than 1000m² with no buildings, must be completely clear of all flammable material from the whole of the land.

2.2 All land with an area of less than 1000m² with buildings or groupings of buildings must have an area cleared of flammable material no less than 2 metres wide, not more than 15 metres from such building or groups of buildings or the external boundary of the land—whichever is the nearer.

2.3 All land with an area of greater than 1000m² with no buildings must be completely surrounded by a firebreak of not less than 2 metres wide as near as possible to the boundary.

2.4 All land with an area of greater than 1000m² with buildings or groupings of buildings must have an area cleared of flammable material no less than 2 metres wide, not more than 15 metres from the building or groups of buildings or the external boundary of the land—whichever is nearer.

The firebreaks may be inspected shortly after the 1st day of December 2000, and the penalty for failing to comply with this notice is a fine of not more than \$1,000 or a penalty of \$40 may be incurred by the issue of an infringement notice, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

If it is considered to be impracticable for any reason to comply with the provisions of this notice, application may be made not later than the 15th day of November, 2000, in writing to the Council or its authorised officer for permission to provide alternative fire protection measures. If permission is not granted the requirements of this notice must be complied with.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954, which includes the necessity for permits to burn during the *restricted* and *prohibited* burning season.

Failure to comply with these requirements renders the offenders to the penalties prescribed in the Bush Fires Act 1954, as amended.

By Order of the Council,

ROB MADSON, Acting Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954*Shire of Corrigin***FIREBREAK ORDER**

Notice to all Owners and or Occupiers of land in the Shire of Corrigin

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 15 October 2000 so far as rural land is concerned, to remove from the land owned or occupied by you, all inflammable material or to clear firebreaks in accordance with the following, and thereafter, maintain the land or the firebreaks clear of all inflammable material up to and including the 31st day of March 2001.

1. Rural Land (ie land other than that in a townsite)

You shall clear of all inflammable materials a firebreak not less than 2.44 metres (8 feet) wide in the following positions;

- 1.1 Immediately inside all external boundaries of land. With the permission of the Council or its duly authorised Officer, these breaks need not follow the perimeter of a paddock, but will be acceptable following land contours in an endeavour to reduce water erosion.
- 1.2 In such positions as is necessary, to divide land in excess of 202 hectares (500 acres) into areas not exceeding that size, each completely surrounded by a firebreak; and
- 1.3 Immediately surrounding all buildings, haystacks and fuel ramps situated on the land; and
- 1.4 Immediately surrounding any part of the land used for pasture or crops; and
- 1.5 Immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

2. Townsite Land (ie land in any Townsite)

- 2.1 Where the area of the land is 0.2 hectares (one half of one acre) or less, you shall clear all inflammable material on the land from the whole of the land.
- 2.2 Where the area of the land exceeds 0.2 hectares (one half of one acre), you shall clear of all inflammable material, firebreaks not less than 2.44 metres (8 feet) wide immediately inside all external boundaries of the land, and also immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and also immediately surrounding any drums or drums situated on the land which are normally used for the storage of fuel, whether they contain fuel or not.

If it is considered impractical for any reason to clear firebreaks or clear inflammable material as required by this notice, you may apply to the Council or its duly authorised Officer, not later than 1 October 2000 so far as rural land is concerned and not later than 15 October 2000 so far as townsite land is concerned, for permission to provide firebreaks in an alternative position on the land.

If permission is not granted by the Council or its authorised Officer, you shall comply with the requirements of this notice. The penalty for failing to comply with this notice is a fine of not less than \$40, nor more than \$400, and a person in default is liable whether prosecuted or not to pay the cost of performing the work directed on this notice if it is not carried out by the Owner or Occupier by the date required on this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

By Order of the Council

BRUCE MEAD, Chief Executive Officer.

MINERALS AND ENERGY

MN402

MINING ACT 1978**INSTRUMENT OF EXEMPTION OF LAND**

The Minister for Mines pursuant to the powers conferred on him by section 19 of the Mining Act 1978, hereby exempts that land described hereunder from Divisions 1 to 5 of Part IV of the Mining Act 1978.

Description of Land—

FNA 3304—

NW corner being AMG co-ordinates 710466E and 6900036N
 NE corner being AMG co-ordinates 710770E and 6900023N
 SE corner being AMG co-ordinates 710746E and 6899770N
 SW corner being AMG co-ordinates 710461E and 6899816N

FNA 3305—

NW corner being AMG co-ordinates 693436E and 6901024N
 NE corner being AMG co-ordinates 693702E and 6901081N
 SE corner being AMG co-ordinates 693832E and 6900783N
 SW corner being AMG co-ordinates 693719E and 6900709N

Dated at Perth this 23rd day of May 2000.

MN401**MINING ACT 1978****INSTRUMENT OF CANCELLATION OF EXEMPTED LAND**

Pursuant to Section 19 (2b) of the Mining Act 1978, I hereby cancel the exemption declared by me via the Instrument of Exemption dated 23 February 2000 and published in the *Government Gazette* 3 March 2000 at page 1024.

Dated at Perth this 23rd day of May 2000.

NORMAN MOORE, Minister for Mines.

MN403**MINING ACT 1978**

Department of Minerals & Energy
Perth WA 6000.

I hereby declare in accordance with the provisions of Section 97(1) of the Mining Act 1978 that the undermentioned mining lease is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

NORMAN MOORE, MLC, Minister for Mines.

Number	Holder	Mineral Field
15/695	Armstrong, Vincent Peter Watson, Kenneth Frank	Coolgardie

MN404**MINING ACT 1978**

Department of Minerals and Energy,
Perth WA 6000.

I hereby declare in accordance with the provisions of Sections 96A(1) and 97(1) of the Mining Act 1978 that the undermentioned mining tenements are forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

NORMAN MOORE, MLC, Minister for Mines.

Number	Holder	Exploration Licences	Mineral Field
16/141	Roper River Gold NL		Coolgardie
59/814	Matheson, Jack; Woinar, Bernard Anthony		Yalgoo
15/492	Cormie, Ian James	Mining Lease	Coolgardie

PARLIAMENT

PA401***PARLIAMENT OF WESTERN AUSTRALIA****Bill Assented To**

It is hereby notified for public information that the Administrator has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bill passed by the Legislative Council and the Legislative Assembly during the Third Session of the Thirty-Fifth Parliament.

Short Title of Bill	Date of Assent	Act No
Juries Amendment Bill 1998	27 May 2000	12 of 2000

May 30 2000.

L. B. MARQUET, Clerk of the Parliaments.

PHYSIOTHERAPISTS REGISTRATION BOARD

PB401**PHYSIOTHERAPISTS ACT 1950**

In the matter of an inquiry with reference to the conduct of Mark Randell Riseley
The Physiotherapists Board of Western Australia held an Inquiry on 6 and 19 May, 23 August 1999 and 11 May 2000 into allegations that Mark Randell Riseley was guilty of misconduct in a professional respect pursuant to Regulation 20 of the Physiotherapists' Regulations 1951.

The board found Mark Randell Riseley guilty of improper practices or misconduct (but not "misconduct in a professional respect") pursuant to Regulation 21 of the Physiotherapists Regulations 1951 in that he did cause to be submitted to the State Government Insurance Commission an undated account totalling \$16,543.57 for payment of the provision of physiotherapy services to his wife, Jennifer Maree Rezos on 517 occasions between 26 July 1994 and 17 November 1997, when some or all of the listed services had not been provided by him as set out in that account as particularised in 1.3 of the Notice of Inquiry dated 10 March 1999.

The board ordered the license to practise physiotherapy of Mark Randell Riseley be suspended for a period of eight (8) weeks, commencing at the close of business on 11 May 2000, with the license being restored at the close of business on 6 July 2000.

By order of the Physiotherapists Board of Western Australia.

K. I. BRADBURY, Registrar.

PLANNING

PD402***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF SWAN

TOWN PLANNING SCHEME NO 9—AMENDMENT NO 362

Ref: 853/2/21/10 Pt 362

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Swan Town Planning Scheme Amendment on 23 May 2000 for the purpose of rezoning Lot 4 Railway Parade, Upper Swan from General Rural to Residential Development as depicted on the Scheme Amendment Map.

C. M. GREGORINI, Mayor.
E. W. LUMSDEN, Chief Executive Officer.

PD401***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF KALGOORLIE-BOULDER

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 15

Ref: 853/11/3/6 Pt 15

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Kalgoorlie-Boulder Town Planning Scheme Amendment on 12 May 2000 for the purpose of—

1. Amending Table 1: Zoning Table, by removing the use classes Child Day Care Centre and Child Family Care Centre and replacing them with Child Care Premises and Family Day Care, locating these within the table in alphabetical order together with the same cross-referenced zoning table symbols as those applied to the superseded use classes.
2. Amending Schedule 1, Interpretations by removing the definition for Child Day Care Centre and Child Family Care Centre and replacing these in alphabetical order with the following—
Child Care Premises—means premises specified in a licence or permit as premises in which a child care service may be provided.
Family Day Care—means a child care service provided to a child in a private dwelling in a family or domestic environment.

3. Inserting in Clause 6.2 EXEMPTIONS FROM PLANNING APPROVAL

- (m) family day care carried out within a single dwellings, excluding single dwellings on battle axe lots, in accordance with the Community Services (Child Care) Regulations 1988.

P. ROBSON, Mayor.
P. A. ROB, Chief Executive Officer.

PD403**TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF AUGUSTA-MARGARET RIVER

TOWN PLANNING SCHEME NO 19—AMENDMENT NO 2

Ref: 853/6/3/19 Pt 2

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 Augusta-Margaret River Town Planning Scheme Amendment on 24 May 2000 for the purpose of—

1. amending the Scheme Text so that the plot ratio for all classes in the Development Standards Table is equal to or greater than the site coverage specified against each class, with the revised plot ratios to read—

Use & Development Class	Plot Ratio
Wine Shop	0.75
Kindergarten	0.3
Shop	0.75
Laundromat	0.75
Motor Repair Station	0.35
Showrooms	0.75
Warehouse	0.75
Dry Cleaning Premises	0.75
Office	0.75
Professional Office	0.75
Consulting Room	0.75
Medical Clinic	0.75
Service Industry	0.75
Light Industry	0.75
General Industry	0.75
Factory Units	0.5

2. amending the Scheme Text deleting the words “included in Schedule 12” from clause 11.2.2, and deleting “Schedule 12: Heritage List” altogether;
3. Amending the Scheme Text by adding a new clause 14.9 Delegation to read—

14.9 Delegation of Functions

- 14.9.1 The local government may, in writing and either generally or as otherwise provided by the instrument of delegation, delegate to a committee or the CEO, within the meaning of those expressions under the *Local Government Act 1995*, the exercise of any of its powers or the discharge of any of its duties under the Scheme, other than this power of delegation.
- 14.9.2 The CEO may delegate to any employee of the local government the exercise of any of the CEO's powers or the discharge of any of the CEO's duties under Clause 14.9.1.
- 14.9.3 The exercise of the power of delegation under Clause 14.9.1 requires a decision of an absolute majority as if the power had been exercised under the *Local Government Act 1995*.
- 14.9.4 Sections 5.45 and 5.46 of the *Local Government Act 1995* and regulations referred made under this clause as if the delegation were a delegation under Division 4 of Part 5 of that Part.
4. Amending the Scheme Maps changing the Residential Planning Code over Sub Lot Y and Sub Lot Z Blackwood Avenue from “R15” to “R17.5”.
5. Amending the Scheme Maps to rezone the northern half of Sub Lot 152 Blackwood Avenue from “Tourist Accommodation” zone to “Town Centre” zone, and extending Overall Planning Area No. 1 as shown on the Scheme Amendment Map.

R. WATT, President.
M. T. EASTCOTT, Chief Executive Officer.

PD404

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF CHAPMAN VALLEY
TOWN PLANNING SCHEME NO 1—AMENDMENT NO 24

Ref: 853/3/17/1 Pt 24

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 Chapman Valley Town Planning Scheme Amendment on 24 May 2000 for the purpose of—

1. Rezoning Lots 168 and 169 (portion of Victoria Location 1796) Dolbys Drive, Waggrakine from “General Farming” and “Place of Heritage Value” to “Special Rural”.
2. Modifying Appendix 6 of the Scheme Text, additional requirements and modifications applicable to Special Rural Zones, by inserting the following—

AREA No 12—LOTS 168 & 169 (portion of Victoria Location 1796)
DOLBYS DRIVE, WAGGRAKINE

1. SUBDIVISION GUIDE PLAN

When considering an application for subdivision the Shire of Chapman Valley will require that the subdivision of the land shall generally accord with the Subdivision Guide Plan adopted by the Shire of Chapman Valley Council for this location.

2. ACCESS

The shared access point for the crossing of Dolby Creek, as depicted on the Subdivision Guide Plan, shall be maintained by the owners to the satisfaction and specification of Council.

3. APPLICATIONS FOR PLANNING CONSENT

In addition to the requirements of Clause 5.1.2 of the scheme all applicants for planning consent are required to be accompanied by relevant plans and information that—

- (a) Propose appropriate land management techniques to the satisfaction of the responsible authority to make good areas of degradation identified as such;
- (b) Delineate areas of significant remnant vegetation, surface water and other waterbodies and significant topographical features;
- (c) Where stocking of the land is proposed, delineation of area of proposed stock grazing and stock numbers;
- (d) Delineate the proposed location of building envelopes;
- (e) Delineate the location of existing and proposed effluent disposal systems;
- (f) Delineate location of existing tracks and fences and proposed location of fences and driveways; and
- (g) Describe the materials and colour of external cladding of all proposed buildings.

4. LOCATION, SITTING AND APPEARANCE OF BUILDINGS

- (a) All residential and ancillary buildings shall be located and constructed within an approved building envelope for each proposed lot;
- (b) Notwithstanding (a) above, where by reason of the nature of material to be stored in a building it is considered that it would be undesirable that the buildings be clustered, the buildings may be separated by such distance as determined by the Shire of Chapman Valley;
- (c) No building shall be constructed in such a manner or of such materials that it would in the opinion of the Shire of Chapman Valley, have a detrimental impact on the local amenity.

5. STOCKING RATES

- (a) The keeping of animals (other than domestic pets) shall accord with the following maximum stocking rates—
 - 5 sheep/1 hectare
 - 1 horse/2 hectares
 - 1 pony/1.6 hectares
 - 1 milking cow/2 hectares
 - 1 heifer/1.6 hectares
 - 1 dairy goat/0.4 hectares
 - 5 cashmere goats/1 hectare
 - 1 deer/0.3 hectares
- (b) Application for approval for an increased stocking rate above the minimum prescribed is to be submitted to and determined by, the Shire of Chapman Valley. The Shire in determining an application for an increase in the stocking rate may consult with Agriculture Western Australia and affected surrounding land owners on desirable rates and applicable pasture type; and

- (c) Where the keeping of animals other than (other than domestic pets) result in problems due to land degradation, nutrient enrichment/leaching, animal welfare or public nuisance, the Shire of Chapman Valley may require approved stocking rates to be suitably reduced to a level that minimises such problems.

6. WATER RESOURCES

- (a) At the time of subdivision all lots will be required to be connected to a reticulated water supply;
- (b) A licence from the Water and Rivers Commission is required to draw groundwater from a well, bore, dam or any naturally occurring surface water body or watercourse;
- (c) As the area has only had a preliminary assessment for hydrological resources, the prior advice of the Water Corporation should be sought regarding the provision of a water supply for any proposed 'intensive agriculture' use and development;
- (d) All stormwater from structures or paved surfaces is to be contained within each lot; and
- (e) No development or land use activity shall impede in any way the natural water flow along any creek line or water course.

7. EFFLUENT DISPOSAL

- (a) Septic tanks shall be located at a minimum distance of 100 metres from drainage lines and any naturally occurring surface water body or watercourse and a minimum distance of 30 metres from any bore, well or dam; and
- (b) A minimum 2 metres vertical separation is required between the base of the leach drain or stockwell and the highest known water table or bedrock.

8. CLEARING OF LAND

- (a) The clearing of land of a Western Australian area greater than one hectare requires the prior approval of the Soil Commissioner; and
- (b) No removal of any remnant native vegetation (including any tree) is permitted without the prior approval of the Shire of Chapman Valley.

9. FENCING

Prior to any stocking of land, all areas of remnant native vegetation, including vegetation along streamlines, shall be fenced with stock proof fencing to the specification and satisfaction of the Shire of Chapman Valley. All fences are to be maintained in a stock proof condition by the landowner to the satisfaction of the local authority.

10. CREEK MANAGEMENT

At the time of subdivision Council and/or the Water and Rivers Commission may request that the Western Australian Planning Commission imposes conditions relating to foreshore management and rehabilitation, such condition/s may require the preparation of a Foreshore Management Deed of Agreement. Such an Agreement may require the preparation of a Foreshore Rehabilitation Plan.

11. ADVICE TO PURCHASERS OF LOTS

As a condition of any subdivision approval granted, the subdividing owner of the land is to advise prospective purchasers of any lot created within this location of all the provisions contained herein.

N. P. J. EXTEN, President.
M. BATTILANA, Chief Executive Officer.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF EXMOUTH

TOWN PLANNING SCHEME NO 3—AMENDMENT NO 1

Ref: 853/10/7/3 Pt 1

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 Exmouth Town Planning Scheme Amendment on 23 May 2000 for the purpose of—

- (i) Rezoning Lyndon Locations 222 and 223 Murat Road Exmouth from "Pastoral" to "Special Use" zone.
- (ii) Introducing the following provisions into Schedule 3—Special Use Zone—
"Particulars of Land"—
 No. 3 Lyndon Locations 222 and 223 Murat Road, Exmouth.
Special Use—
 Wilderness Estate

Conditions—

1. Subdivision shall be generally in accordance with a Subdivision Guide Plan endorsed by the Council. Lots once, created in general accordance with the Subdivision Guide Plan, may not be further subdivided.
2. Land uses subject to the “AA” requirements of the Scheme) are—
 - Dwelling
 - Ancillary Accommodation
 - Home Occupation
 - Public Utility

All other uses are not permitted.

3. Dwelling and Siting Requirements—
 - (i) When the first application for planning approval is made for a lot, a building envelope not exceeding 4000m² is to be defined by the owner and approved by Council. Each building envelope shall be located to reflect the following criteria—
 - The building envelope is to be located no closer to Murat Road than the specified Murat Road Development Limit Line, as shown on the subdivision Guide Plan;
 - No building envelope shall be closer than 20 metres from any lot boundary;
 - No building envelope to be situated on land below the RL3.0 metre natural contour and no floor level of any dwelling to be less than RL3.5 metres.
 - (ii) Not more than one building envelope and one dwelling are permitted per lot.
 - (iii) Clearing of vegetation within a building envelope shall only be permitted for the construction of a residence and associated outbuildings, clearing for yard areas and the immediate curtilage of buildings, installation of effluent disposal systems, vegetation clearance required for fire protection or the establishment of other uses as approved by Council.
4. Clearing Controls
 - (i) Clearing controls under this section are applied to maximise the preservation of all vegetation on each lot. For this purpose, clearing is only permitted within the building envelope. Any clearing outside the building envelope for any purpose is prohibited except for the following circumstances;
 - A driveway to the building envelope;
 - Strategic firebreaks as defined on the Subdivision Guide Plan;
 - Provision of underground services.
5. Services
 - (i) All lots shall be provided with a reticulated water supply;
 - (ii) The internal power supply line to the dwelling is to be provided underground;
 - (iii) Strategic firebreaks shall be developed at the time of subdivision, in accordance with the Subdivision Guide Plan;
 - (iv) Once constructed, any strategic firebreak remains the responsibility of the owner within whose lot the firebreak is situated;
 - (v) On-site effluent disposal shall consist of dual leach drain systems and be located within the building envelope and are to be provided to the specification and satisfaction of the Local Authority;
 - (vi) Driveways should follow the natural contour of the land by meandering and should avoid straight routes and significant vegetation to minimise visual impact;
 - (vii) The maximum width of any driveway shall be 3 metres. Any driveway shall be constructed of local materials which are complimentary in colour to the natural landscape.
6. Landscaping and Foreshore
 - (i) Council may require a landowner at the time of seeking a building licence to prepare a landscaping plan to demonstrate how structures will be screened from Murat Road. Where a landscape plan is required, Council will only permit the planting of local Western Australian species;
 - (ii) A Foreshore Management Plan shall be prepared by the proponent to the satisfaction of the Western Australian Planning Commission to demonstrate how public access to the beach will be managed and impacts on the foreshore minimised. This shall be prepared as a condition of subdivision at the time of subdivision;
 - (iii) A Weed Management Plan being prepared by the subdivider to the satisfaction of the Local Authority at the time of subdivision.
7. Fencing
 - (i) Fencing of, and within, the building envelope is only permitted where the fencing is of a form and type approved by Council. In this regard, Council will only approve open styles of fencing which have low visual impact. Solid fences include masonry, fibre cement, timberlap, brush etc are not permitted within the estate;
 - (ii) Property boundary fencing is permitted, however it must be star iron pickets (at minimum spacings of 12 metres) with four strands of wire.

8. Stock and Pets

- (i) The keeping of any stock, including horses, is prohibited on any lot within the estate;
- (ii) Cats are not allowed to be kept on any lot within the estate. A maximum of 1 dog per lot is permitted. Where a dog is kept, suitable fencing shall be erected within the building envelope to confine the animal to that portion of the lot.

9. Building Character, Design and Materials

- (i) In order to protect and enhance visual amenity and the character of the estate, Council shall promote a high standard of built form which promotes compatibility with the overall landscape, colours and textures of the area. Where it is considered that any proposal submitted is incompatible with this overall objective and does not meet any of the criteria listed below, then Council may exercise its right to refuse the application in the form submitted;
- (ii) Styles of dwellings that are "Rural Australian" in character, blending into the rural landscape of Exmouth will be encouraged. The Australian character of dwelling, with wide verandahs, simple forms, use of muted colours and natural materials is consistent with these objectives. Highly reflective surfaces are not permitted;
- (iii) Minimum floor area of any dwelling shall be 150m² (including verandahs);
- (iv) All roofs are to be of non reflective material;
- (v) The use of borrowed styles of design typical to other countries and cultures should be avoided;
- (vi) Transportable and "second hand" homes are not permitted in the estate;
- (vii) The maximum building height of any dwelling, shall be 10 metres from the nearest adjacent ground surface;
- (viii) Separate sheds and/or garages are permitted, providing they are located and designed to be consistent with the overall visual amenity objectives;
- (ix) Where outdoor areas for the parking of vehicles are proposed these shall be provided on the eastern side of the dwelling to screen these areas from Murat Road."

M. S. PURSLOW, President.
K. J. GRAHAM, Chief Executive Officer.

PD406**TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF NORTHAMPTON

TOWN PLANNING SCHEME NO 6—AMENDMENT NO 3

Ref: 853/3/14/8 Pt 3

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 Northampton Town Planning Scheme Amendment on 25 May 2000 for the purpose of—

1. Inserting Victoria Locations 10, 405, 7454 & 12144 Port Gregory Road, Lynton within Appendix 7 —Special Sites Zone Schedule as follows —

Lot No	Location	Purpose
Victoria Locations 10, 405, 7454 & 12144	Lynton (Site Ruins & Graveyard listed as Place of Heritage Value)	Holiday Accommodation

Development Provisions

- (i) That all development and land uses are to be generally in accordance with the overall Development Plan 98425-6 (Figure 3 of the Accompanying Report) as endorsed by the Chief Executive Officer, with minor variations subject to Council approval;
- (ii) No removal of any remnant vegetation is permitted within the Special Site Zone without the prior approval of the Shire of Northampton;
- (iii) All buildings shall be designed, located and constructed in such a manner and utilise materials and finishes that will not have a detrimental impact on the visual and cultural heritage landscape values of the area in accordance with the approved Design Guidelines prepared by the proponent to the satisfaction of the Council in consultation with the Heritage Council of WA;
- (iv) All buildings and structures shall be suitably screened to the satisfaction of Council in accordance with the overall Development Plan;

- (v) The tourist accommodation premises being connected to an approved on-site effluent disposal system designed for long term usage to the satisfaction of the Health Department of WA and the Shire of Northampton;
- (vi) Compliance with the Shire of Northampton's Local Laws relating to Signs;
- (vii) Suitable fire control measures being undertaken to the satisfaction of Council, which shall include—

STRATEGIC FIREBREAKS

- The developer is to provide and maintain a 6 metre wide strategic firebreak, with a 5 metre trafficable surface capable of providing dual access to a fully loaded 7 tonne fire appliance.
- Gates (unlocked) shall be provided where fences cross the strategic firebreaks to ensure that access/egress is available at all times.

LOW FUEL ZONES

The developer to provide and maintain a low fuel zone within the boundaries of each accommodation group as follows—

- All tree-planting areas to utilise fire retardent tree species where possible.
- The provision of a 20 metre cleared and/or slashed area around each building.

WATER SUPPLIES FOR FIRE FIGHTING

The developer to supply an emergency water supply facility for fire fighting purposes in the form of a static water supply from a 25 000 litre concrete or other suitable material tank with an overhead standpipe and a minimum outflow of 450 litres per minute.

- (viii) No development shall occur to the stable building or surrounds located on Location 10 without the prior approval of the Heritage Council of WA as the site is included on the State Register of Heritage Places.
2. Amending the Scheme Map accordingly.

G. V. PARKER, President.
G. L. KEEFFE, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RA402

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
7805	Ray Mullins and Sons Pty Ltd	Application for the grant of a Special Facility-Amusement Venue licence in respect of premises situated in Mandurah and known as Pot Black.	27/6/00
7795	Roham James Passmore and Susan Passmore	Application for the grant of a Wholesaler's licence in respect of premises situated in Victoria Park East and known as Kimberley Rum Company.	1/7/00
7796	Thomas Fowell Peter Buxton	Application for the grant of a Producer—Wine licence in respect of premises situated in Redmond and known as Yilgarnia.	28/6/00
7791	La Pegna, Albasio	Application for the grant of a Restaurant licence in respect of premises situated in Subiaco and known as Fantastico Café Pizzeria.	21/6/00
7771	Keith William Scott and Sally Elizabeth Scott	Application for the grant of a Producer—Wine licence in respect of premises situated in Margaret River and known as St Margaret's Winery.	18/6/00

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
4562	Gamoren Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Fremantle and known as Orient Hotel.	20/6/00
APPLICATIONS TO ADD, VARY OR CANCEL A CONDITION OF LICENCE			
112272	Denham West International Pty Ltd	Application to add, vary or cancel a condition of the Special Facility licence in respect of premises situated in Myaree and known as The Food Place—Café and Bar.	13/6/00
112393	Hollywood International Holdings Limited	Application to add, vary or cancel a condition of the Special Facility licence in respect of premises situated in Northbridge and known as Marco Polo Centre.	15/6/00

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

HUGH HIGHMAN, Acting Director of Liquor Licensing.

RA401

TOTALISATOR AGENCY BOARD BETTING ACT 1960

Section 24

Notice is hereby given that the Betting Control Board, acting in accordance with section 24 of the Totalisator Agency Board Betting Act 1960, has approved the following sporting events on which betting by the Totalisator Agency Board of Western Australia is permitted in accordance with the Totalisator Agency Board Betting Act—

APPROVED EVENTS

- Iron Man—at events controlled and regulated by national or international authorities.
- Olympic and Commonwealth Games—contingencies of or relating to events at Olympic and Commonwealth Games.
- Surfing—at events controlled and regulated by national or international authorities.
- Triathlon—at events controlled and regulated by national or international authorities.

BARRY A. SARGEANT, Chairman, Betting Control Board.

WATER

WA401

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice under Section 13 of the Act
[Regulation 14(1)]

The Water & Rivers Commission has received the application listed below to take and use surface water for irrigation purposes.

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

Objections should be sent to reach me at the—Water & Rivers Commission, PO Box 261, Bunbury WA 6230 prior to 20th June 2000 by certified mail.

Any queries regarding this application should be referred to Ms Rachael Nickoll on telephone 08 9721 0666, Water Resources Officer, South West Region, Water and Rivers Commission.

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

Schedule

- (1) Applicant: L. G. Knight
Property: Lot 57 Weir Road
Water Course: 1) Gibbs Creek

WORKSAFE

WS401**OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13**

(No. 6 of 2000)

I, Brian Thomas Bradley, WorkSafe Western Australia Commissioner, hereby grant an exemption to Navan Pty Ltd from the requirements of Regulation 4.56(1) of the *Occupational Safety and Health Regulations 1996* in relation to the installation of a Service Lift at Matilda Bay Restaurant Crawley subject to the following conditions—

- (i) the installation of the service lift meets all the requirements of Australian Standard AS 1735 Part 4 1986 except for Clause 5.1 where the height of the clear opening of the entrance to the machine room will be reduced by 150 mm;
- (ii) to reduce the risks to persons working on the plant, the supplier, Navan Pty Ltd, will install an electrical switch on the machine room door to stop the lift when the door is opened;
- (iii) fit roller shutter type doors on the lift car to eliminate the danger of lower car door tracks projecting into the machine room space; and
- (iv) the location of the service lift machine room will be in the existing pit underneath the lift car.

Dated this twenty-fifth day of May 2000.

BRIAN THOMAS BRADLEY, WorkSafe Western Australia Commissioner.

PUBLIC NOTICES

ZZ101**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 3rd July 2000, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allen, John Edward, late of Beddingfeld Lodge, Beddingfeld Street, Pinjarra, died 8/5/2000. (DEC 327258 DC2).

Bingham, David, late of 25 Crossman Road, Boddington, died 20/8/98. (DEC 325668 DP4).

Bohling, Annie Alexandra, late of 212 Heytesbury Road, Subiaco, died 30/5/2000. (DEC 327315 DC3).

Ebbs, Ralph Brian Joseph, late of Valencia Nursing Home, 24 Valencia Road, Carmel, died 23/9/2000. (DEC 322541 DS4).

Elsegood, Leonard, late of Shoalwater Hostel, Shoalwater, died 29/4/2000. (DEC 326977 DG3).

Frost, Ida Olive, late of Narrogin Nursing Home, Narrogin, formerly of 19 Station Street, Cannington, died 1/5/2000. (DEC 327308 DS2).

Hancock, Raymond Ernest, late of 2/22 Elvira Street, Palmyra, died 3/5/2000. (DEC 327241 DL3).

Hynes, John Percival, also known as Hynes, Jack, late of Hamersley Nursing Home, 441 Rokeby Road, Subiaco, formerly of RSL Homes, 51 Alexander Drive, Mount Lawley, died 14/5/2000. (DEC 327255 DL4).

Jennings, George Henry, late of Carinya Nursing Home, Mount Lawley, died 12/5/2000. (DEC 327252 DP3).

Jones, George Edward, late of 7/36 Devon Road, Bassendean, died 10/5/2000. (DEC 327213 DC3).

Jones, Ruth Mary, late of Room 32, Cygnet Lodge, Rowethorpe, Bentley, died 27/4/2000. (DEC 327256 DP2).

Kennedy, Myrtle May, late of James Brown House, 171 Albert Street, Osborne Park, formerly of 20 Edna Road, Dalkeith, died 14/4/2000. (DEC 326851 DL2).

McConchie, Robert John, late of 57 Peel Street, Mandurah, formerly of 86 Court Street, Perth, died 9/5/2000. (DEC 327160 DS4).

McNerney, Percy Francis, late of Leighton Nursing Home, 40 Florence Street, West Perth, formerly of 30 Yilgain Street, Shenton Park, died 15/5/2000. (DEC 327264 DA3).

Palmer, Florence Marguerite, late of Braille Nursing Home, 16 Sunbury Road, Victoria Park, formerly of 8 Leach Highway, Wilson, died 4/4/2000. (DEC 327280 DC4).

Scanlan, Gerard William Thomas, late of 93 Wittenoom Street, Collie, died 19/3/2000. (DEC 326633 DA2).

Wallin, Edward William, late of 3/63 Constance Street, Nollamara, died 2/5/2000. (DEC 327237 DC4).

Wheat, Arthur Edward, late of 18 Steve Street, Kelmscott, died 21/4/2000. (DEC 327182 DL3).

ANTONINA ROSE McLAREN, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone 9222 6777.

ZZ201**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

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

Details: Franciszek Trzaska-Wilewski, late of John Bryant House, 295 Rawlinson Drive, Marangaroo in the State of Western Australia, Agricultural Research Assistant.

Date of Death: 16th day of March 2000.

Dated this 26th day of May 2000.

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

ZZ202**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which Section 63 of the Trustees Act, 1962 relates) in respect of the Estate of the undermentioned deceased persons, are required by Perpetual Trustees WA Limited of C/- 5th Floor, 39 Hunter St., Sydney NSW, to send particulars of their claims to the Company by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Estate late Ethel Grace Haggerty, late of Howard Solomon Nursing Home, 91 Hybanthus Road, Ferndale WA 6149, Widow, died 9/4/2000.

STEPHEN MAXWELL, Senior Estate Manager,
Perpetual Trustees WA Limited.

ZZ203**TRUSTEES ACT 1962**

In the matter of the Estate of Florence Elaine Shaw, late of Craigwood Nursing Home, 29 Gardner Street, Como in the State of Western Australia, Pensioner, deceased.

Creditors and other persons having claims to which Section 63 of the Trustees Act, 1962 relate in respect of the Estate of the deceased, who died on the 19th day of April 2000, are required by the Executor, Mark Shaw, to send the particulars of their claim to Messrs Taylor Smart of Level 28, 44 St George's Terrace, Perth in the State of Western Australia, by the 3rd day of July 2000, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 26th day of May 2000.

GARRY E. SAME.
TAYLOR SMART.



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