

WESTERN AUSTRALIAN GOVERNMENT Gazette

5003



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The following guidelines should be followed to ensure publication in the *Government Gazette*.

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ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2000 (Prices include GST).

Deceased Estate notices, (per estate)—\$19.91

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All other Notices

Per Column Centimetre—\$9.24

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Clients who have an account will be invoiced for advertising charges.

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 —

PROCLAMATIONS


AA101*

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE ACT 1909

PROCLAMATION

WESTERN AUSTRALIA G. A. Kennedy, Administrator. [L.S.]	}	By the Honourable Geoffrey Alexander Kennedy, Officer of the Order of Australia, Administrator of the State of Western Australia.
---	---	--

I, the Administrator, acting under section 57A of the *Metropolitan Water Supply, Sewerage and Drainage Act 1909*, on the recommendation of the Water and Rivers Commission and with the advice and consent of the Executive Council—

1. abolish the Jandakot Underground Water Pollution Control Area constituted and declared by a proclamation published in *Gazette* 3 October 1975 at page 3758-9; and
2. constitute and declare the following part of the Metropolitan Water Supply, Sewerage and Drainage Area to be the Jandakot Underground Water Pollution Control Area, namely all that area—
 - (a) outlined  on plan WRC3300-01 held by the Water and Rivers Commission at its office at 3 Plain Street, East Perth; and
 - (b) defined by straight lines connecting the Australian Map Grid coordinates (Australian Geodetic Datum 1984) for zone 50 specified on the annexure to the plan and extending along those coordinates in a clockwise direction from the first coordinate back to that coordinate,

which area is represented for information purposes in the plan in Schedule 1.

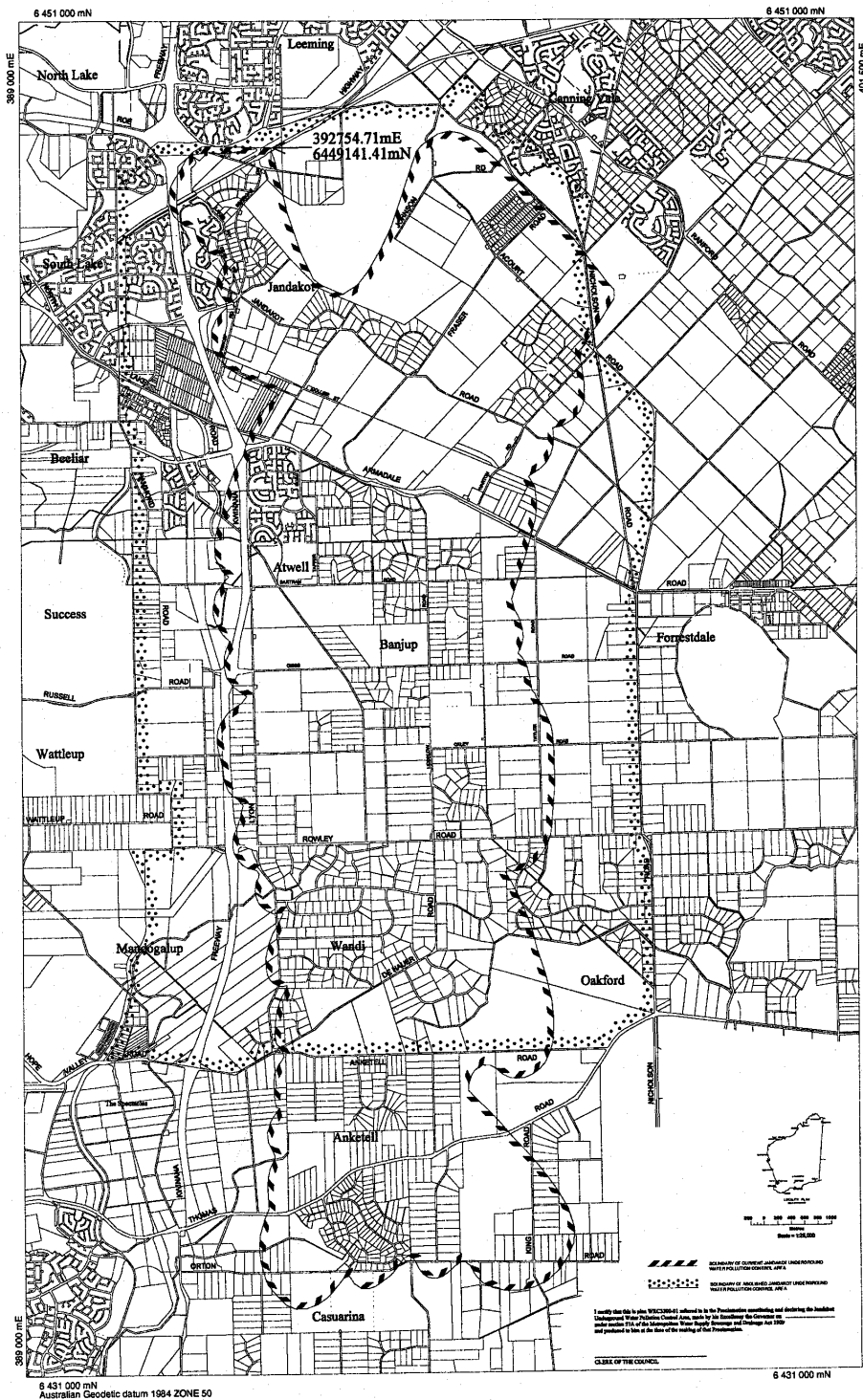
Given under my hand and the Public Seal of the State on 8 August 2000.

By Command of the Administrator,

KIM HAMES, Minister for Water Resources.

GOD SAVE THE QUEEN !

SCHEDULE 1—JANDAKOT UNDERGROUND WATER POLLUTION CONTROL AREA



FAIR TRADING

FT301*

Retail Trading Hours Act 1987

Retail Trading Hours (Christmas and New Year) Exemption Order 2000

Made by the Minister for Fair Trading.

Part 1 — Preliminary**1. Citation**

This order may be cited as the *Retail Trading Hours (Christmas and New Year) Exemption Order 2000*.

2. Interpretation

In this order —

“**motor shop**” means a general retail shop or portion of a general retail shop, as the case requires —

- (a) in, on or from which motor vehicles are sold by way of retail sale; or
- (b) in, on or from which spare parts are sold by way of retail sale in conjunction with the sale of motor vehicles;

“**Perth area**” has the same meaning as in the *Retail Trading Hours (Tourism Precincts) Exemption Order 1996*.

3. Application

- (1) This order applies to all general retail shops, other than motor shops, in the metropolitan area.
- (2) This order does not affect the operation of the *Retail Trading Hours Exemption Order (No. 12) 1994*.

Part 2 — Exemptions from Act provisions**4. Application of various current exemption orders**

- (1) The *Retail Trading Hours (Rockingham) Exemption Order 1995* does not apply to a general retail shop on a day to which this Part applies.
- (2) The *Retail Trading Hours (Wanneroo) Exemption Order 1995* does not apply to a general retail shop on a day to which this Part applies.

- (3) The *Retail Trading Hours (Tourism Precincts) Exemption Order 1996* does not apply to a general retail shop on a day to which this Part applies.
- 5. Sunday, 17th December 2000**
- Each general retail shop to which this order applies is exempted from section 12(1)(d) of the Act on 17th December 2000 provided the shop is closed on that day until 12.00 noon and from and after 6.00 p.m..
- 6. Wednesday, 20th December 2000**
- Each general retail shop to which this order applies is exempted from section 12(1)(a) of the Act on 20th December 2000 provided the shop is closed on that day until 8.00 a.m. and from and after 9.00 p.m..
- 7. Friday, 22nd December 2000**
- Each general retail shop to which this order applies is exempted from section 12(1)(a) of the Act on 22nd December 2000 provided the shop is closed on that day until 8.00 a.m. and from and after 9.00 p.m..
- 8. Sunday, 24th December 2000**
- Each general retail shop to which this order applies is exempted from section 12(1)(d) of the Act on 24th December 2000 provided the shop is closed on that day until 12.00 noon and from and after 6.00 p.m..

Part 3 — 1996 exemption disappplied

- 9. Part disapplication of *Retail Trading Hours (Tourism Precincts) Exemption Order 1996* – Thursday, 21st December 2000**
- Clause 5 of the *Retail Trading Hours (Tourism Precincts) Exemption Order 1996* does not apply to a general retail shop in the Perth area on 21st December 2000.

DOUG SHAVE MLA, Minister for Fair Trading;
Lands; Parliamentary and Electoral Affairs.

HEALTH

HE301*

Hospitals and Health Services Act 1927

**Hospitals and Health Services (Metropolitan
Health Service Board Appointments)
Instrument (No. 2) 2000**

Made by the Governor in Executive Council under section 15 of the
Hospitals and Health Services Act 1927.

1. Citation

This instrument may be cited as the *Hospitals and Health Services (Metropolitan Health Service Board Appointments) Instrument (No. 2) 2000*.

2. Commencement

This instrument comes into operation on the day on which it is published in the *Gazette*.

3. Definition

In this instrument —

“**Metropolitan Health Service Board**” means the board assigned that corporate name under clause 4 of the *Hospitals and Health Services (Re-organization of Hospital Boards) Notice 1997*.

4. Appointments to Metropolitan Health Service Board

The persons mentioned in the Table to this clause are appointed to the Metropolitan Health Service Board on and from the day referred to in clause 2 to 30 June 2002.

Table

Campbell Theodore Ansell
Brian Lawrence Lloyd

5. Termination of term of tenure of ex officio members of Metropolitan Health Service Board

- (1) The term of tenure of the member of the Metropolitan Health Service Board from time to time holding or acting in the office of Commissioner of Health in the Health Department of Western Australia is terminated.

- (2) The term of tenure of the member of the Metropolitan Health Service Board from time to time holding or acting in the office of Under Treasurer in the Treasury is terminated.

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

JUSTICE

JM301*

Births, Deaths and Marriages Registration Act 1998

Births, Deaths and Marriages Registration Amendment Regulations 2000

Made by the Administrator in Executive Council.

1. Citation

These regulations may be cited as the *Births, Deaths and Marriages Registration Amendment Regulations 2000*.

2. Regulation 4 amended

Regulation 4 of the *Births, Deaths and Marriages Registration Regulations 1999** is amended by deleting the Table and inserting the following Table instead —

“

Table

Note: The fees set out in this Table do not include any applicable GST.

Matter	Fee
Certified copies, certificates, extracts and searches	
1. Certified copy of a registration other than one provided under item 2 or 3 of this Table (includes one 5 year search).	\$28.00
2. Commemorative certificate (includes one 5 year search and the issue of a standard certified copy of the registration).	\$40.00
3. Certified copy of a registration at least 60 years old if the applicant provides the registration number and identifies the registration district.	\$18.00
4. Extract of an entry in a register of births, deaths or marriages (includes one 5 year search).	\$28.00

Matter	Fee
5. Certified copy of portion of adoptee's birth registration that does not refer to the adoption or the birth parents.	\$28.00
6. Each 5 year search (other than a 5 year search referred to in item 1, 2 or 4 of this Table).	\$13.50
7. Result of search certificate.	\$13.50
Registrations and changes to the Register	
8. Registration of birth if the birth registration statement is lodged more than 12 months after the birth.	\$30.00
9. Registration of change of name.	\$95.00
10. Addition to, or correction of, information in the Register.	\$30.00
11. Change to a child's name within 12 months of birth.	\$30.00
12. Notation of change of name in the entry relating to a birth if the application is made after the change of name is registered.	\$30.00
Miscellaneous	
13. Priority service, in addition to any other fee.	\$18.00
14. Microfiche set containing consolidated birth, death and marriage index records — 1841-1905.	\$140.00
15. Compact disc containing birth, death and marriage index records — 1841-1905.	\$205.00
16. Microfiche set containing death index records	
1906-1953	\$100.00
1954-1965	\$35.00
1966-1970	\$20.00
1971-1980	\$40.00
17. Microfiche set containing marriage index records	
1906-1930	\$35.00
1931-1953	\$55.00
1954-1965	\$35.00

[* Published in Gazette 12 March 1999, pp. 1163-5.]

By Command of the Administrator,

ROD SPENCER, Clerk of the Executive Council.

LEGAL PRACTITIONERS

LB301*

Legal Practitioners Act 1893

Legal Practice Board Amendment Rules 1999

Made by The Legal Practice Board under section 6.

1. Citation

These rules may be cited as the *Legal Practice Board Amendment Rules 1999*.

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 29 March 1999 see Gazette 24 November 1998 and 22 January 1999.]

3. Part IX repealed

Part IX is repealed.

4. Schedule 1 amended

Schedule 1 is amended by deleting Forms W, X, Y and Z.

D. M. WATT, Member.

T. H. SHARP, Member.

R. K. O'CONNOR, QC, Member.

S. PENGLIS, Member.

LB302*

Legal Practitioners Act 1893

**Legal Practitioners Disciplinary Tribunal
Amendment Rules 1999**

Made by The Legal Practice Board with the concurrence of the Chairman of the Disciplinary Tribunal under section 6(1)(gc) of the Act.

1. Citation

These rules may be cited as the *Legal Practitioners Disciplinary Tribunal Amendment Rules 1999*.

2. Commencement

These rules come into operation on the day on which the *Legal Practice Board Amendment Rules 1999* come into operation.

3. Rules 16 and 17 repealed

Rules 16 and 17 of the *Legal Practitioners Disciplinary Tribunal Rules 1993** are repealed.

[* *Published in Gazette 5 February 1993, pp. 1077-90.*]

D. M. WATT, Legal Practice Board (member)

T. H. SHARP, Legal Practice Board (member)

R. K. O'CONNOR, QC, Legal Practice Board (member)

S. PENGLIS, Legal Practice Board (member)

Hon Mr B. W. ROWLAND, QC, Disciplinary Tribunal (Chairman)

LOCAL GOVERNMENT

LG301***HEALTH ACT 1911****CITY OF BUNBURY (EATING-HOUSES) LOCAL LAWS 2000****NOTICE OF FEES**

Council of the City of Bunbury resolved at its meeting of 1 August 2000 to fix the following fees—

Registration of an Eating-house.....	\$214 per annum
Renewal of an Eating-house Registration	\$214 per annum
Licence for an Eating-house proprietor	\$34 per annum
Renewal of an Eating-house proprietor's Licence	\$34 per annum

The fees will become effective from 30 September 2000.

LG302***LOCAL GOVERNMENT ACT 1995***Town of Port Hedland***LOCAL LAW—TRADING IN PUBLIC PLACES**

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Town of Port Hedland hereby records having resolved on the 23rd day of August 2000 to make the following local law.

1. The local law relating to Trading in Streets and Public Places published in the *Government Gazette* on the 8th November 1996 is repealed.
2. This local law may be cited as the *Town of Port Hedland Local Law—Trading in Public Places*.
3. In this local law, unless context otherwise requires—

“Community Association” means an institution, association, club, society, or body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transaction thereof;

“Local Government” means the Town of Port Hedland.

“Public Place” includes a street, way or place, which the public are allowed to use, whether the street, way or place is or is not on private property.

“Trading” includes—

- (a) the selling or hiring of, the offering for sale or hire of or the soliciting of orders for goods or services in a public place;

- (b) displaying goods in any public place for the purpose of—
 - (i) offering them for sale or hire;
 - (ii) inviting offers for their sale or hire;
 - (iii) soliciting orders for them; or
 - (iv) carrying out any other transaction in relation to them; and
- (c) the going from place to place, whether or not public places, and—
 - (v) offering goods or services for sale or hire;
 - (vi) inviting offers or soliciting orders for the sale or the hire of goods or services; or
 - (vii) carrying out any other transaction in relation to goods or services; and
- (d) the setting up of a stall or the conducting of a business at a stall under the authority of a stallholder's permit.

but does not include—

- (e) the selling or the offering for sale of goods and services to, or the soliciting of orders for goods and services from, a person who sells those goods or services;
- (f) the selling or offering for sale or hire by a person of goods of her or his own manufacture or services which he or she provides; and
- (g) the selling or hiring or the offering for sale or hire of—
 - (i) goods by a person who represents a manufacturer of the goods; or
 - (ii) services by a person who represents a provider of the services, which are sold directly to consumers and not through a shop.

“Stall” means a moveable or temporarily fixed structure, stand or table, in, on or from which goods, wares, merchandise, produce or services are sold or offered for sale and shall include a vehicle as defined by the Road Traffic Act 1974.

4. This local law shall not apply to the selling or offering for sale of newspapers or magazines unless they are sold or offered for sale from a stall.

5. No person shall carry on trading in any public place unless that person is acting in accordance with the specifications of a current licence including the conditions thereof issued under this local law and for which all fees and charges are paid for.

6. An application for a licence or renewal of a licence shall be in writing in the form determined by the Local Government from time to time and be accompanied by the application fee.

7. In considering an application for a licence or renewal of a licence, the Local Government shall have regard to—

- (a) any relevant policy statements;
- (b) the desirability of the proposed activity;
- (c) the location of the proposed activity;
- (d) the circumstances of the case;
- (e) the principles set out in the Competition Principles Agreement executed by each State and Territory of the Commonwealth and the Commonwealth of Australia on 11 April 1995.

8. The Local Government may grant the licence or renewal, or may refuse to grant the licence or renewal and it may so be refused on any of the following grounds—

- (a) the applicant is not a desirable or suitable person to hold the licence;
- (b) the applicant has committed a breach of this local law;
- (c) the needs of the district or a portion thereof for which the licence is sought is adequately catered for by established shops or by persons to whom licences have been issued; or
- (d) there is inadequate means of access to or from, or inadequate parking space for a person(s) trading in a public place; or
- (e) such other grounds as may be relevant in the circumstances.

9. The Local Government may issue a licence specifying such requirements terms and conditions as in the opinion of the Local Government are appropriate, including—

- (a) the place to which the licence applies; which in the event of mobile traders may include a predetermined approved route or area;
- (b) the days and hours when trading may be carried on;
- (c) the number, type, form and construction as the case may be of any stand, table, structure or vehicle which may be used for trading;
- (d) the particulars of the goods, wares, merchandise, produce, services or transactions which trading may be carried on;
- (e) the number of persons and the name of persons permitted to carry on trading, and any requirements concerning personal attendance at the place of trading and the nomination of assistants, nominees or substitutes;

- (f) whether and under what terms the licence is transferable;
 - (g) any prohibitions or restrictions concerning the cause of any nuisance (as defined in the Health Act Section 182), the use of signs, the making of noise and the use of amplifiers, sound equipment, sound instruments and lighting apparatus;
 - (h) any requirements on display of the licence holder's name and other details of the licence;
 - (i) the care, maintenance and cleansing of the place of trading, and requirements for preparation of food;
 - (j) the vacating of the place of trading when trading not taking place;
 - (k) any requirements concerning the acquisition by the licence holder of public risk insurance;
 - (l) the period, not exceeding 12 months, during which the licence is valid;
 - (m) designation of any place or places wherein trading is totally or from time to time prohibited by the Local Government.
10. A licence shall be in a form as determined by the Local Government from time to time.
11. Charges and fees shall be as determined by the Local Government from time to time and notwithstanding the approval of an issue of a licence such licence shall not be valid until the appropriate fees have been paid.
12. The Local Government may revoke a licence in the event that the licence holder breaches any provisions of this local law or fails to comply with any requirements, term or condition of the licence, in which event the charge applicable to the unexpired term of the licence, shall be refunded.
13. Any person who contravenes or fails to comply with any provision of this local law commits an offence and is liable on conviction to a penalty for each offence of not more than \$1,000 and if the offence is a continuing one, liable to a penalty during the breach of \$200 per day.
14. Notwithstanding the provisions of clauses 5 and 9 a licence may be validly issued to a community association notwithstanding that it is exempt from the payment of appropriate fees and charges and a community association may validly carry on trading under a valid licence issued under this local law without having paid all fees and charges for that licence provided that the trading carried on by that community association is for the purpose of that community association and for no other purpose and in the event that the trading is not for that purpose, then the community association shall be liable to pay all charges and fees which it would have, otherwise been liable to pay under this local law.
15. A person or community association who desires to be exempt from this local law shall apply to the Local Government in writing and advise of reasons why together with all relevant information on the application for a licence or renewal of a licence.
16. The Local Government may grant an application made under clauses 14 or 15 hereof either in full or part or on such conditions as it thinks fit and may refuse such an application without subscribing any reason therefore.
17. When the Local Government makes a decision—
- (a) to refuse to grant a licence under clause 8;
 - (b) to issue a licence subject to requirements, terms and conditions under clause 9;
 - (c) to revoke a licence under clause 12; or
 - (d) to refuse an application under clauses 15 or 16;
- the provision of Division 1 of Part 9 of the Act and regulations 33 and 34 of the *Local Government (Functions and General) Regulations 1996* apply to that decision.

LG303*

LOCAL GOVERNMENT ACT 1995

CITY OF NEDLANDS

AMENDMENT TO LOCAL LAW RELATING TO FENCING

Under the powers conferred by the abovementioned Act and all other powers enabling it, the Council of the City of Nedlands hereby records having resolved on the 22nd day of August 2000 to make the following local law—

The *Local Law Relating to Fencing* made by the City of Nedlands and published in the *Government Gazette* on 21 February 2000 is hereby amended in the following manner—

1. In clause 8(1) delete the words "or repair".
2. In clause 8(2)(a) delete subclause (iii).

3. After clause 8(2)(b) insert an additional clause 8(2)(c) as follows—"which covers more than 25% of the linear frontage of the lot, unless Council approves otherwise."
4. In clause 10(2) delete the words "Any notice issued pursuant to this subparagraph may contain a condition requiring that the fence be treated with non-sacrificial graffiti protection, which protection shall be applied in accordance with the specification of the manufacturer thereof."
5. In clause 12(2) delete the words "or allow to remain on or as part of".
6. In clause 12(3) delete the words "or allow to remain as part of".
7. In clause 12(4) delete the words "or allow to remain".
8. Insert an additional clause 24 as follows—
"24. General discretion of the Local Government
Notwithstanding the provisions of this Local Law, the local government may consent to the erection or repair of a fence which does not comply with the requirements of these Local Laws."

Dated this 22nd day of August 2000.

The Common Seal of the City of Nedlands was hereto affixed in the presence of—

J. M. PATERSON, Mayor.
S. SILCOX, Chief Executive Officer.

LG304*

LOCAL GOVERNMENT ACT 1995

CITY OF NEDLANDS

LOCAL LAW RELATING TO COUNCIL HALLS

In pursuance of the powers conferred upon it by the abovementioned Act, the Council of the City of Nedlands hereby records having resolved on the 22nd day of August, 2000 to make the following local law to be known as the *Local Law Relating to the Control and Management of Council Halls*.

PART 1—PRELIMINARY

1. Repeal

The *Local Law Relating to the Control and Management of Council Halls* published in the *Government Gazette* on 19 April, 1973 is hereby repealed.

2. Interpretation

In this local law—

"Act" means the *Local Government Act 1995* as amended;

"Authorised person" means a person authorised by the local government under section 9.10 of the Act to perform all or any of the functions conferred on an authorised person under this local law;

"CEO" means the Chief Executive Officer or Acting Chief Executive Officer of the City of Nedlands;

"City" means the City of Nedlands.

"Hall" means any Centre, building or premises owned by or vested in or under the care, control and management of the local government and which the local government makes available for the hiring by any person.

"Hirer" means the person or persons by whom an application to hire a hall is made and includes any person, body corporate or association whether incorporated or not on whose behalf such application is made.

"Local government" means the local government of the City of Nedlands.

"Period of Hire" means the period for which the local government agrees to hire a hall and includes any period prior or subsequent to such agreed period to which the hirer or any person having the implied or express permission of the hirer is or remains in the hall or in the vicinity thereof.

Any other expression used in this Local Law and not defined herein shall have the meaning given to it in the *Local Government Act 1995*.

PART 2—HALL HIRE

3. Application of this Local Law

This local law shall apply to all halls, Centres, buildings or premises owned by or vested in or under the care, control and management of the local government and which the local government makes available for the hiring by any person.

4. Application for the Hiring of Hall

Any person who wishes to hire a hall shall make written application to the CEO in a format determined from time to time by the CEO, stating the proposed use to be made of the hall.

5. Rates for Hiring

The fees payable for the hire shall be determined from time to time by the local government.

6. Grant of hire

The CEO or his or her nominee shall deal with all applications to hire halls and shall approve or refuse the same.

7. Deposit

The Hirer shall, prior to the term of the engagement, deposit with the local government an amount to cover the hire charge.

8. Local government may make conditions for hall hire

The local government may grant any application to hire a hall on such condition as it thinks fit or it may refuse the same.

9. Cancellation of booking

(1) The local government may at any time cancel any agreement or decline any application for hiring of any hall or portion of the hall or property.

(2) If an application for the hire of a hall is refused the fee so paid shall be forthwith refunded by the local government to the person paying the same.

(3) If the local government agrees to hire a hall and the hiring is subsequently cancelled by the hirer, the fee so paid shall be forfeited to the local government provided that, it may at its absolute discretion, refund the whole or any part of the fee thereof to the person paying the same.

(4) Notwithstanding that the local government has agreed to hire a hall it may at any time prior to the commencement of the period of hire on repayment of the hiring fee cancel the hiring and the local government shall not be liable to pay any compensation or damages by reason of such cancellation.

10. Hiring of equipment

No hall plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensil or materials of any kind belonging to the local government shall be hired or loaned without the written permission of the CEO. Any furniture that is moved within the halls shall be replaced to its original position.

11. Use of audio equipment

Unless prior written approval is obtained from the CEO the hirer or hirers shall only use the audio equipment within the halls as provided by the local government and no other type of amplification equipment.

12. Conditions of hall hire

(1) Every hirer of a hall shall ensure that during the period of hire—

- (a) No internal or external decorations are permitted to be erected without permission in writing from the CEO;
- (b) no light and no lighting fixture or fitting is interfered with, covered or decorated in any way except with the written consent from the CEO;
- (c) no alcoholic liquor is brought into or served in a hall without the written consent of the CEO;
- (d) where liquor or other drinks are to be served from a keg or other bulk container such keg or container is located in a place designated or approved by the CEO;
- (e) no candles are brought into or used in the hall without the written consent from the local government, which shall not be unreasonably withheld;
- (f) no confetti is brought into or used in the hall;
- (g) tacks, screws, etc. on any woodwork or walls of buildings is strictly forbidden;
- (h) any kitchen or food preparation room is left in a clean condition and that all food scraps, waste and rubbish are placed in the bags or other receptacle provided;
- (i) all decorations including flowers and all equipment brought into the hall are removed immediately the period of hire terminates;
- (j) no damage is caused to the hall or any property, chattels, equipment, fixtures or fittings therein or used in connection therewith;
- (k) no nuisance or annoyance is caused to the owners or occupiers of property in the vicinity of the hall;
- (l) the setting up of trestles, furniture, etc. and removing and storing of same, shall be the responsibility of the hirer;

- (m) no property, chattels, equipment, fixtures or fittings are removed from the hall.

13. Hirer to maintain order

- (1) The hirer of any part or parts of the hall buildings shall—
- (a) maintain and keep good order and decent behaviour within the property;
 - (b) be solely and entirely responsible for the carrying out and compliance with the requirements of these local laws and for any damage done to the buildings, fixtures, fittings, furniture, crockery etcetera, and shall pay for such damages as may be assessed by the local government; and
 - (c) ensure that no person using a hall shall—
 - (i) behave in a disorderly manner;
 - (ii) use any obscene or indecent language;
 - (iii) be in an intoxicated condition;
 - (iv) create or take part in any disturbance;
 - (v) cause any disturbance or annoyance to the owners or occupiers of any adjoining property or property in the vicinity of the hall.
- (2) Any person who does, permits or suffers any such damage shall be liable to pay the cost of such damages in addition to any penalty imposed under these conditions.

14. Damage to hall

- (1) In the event of—
- (a) damage being caused to a hall during the period of hire; or
 - (b) any property, chattels, equipment, fixtures or fittings in a hall or used in connection with a hall or in the vicinity thereof being lost or damaged during the period of hire; or
 - (c) the CEO or his or her nominee being of the opinion that a hall has been left in an unreasonably dirty condition after the expiration of a period of hire,

the hirer shall pay to the City on demand the cost of making good such loss or damage or the cost of cleaning the hall as the case may be.

(2) The City may require as a condition of the hiring that the hirer deposit with it an amount in addition to the hiring fee, as security for the cost of making good any such loss or damage, and as security for the cost of any such cleaning. In any of the events referred to in paragraph (2) of this clause, the amount so deposited may be applied by the City to or toward the cost of making good such loss or damage or the cost of such cleaning as the case may be. The balance of such amount, if any, shall be repaid to the person who paid the same. Any shortfall shall be paid by the person to the City upon demand.

15. Hall to be secured

Premises hired are to be locked at the end of the function or time as specified.

PART 3—MISCELLANEOUS

16. Access by authorised persons

Any officer representing the City of Nedlands or other person duly authorised by the CEO shall at all times during the period of hire be permitted free access to the hall and every part of it, to ensure compliance with this local law.

17. Delegation

The City may delegate any of the powers, functions and duties in this Local Law to the CEO.

PART 4—PENALTIES

18. Penalty

A person who contravenes any provisions of these local laws commits an offence and is liable to a penalty not less than \$200.00 and not exceeding \$5,000.00 and if the offence is of a continuing nature, such person may be liable to a further penalty not exceeding a fine of \$500.00 in respect of each day or part of a day during which the offence has continued.

This local law was made by the City of Nedlands at an Ordinary Meeting held on 22nd day of August 2000.

The Common Seal of the City of Nedlands was hereto affixed in the presence of—

J. M. PATERSON, Mayor.
S. SILCOX, Chief Executive Officer.

LG305**LOCAL GOVERNMENT ACT, 1995***Town of Cambridge***PARKING FACILITIES LOCAL LAW (No. 2)**

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the district of the Town of Cambridge hereby records having resolved on 22 February 2000 to amend the Town of Cambridge Parking Facilities Local Law by the addition of the following clauses—

Parking Position On A Road

8. (3) A person shall not park a vehicle on any portion of a road—

- (a) if the vehicle is exposed for sale;
- (b) if the vehicle is not licensed under the Road Traffic Act or any corresponding law of another State or Territory;
- (c) if the vehicle is a trailer or caravan unattached to a motor vehicle;
- (d) for the purpose of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a road.

Modified Penalty \$40.00.

Overlength Vehicle Parking

8. (4) A person shall not stand a vehicle or any combination of vehicles that, together with anything in or on that vehicle or vehicles, is more than eight metres in length on a carriageway or road verge for any period exceeding one hour during any 24 hour period.

Modified Penalty \$40.00.

Parking on Reserves

90. A person shall not stand or park a vehicle in a public reserve, other than within a parking facility on that reserve, without the permission of the Council or an authorised person.

Modified Penalty \$60.00.

Dated this 14th day of August 2000.

ROSS J. WILLCOCK, JP, Mayor.
GRAHAM D. PARTRIDGE, Chief Executive Officer.

PREMIER AND CABINET

PR301*

Public Sector Management Act 1994

Public Sector Management (Redeployment and Redundancy) Amendment Regulations 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Public Sector Management (Redeployment and Redundancy) Amendment Regulations 2000*.

2. Part 1A inserted

After regulation 4 of the *Public Sector Management (Redeployment and Redundancy) Regulations 1994** the following Part is inserted —

“

Part 1A — Notice of redundancy**4A. Entitlement to notice of redundancy and pay in lieu**

- (1) In this regulation —
“**pay**” has the same meaning as it has in regulation 20(7).
- (2) The employing authority of an employee —
 - (a) whose office, post or position is to be abolished; and
 - (b) who will become surplus to the requirements of his or her department or organisation,must give the employee at least 12 weeks’ written notice of the fact.
- (3) An employee who does not get such notice is entitled to one weeks’ pay for each week, or a part of a week, of notice that he or she did not get.
- (4) Payment of an entitlement under subregulation (3) may only be made if the employee accepts an offer made under regulation 6.

”.

[* *Published in Gazette 30 September 1994, pp. 5033-56. For amendments to 16 August 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 242.*]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

WATER

WA301*

Water Agencies (Powers) Act 1984

**Metropolitan Water Supply, Sewerage and
Drainage Amendment By-laws (No. 2) 2000**

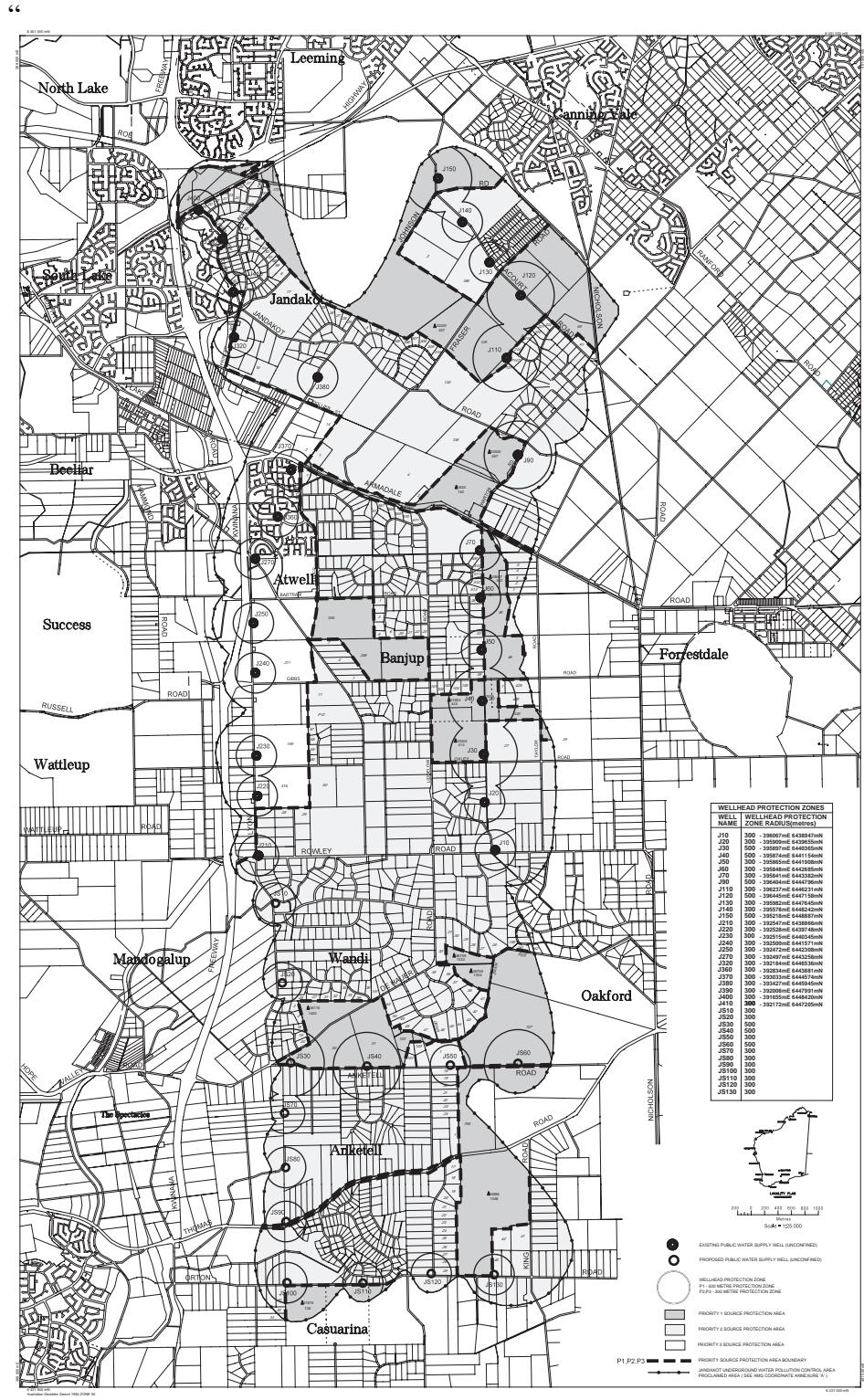
Made by the Minister under section 34(1) of the Act.

1. Citation

These by-laws may be cited as the *Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2000*.

2. By-law 5.6 amended

The Schedule to by-law 5.6 of the Metropolitan Water Supply, Sewerage and Drainage By-laws 1981* is amended by deleting the plan under the heading "Plan 4 — Jandakot Underground Water Pollution Control Area" and inserting instead —



[* Reprinted as at 5 May 2000.]

KIM HAMES, Minister for Water Resources.

— PART 2 —

ENSORSHIP

CS401***CENSORSHIP ACT 1996**

I, CHERYL LYNN EDWARDES, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as refused publications for the purposes of that Act. Dated this 17th day of August 2000.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

15 August 2000

Refused Classification

Title or Description	Publisher
Anal Luder No 5	ZBF
Asia Teenager (Silwa Special) No 5	Silwa Film GMBH
Asia Teenager (Silwa Special) No 7	Silwa Film GMBH
Cine-Sex No 2	Barnas GMBH
Game Boys No 16	Media X GMBH
Geisha-Lovers No 4	ZBF
High School Sex (Seventeen Teenage Collection) No 25	Bookpress BV
Martin (Boys Art Magazin) No 10	Entis
Mega Boys No 30	Media X GMBH
Mega Climax No 69	Color-Climax Corporation
Oma No 2	Not Known
Rocco Siffredi No 2	Not Known
Secret Iss 14	Glitter SPRL
Seventeen No 135	Bookpress BV
Seventeen Schoolgirl No 55	Bookpress BV
Snap Shots (Teenage Collection) No 26	Bookpress BV
Teeny Exzesse (Silwa Special) No 6	Silwa Film GMBH
Teeny Exzesse (Silwa Special) No 7	Silwa Film GMBH
Zucht & Fetisch No 2	PSV

CS402***CENSORSHIP ACT 1996**

I, CHERYL LYNN EDWARDES, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 17th day of August 2000

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

15 August 2000

Restricted Classification

Title or Description	Publisher
40 Plus Vol 9 No 10	Fantasy Publications Ltd
Action Boys No 19	Media X GMBH
Action Boys No 20	Media X GMBH
Action Boys No 21	Media X GMBH
Anal Luder No 6	ZBF

Restricted Classification—*continued*

Title or Description	Publisher
Anal Sex No 109	Color-Climax Corporation
Anal Virgin Extrem No 1	Barnas GMBH
Best of Asian Babes, The Vol 2 Iss 4	Fantasy Publications Ltd
Best of Mens World, The No 16	Paul Raymond Publications Ltd
Big Ones (International) Vol 11 No 6	Fantasy Publications Ltd
Boys Collection No 12	Media X GMBH
Bush Vol 2	East West Productions
Celebrity Skin Jun 2000 Vol 22 No 86	Man's World Publications
Club International Vol 29 No 7	Paul Raymond Publications Ltd
Cock Video Shots No 4	Orange Press
Cock Video Shots No 5	Orange Press
Cock Video Shots No 6	Orange Press
Cock Video Shots No 7	Orange Press
Eros Vol 2 No 5	Fantasy Publications Ltd
Euro DDI No 13	Specialty Productions International
For Men Iss 122	Fantasy Publications Ltd
Forum Jul 2000 Vol 30 No 7	General Media Communications Inc
Gallery Jul 2000 Vol 28 No 7	Montcalm Publishing Corporation
Game Boys No 20	Media X GMBH
Game Boys No 21	Media X GMBH
Geisha-Lovers No 3	ZBF
Heavy Rubber No 2	Marquis Media
Inter-Nationales Porno Pictures Book (Spezial Edition) Vol 11	PSV Verlag
Juwel-Erotics No 14	Barnas Verlag
Live Girls Oct 1996 Vol 16 No 8	Live Periodicals Inc
Man's Best (Young Man) No 2	Not Known
Man's Best (Young Man) No 3	Not Known
Mayfair Vol 35 No 7	Paul Raymond Publications Ltd
Men Only's Summer Special No 3	Paul Raymond Publications Ltd
Model Directory Vol 18 No 7	Paul Raymond Publications Ltd
Naughty Neighbors Aug 2000 Vol 6 No 8	The Score Group
New Talent Vol 7 No 6	Fantasy Publications Ltd
Only 18 Vol 3 No 4	Fantasy Publications Ltd
Picture Premium, The Iss 23	ACP Extra
Playmate Cartoons	Not Known
Posh Wives Vol 2 No 9	Fantasy Publications Ltd
Private No 160	Private Media
Private Sex No 27	Private Media
Razzle Vol 18 No 7	Paul Raymond Publications Ltd
Real Wives Vol 7 No 5	Fantasy Publications Ltd
Rocco Siffredi No 1	Not Known
Rocco Siffredi No 3	Not Known
Rocco Siffredi No 4	Not Known
Rocco Siffredi No 5	Not Known
Seventeen No 129	Bookpress BV
Seventeen No 130	Bookpress BV
Seventeen No 131	Bookpress BV
Seventeen No 132	Bookpress BV
Seventeen No 133	Bookpress BV
Seventeen No 134	Bookpress BV
Sex Next Door No 6	Genre Publications Ltd
Shiny Iss 97	G&M Fashions (Leisure) Ltd
Swank Spice (Stacked) Mar 2000 No 23	Swank Publications Inc
Teen Test Vol 26	Bookpress BV
Teenage Bestsellers No 17	Color-Climax Corporation
Teenage Dressing Room No 2	Bookpress BV
Teenage School Girls No 43	Color-Climax Corporation
Teenage Sperm (Seventeen Extra) No 2	Bookpress BV
Teenage Sperm (Seventeen Teenage Collection) Vol 24	Bookpress BV
Twilight No 21	Not Known
Twilight No 22	Not Known
Twilight No 23	Not Known
Twilight Sep-Oct 1996 No 14	Not Known
Twilight 1998 Vol 19	Not Known
Ultimate of Sarah Young, The No 14	MGM
Very Best of Readers' Wives, The Vol 2 Iss 2	Fantasy Publications Ltd
Viper No 1	ZBF
Voluptuous Jul 1997 Vol 4 No 7	The Score Group
Weird Sex (Special) Vol 1 No 8	Fantasy Publications Ltd
Young & Old Vol 1 No 3	Fantasy Publications Ltd

CS403***CENSORSHIP ACT 1996**

I, CHERYL LYNN EDWARDES, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as unrestricted publications for the purposes of that Act.

Dated this 17th day of August 2000.

CHERYL LYNN EDWARDES, Minister for Labour Relations.

Schedule

15 August 2000

Unrestricted Classification

Title or Description	Publisher
H&E (Health & Efficiency) Jul 2000	New Freedom Publications Ltd
Playboy's Book of Lingerie Jul-Aug 2000 Vol 74	Playboy Press

EDUCATION

ED401**EDITH COWAN UNIVERSITY ACT 1984**

Office of the Minister for Education,
Perth, 2000.

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 9(1)(a) of the Edith Cowan University Act 1984, approved the reappointment of Mr Peter Wallace as a member of the Edith Cowan University Council for a term of office expiring on 5 November 2003.

COLIN J. BARNETT, Minister for Education.
ROD SPENCER, Clerk of the Executive Council.

ED402**EDITH COWAN UNIVERSITY ACT 1984**

Office of the Minister for Education,
Perth, 2000.

It is hereby notified that the Administrator in Executive Council, acting under the provisions of Section 27 of the Edith Cowan University Act 1984, has approved Amending Statute No. 2 of 2000 as set out in the attached schedule.

COLIN J. BARNETT, Minister for Education.
ROD SPENCER, Clerk of the Executive Council.

EDITH COWAN UNIVERSITY ACT 1984

EDITH COWAN UNIVERSITY

Amending Statute No. 2 of 2000

The following University Statute is amended—

1. This Amending Statute comes into operation on the day it is published in the *Government Gazette*.
2. Statute No. 11 Student Guild is hereby repealed.
3. Statute No. 11 Student Guild as set out in the attached Schedule is hereby enacted.

The Common Seal of the Edith Cowan University was hereto affixed by authority of a resolution of the Council of the University in the presence of—

Professor MILLICENT POOLE, Vice Chancellor.
DAVID EARL, Authorised Sealing Officer.

Dated this 16th day of June 2000.

*Schedule to Amending Statute No 2 of 2000*Edith Cowan University
STATUTE No. 11 STUDENT GUILD

1. Definitions

In this Statute unless the contrary intention appears—

- “absolute majority of Guild Senate” means a majority of all the members of Guild Senate for the time being.
- “Board” means a Board of the Guild established by Guild Regulations.
- “Council” means the Council of the University constituted under the provisions of the *Edith Cowan University Act 1984*.
- “Guild” means the Edith Cowan University Student Guild established by section 2 of this Statute.
- “Guild Senate” means the Senate referred to in section 8 of this Statute.
- “Guild President” means the President of the Guild elected from time to time in the manner prescribed by Guild Regulations.
- “Guild Regulations” means regulations made by the Guild under section 14 of this Statute.
- “Guild Rules” means rules made by Guild Senate under section 8 of this Statute or under any Guild Regulations.
- “student society” means any club, society or association within the University which is registered with the Guild in the manner prescribed by Guild Regulations.

2. Establishment

In accordance with section 41(1) of the Act the student association known as the Western Australian College of Advanced Education Student Guild established under the Colleges Act is continued under the name of the Edith Cowan University Student Guild as though it were established under this Statute.

3. Objects

The objects of the Guild Senate shall be—

- (a) to further the common interest of its members;
- (b) to provide for and encourage communication among its members in matters of common interest;
- (c) to provide extra-curricular activities for the general well being of its members;
- (d) to represent its members whenever such representation is necessary or desirable, and to provide a recognised means of communication between its members and the University;
- (e) to provide or conduct educational, cultural, welfare and recreational activities intended for the benefit of its members;
- (f) to co-operate or affiliate with any body or organisation having kindred aims;
- (g) to conduct or manage such activities as are necessary to give effect to these objects;
- (h) such other objects, not inconsistent with this Statute, as the Guild may by Guild Regulation adopt from time to time.

4. Powers

For the purpose of carrying out its objectives the Guild shall have power pursuant to the Act to—

- (a) expend moneys;
- (b) operate banking accounts;
- (c) transact such business as may be necessary to carry out the objects of the Guild;
- (d) subject to Guild Regulations to enter into contracts on behalf of the Guild or any Student Society the terms of which have been approved by Senate;
- (e) to lend monies to enrolled students other than the Guild President in accordance with procedures set out in Guild Regulations;
- (f) to register student societies with the Guild, and affiliate registered societies with subsidiary Boards of the Guild;
- (g) to make provision as appropriate for the support of student societies and to make grants thereto for the purposes approved by Senate;
- (h) to hold, subject to the University's By-laws, licences under any legislation for the time being in force;
- (i) to admit to Associate-membership persons other than members of the Guild in the manner prescribed by Guild Regulations and Guild Rules;
- (j) generally, to act in any other manner authorised by this Statute or necessary or convenient for giving effect to this Statute.

5. Management

Subject to this Statute and the Guild Regulations, the Senate shall be responsible for and have the entire control and management of the affairs and property of the Guild and may act in all matters concerning the Guild in such manner as appears to it to be best calculated to promote the interests of the Guild and its members.

6. Membership

- (a) Subject to this section and the Act, all enrolled students of the University shall be eligible to be members of the Guild.
- (b) There may be 3 classes of financial members of the Guild—
- (i) full-time membership for students whose enrolment is classified as full-time by the University;
 - (ii) part-time membership for students whose enrolment is classified as part-time by the University; and
 - (iii) external membership for students whose enrolment is classified as external by the University.
- (c) A financial member shall only be entitled to membership in that class which is prescribed for his or her enrolment classification.
- (d) A non-financial member of the Guild shall be an Associate Member.
- (e) The following persons shall not be eligible for any class of membership of the Guild—
- (i) persons who are not enrolled students, other than persons admitted pursuant to section 4(i) of this Statute, or
 - (ii) enrolled students who are members of the academic or other staff of the University.

7. Subscription

- (a) Financial members of the Guild shall pay to the Guild such subscriptions as are from time to time determined by the Guild and approved by the Council.
- (b) Different subscriptions payable to the Guild may be determined and approved under sub-section (a) in respect of different classes of students or different classes of membership as prescribed by Guild Regulations.
- (c) Subject to sub-section (f) every financial member of the Guild shall pay the applicable Guild subscription to the Guild (in the manner prescribed by Guild Regulations) on the date of enrolment at the University.
- (d) A student enrolled at another tertiary institution in Western Australia may, upon application to the Guild Senate and subject to Guild Regulations, be exempted from payment of the Guild subscription.
- (e) The Guild Senate may upon request and subject to Guild Regulations refund the Guild subscription in whole or in part to any student who withdraws or changes enrolment or who is enrolled at another tertiary institution in Western Australia.
- (f) The Guild Senate may, subject to Guild Regulations, grant or instruct its agent to grant an enrolled student a deferral of payment of the Guild Subscription, provided that any such deferral is granted only for a specified period of time not to exceed three months.

8. Guild Senate

- (a) The Guild shall be governed by a senate to be known as the Senate.
- (b) The number of members, the manner of election of those members, and all other matters relative to membership of Guild Senate shall, subject to sub-sections (c) and (d), be prescribed by Guild Regulations.
- (c) A person shall not be a member of Guild Senate unless that person is a member of the Guild.
- (d) Guild Senate may in the manner prescribed by Guild Regulations make, alter or repeal Guild Rules but only when the power to do so is specified in Guild Regulations and then only to the extent specified.

9. Officers

- (a) The Officers of the Guild shall comprise a President and all other members of the Guild Senate.
- (b) The eligibility for election, manner of election, retirement, removal and replacement and rights and duties of Officers of the Guild shall be prescribed by Guild Regulations.

10. Meetings

- (a) The meetings of the Guild Senate will be conducted as prescribed by the Guild Regulations.
- (b) One general meeting of the Guild shall be held each Calendar year.
- (c) The manner of convening general meetings and the conduct of such meetings shall be prescribed by Guild Regulations.
- (d) Guild Senate shall convene a general meeting upon receipt of a written requisition signed by not less than 100 members.

11. Referenda

- (a) Guild Senate may from time to time and shall, if so prescribed by this Statute or Guild Regulations, conduct a referendum of members in the manner prescribed by Guild Regulations.
- (b) The results of a referendum shall determine Guild policy on the issues submitted to the referendum and shall be binding on Senate.

12. Communication

The Guild shall be the recognised means of communication between its members and the Council.

13. Common Seal

- (a) The Common Seal of the Guild shall be in the following form—



- (b) Guild Senate shall provide for safe custody of the Seal.
- (c) The Seal shall not be affixed to a document except by authority of a resolution of Guild Senate.
- (d) Where the Seal is affixed to a document pursuant to a resolution of Guild Senate, the affixing of the Seal shall be carried out in the presence of and attested by any two of the following—
- (i) the Guild President;
 - (ii) any other Officer of the Guild.

(e) A Clause shall be inserted at the end of the document to which the seal is affixed in the following form—

The Common Seal of the Edith Cowan University Student Guild was hereto affixed by authority of a resolution of the Guild Senate in the presence of:

Guild President

Officer of the Guild

- (f) Guild Senate shall establish and maintain a register for the use of the Seal in which shall be recorded in respect of each document to which the Seal is affixed particulars of—
- (i) the nature of the document;
 - (ii) the date on which the Seal was affixed;
 - (iii) the date of the resolution of Guild Senate authorising the affixing of the Seal; and
 - (iv) the name and description of each person attesting the affixing of the Seal.

14. Regulations

(a) The Guild may make, alter and repeal regulations not inconsistent with the provisions of this Statute or the Act to provide for—

- (i) the administration, organisation, finances and functions of the Guild;
- (ii) the interpretation of regulations and rules;
- (iii) the implementation of the objects and powers of the Guild and the other provisions of this Statute; and
- (iv) any other matter required by this Statute to be prescribed by regulation.

(b) Regulations shall be made, altered or repealed in accordance with the procedure set out in sub-sections (c), (d), (e), (f), (g), (h), (i) and (j).

(c) A resolution to make, alter or repeal regulations shall in the first instance be passed by an absolute majority of Senate.

(d) Within 14 days of the passing of such resolution Guild Senate shall cause a copy of such resolution together with a prescribed notice to be published—

- (i) on the official noticeboards; and
- (ii) in an official Guild publication and/or by electronic mail systems under authority of Senate.

(e) For the purposes of sub-section (d)—

- (i) “prescribed notice” shall mean a statement that the resolution will be considered at a general meeting of the Guild if a written requisition signed by not less than 100 Guild members is delivered to the Officer of the Guild nominated by the Senate within 14 days from the date of first publication; and
- (ii) “official noticeboards” shall mean the noticeboards on each campus and/or by electronic mail systems.

(f) Unless a general meeting shall be duly requisitioned the resolution shall be deemed to be confirmed at the expiration of 10 consecutive teaching days from the date of publication.

(g) If a general meeting is duly requisitioned the resolution shall be considered at the next general meeting of the Guild, or the Guild President or Guild Senate may convene a special meeting for the purpose. At such general meeting the resolution may be confirmed by a majority of the members present and voting.

(h) If at a general meeting convened to consider, *inter alia*, a resolution concerning Guild Regulations a quorum is not present within 30 minutes after the advertised commencement time, the resolution shall be deemed to be confirmed.

(i) Notwithstanding anything else herein contained no proposed alteration or repeal of any Guild Regulation which may affect whether directly or indirectly the raising and expenditure of revenue by the Guild shall become operative unless it has been confirmed at a general meeting of the Guild in accordance with sub-section (g).

(j) A regulation or the alteration or repeal of a regulation (duly passed by Guild Senate and confirmed in accordance with the preceding provisions of this section) shall be submitted to the Council for approval and shall take effect on the day following the day upon which approved by the Council, or such other date as may be specified by the Council.

15. Accounts

(a) The Guild Senate shall—

- (i) cause proper accounts and records to be kept of all sums of money received and expended by or on behalf of the Guild and of income and expenditure and of the assets and liabilities of the Guild; and

- (ii) do all such things as are necessary to ensure that—
- (A) all payments made by the Guild are correctly made and properly authorised; and
- (B) adequate control is maintained over the assets of the Guild and over the incurring of liabilities by the Guild.
- (b) The Guild Senate shall as soon as practical after the 31st day of December and not later than the 30th day of April in each and every year prepare and present for adoption in the same manner as 14(d)(ii) a report to members of the Guild on the operations of the Guild during the immediately preceding calendar year together with audited accounts of the income and expenditure of the Guild during that time.
- (c) The Guild Senate shall not later than the 31st day of October in each and every year prepare and present for adoption in the same manner as 14(d)(ii) to members of the Guild a budget of proposed income and expenditure for the next succeeding calendar year. This budget shall be presented for confirmation at the first meeting of the Guild Senate in the following year.
- (d) A budget may be amended from time to time in the manner prescribed by Guild Regulations.
- (e) For the purposes of sub-sections (b) and (c), Guild Regulations shall prescribe the procedure for adoption (including provision for amendment and resubmission) by members in general meeting of the matters required in those sub-sections to be adopted.
- (f) The Auditor who shall be a member of the Institute of Chartered Accountants or the Australian Society of Certified Practising Accountants shall be appointed each year by Senate. The Auditor shall report—
- (i) that he or she has conducted the audit;
- (ii) whether or not the Auditor has obtained all the information and explanations he or she has required;
- (iii) whether the statements are based on proper accounts and records;
- (iv) whether the statements are in agreement with the accounts and records and show in the Auditor's opinion a true and fair view of the financial position and transactions of the Guild; and
- (v) as to such other matters arising out of the financial statements as the Auditor considers shall be reported to the members of the Guild.
- (g) A copy of the Guild's report, together with the report of the Auditor, shall be transmitted to the Council within 14 days of adoption by the members of the Guild in general meeting.

16. Records

- (a) A copy of this Statute and any amendments and a copy of all Guild Regulations and Guild Rules and any amendments thereto shall be recorded in a Guild Statute Book.
- (b) An entry in the Guild Statute Book of any Guild Regulations or Guild Rules and any amendments thereto, signed by the Guild President, shall be prima facie evidence that the subject matter of the entry was duly approved by the Guild.
- (c) An entry in the Guild Statute Book of any Guild Regulations and any alteration thereto signed by the Council nominee for the time being and the Guild President shall be prima facie evidence that the subject matter of the entry was duly approved by the Council.

FAIR TRADING

FT401

CHARITABLE COLLECTIONS ACT 1946

I, Doug Shave, being the Minister administering the Charitable Collections Act 1946, acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisation listed below—

- Stella Maris Seafarers Club

Dated this 28th day of August 2000.

DOUG SHAVE, Minister for Fair Trading.

HEALTH

HE401*

MENTAL HEALTH ACT 1996

MENTAL HEALTH (AUTHORIZED MENTAL HEALTH PRACTITIONERS)
ORDER (No. 11) 2000

Made by the Chief Psychiatrist under section 20.

Citation

1. This order may be cited as the *Mental Health (Authorized Mental Health Practitioners) Order (No. 11) 2000*.

Commencement

2. This order comes into operation on the day on which it is published in the Gazette.

Authorized mental health practitioner

3. The mental health practitioners specified in the schedule to this order are designated as authorized mental health practitioners.

Limitation

4. The authorized mental health practitioners specified in the schedule are to perform the functions vested in such practitioners by sections 29 and 63 of the Act only in connection with their employment at the workplace specified opposite their name in the schedule.

NAME	PROFESSION	Schedule WORKPLACE	ADDRESS
Janice Brooks	Mental Health Nurse	Frankland Centre	Graylands & Special Care Services CLAREMONT
Deborah Wilmoth	Clinical Psychologist	King Edward Memorial Hospital for Women	SUBIACO
Patrick Burns	Mental Health Nurse	South West Mental Health Health Region	BRIDGETOWN

Dated 21 August 2000.

GEORGE LIPTON, Chief Psychiatrist.

JUSTICE

JM401**SUPREME COURT ACT 1935****RULE OF COURT**

(Sittings and Winter Vacation for 2001)

PURSUANT to the powers conferred by the Supreme Court Act 1935, and all other powers hereunto enabling, the Judges of the Supreme Court hereby order as follows.

FULL COURT SITTINGS

1. (1) Sittings of the Full Court for the year 2001 shall be ten in number, and shall commence on the following days—

Thursday 1 February
Thursday 1 March
Monday 2 April
Tuesday 1 May
Friday 1 June
Tuesday 17 July
Wednesday 1 August
Monday 3 September
Tuesday 2 October
Thursday 1 November

(2) The Full Court may sit on such other days as it shall think fit.

(3) Unless otherwise directed by the Chief Justice, criminal appeals and applications only shall be listed for hearing at the July sittings.

PERTH CIVIL SITTINGS

2. Civil sittings of the Supreme Court at Perth for the trial of causes and issues of fact during the year 2001 shall commence on Tuesday, 9 January and shall continue, except for the Easter and Winter vacations and for Public Service holidays, until Friday 21 December.

PERTH CRIMINAL SITTINGS

3. Criminal sittings of the Supreme Court to be held at Perth during the year 2001 shall commence on the following days—

Tuesday 9 January
Monday 5 February
Tuesday 6 March
Monday 2 April
Tuesday 1 May
Tuesday 5 June
Monday 16 July
Wednesday 1 August
Monday 3 September
Tuesday 2 October
Monday 5 November
Monday 3 December

WINTER VACATION

4. The Winter vacation for 2001 shall commence on Monday 02 July and shall terminate on Sunday 15 July.

Dated the 20th day of July 2000.

G. A. KENNEDY, ACJ.
 D. A. IPP, J.
 H. WALLWORK, J.
 M. J. MURRAY, J.
 R. J. ANDERSON, J.
 N. J. OWEN, J.
 K. H. PARKER, J.
 D. C. HEENAN, J.
 A. J. TEMPLEMAN, J.
 C. WHEELER, J.
 G. MILLER, J.
 J. McKECHNIE, J.
 N. P. HASLUCK, J.

CIRCUIT SITTINGS FOR 2001

PURSUANT to section 46 of the Supreme Court Act 1935, I hereby appoint the following sittings of the Supreme Court at circuit towns for the year 2001.

Circuit Town	Date of Commencement
Albany	12 March 25 June 3 September 12 November
Bunbury	12 February 30 April 30 July 29 October
Esperance	5 February 14 May 23 July 12 November
Kalgoorlie	19 February 28 May 20 August 5 November
Geraldton)	5 February
Carnarvon)	2 April
Karratha)	28 May
South Hedland)	30 July
Broome)	8 October
Derby)	3 December
Kununurra)	

Dated the 20th day of July 2000

G. A. KENNEDY, AO, Acting Chief Justice of Western Australia.

LOCAL GOVERNMENT

LG101*PRINTERS CORRECTION***CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978***Town of Port Hedland*

NOTICE CANCELLING AND ESTABLISHING A PERMITTED AREA

An error occurred in the notice published under the above heading on page 4928 of *Government Gazette* No. 178 dated 25 August 2000 and is corrected as follows.

After the schedule insert the following text—

“ In this Schedule “off-road vehicle” has the same meaning as prescribed by section 3 of the *Control of Vehicles (Off-road Areas) Act 1978*. ”.

LG401**LOCAL GOVERNMENT ACT 1995***Shire of Northampton***BASIS OF RATES**Department of Local Government
Perth, 1 September 2000.

LG: NR 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 schedule hereunder shall be gross rental values for the purposes of rating with effect from 24 August 2000.

JOHN LYNCH, Executive Director,
Department of Local Government.

Schedule

All those portions of land the subject of Office of Titles Diagram 100522.

LG402***HEALTH ACT 1911**

Section 344(c)

Town of Port Hedland

Landfill Facility

The following fees and charges for the 2000/2001 financial year were adopted by Council at its meeting on 23 August 2000.

Domestic Waste*Private Residents; Non-Commercial*

Cars, Utilities, trailers, 4WDs

Green waste—"clean"/separated from other items in cars utilities, trailers, 4WD's.	Nil
Green waste—not sorted from other items in cars, utilities, trailers, 4WD's.	15.00 per load
Domestic waste—commercial contractor—over weighbridge	32.00/tonne
Domestic waste—commercial contractor—no weighbridge	20.00/m3
Minimum fees over weighbridge/no weighbridge	10.00

Industrial Waste

Trucks; Commercial & Industrial Waste

No weighbridge	20.00/m3
Over weighbridge	32.00/tonne
Green waste—sorted—no weighbridge	20.00/m3
Green waste—sorted—over weighbridge	32.00/tonne
Green waste—not sorted—no weighbridge	25.00/m
Green waste—not sorted—over weighbridge	3 37.00/tonne
Minimum fee over weighbridge/no weighbridge	10.00

Mulching*Sale of End Product*

To the general public	33.00/m3
To Council services	33.00/m3

NOTE: These do involve loading or cartage—no loading or cartage by Council staff

Washdown Facility

Per truck (NOTE: Drivers to operate unit)	8.25 per truck
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Sale of Fill/Soil (Pindan)

Soil only—excluding loading and transport	4.40/m3
Soil—private works by Council staff—loading and transport	By quote

Vehicle Bodies

Truck bodies and large equipment (must be cut up)	32.00/tonne
Car bodies (whole)	20.00 per car body
Car bodies (cut up)	10.00 per car body
Trailers & boats	10.00 each
200 litre drums	6.00 each

Liquid Waste

Grease traps, waste water, effluent. (by volume)	60.00/1,000 litres or 6 cents per litre. Minimum 6.00
Grease traps, waste water, effluent (by weight)	60.00/tonne Minimum 16.00

Tyres

Passenger car size, motor bike	3.50
Light trucks.4WD type	5.00
Truck	10.00
Tractor-loader-floatation	25.00
Haulpak-dump truck	220.00
Tyres already shredded	16.00/tonne (or part thereof)

Hazardous Waste (Which is deemed acceptable)

Asbestos (fully sealed in plastic)	20.00/m ³ or
SMF (Synthetic mineral fibre insulation) (fully sealed in plastic)	32.00/tonne (or part thereof)
Medical Waste	plus 150.00
Contaminated Soils	for burial
Dead animals	

Analysis of hazardous waste may be required before acceptance.

Special Disposal

NOTE: All OILS must be taken to Oil Energy Corporation 20.00/tonne or part thereof

Use of Weighbridge Only

Weighing charge only (no disposals)	11.00 per ticket
240L Bin—replacements	110.00

These fees and charges come into effect as from 16 September 2000.

Dated 29 August 2000.

TONY FORD, Chief Executive Officer.

LG501**BUSH FIRES ACT 1954***Shire of Mullewa***FIREBREAK ORDER (SECTION 33)**

Notice to Owners and Occupiers of Land in the Shire of Mullewa

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 1st October 2000 to plough, scarify, cultivate, or otherwise clear and thereafter maintain free from all flammable material until 31st March 2001, firebreaks in accordance with the following:

1. RURAL LAND

Owners and Occupiers of lands, other than within a townsite, shall clear of all flammable material firebreaks of at least three (3) metres width as close as practicably possible inside and along the whole of the external boundary of their property or properties.

2. TOWNSITE LAND

Owners and Occupiers within a townsite shall—

- (a) Clear of all flammable material the whole of the area where—
 - (i) The area of the land is 2023 square metres or less or,
 - (ii) The land is used for storage of flammable liquids, or
 - (iii) There is a hotel situated thereon.
- (b) If the area of land exceeds 2023 square metres (half an acre)—
 - (i) Clear of all flammable material firebreaks at least two (2) metres wide immediately inside all external boundaries of the land, or
 - (ii) Have the grass mown to a height of not more than 50mm over the whole of the land, except where the land is used for the storage of flammable liquids.

3. HOMESTEADS, BUILDING, HAYSTACKS, STACKS OF FODDER, BULK FUEL, DRUMS AND LIQUID PETROLEUM

Owners and Occupiers of land shall—

During the period from 1st day of October, 2000 to the 31st day of March 2001, inclusive, have firebreaks at least three (3) metres wide in such positions as are necessary to completely surround the perimeter of any homestead, building, fuel installation (including drums), haystack (where such a haystack is situated within 200 metres of any homestead, building, fuel installation) or group of such structures or installations.

4. HARVESTING

A fully operational mobile fire-fighting unit complete with a container with at least 400litres minimum capacity of water is to be readily available to any paddock being harvested. A fully operational plough, tillage or cultivator equipment is to be readily available, and in close proximity, to any paddock being harvested. The responsibility to supply these units being that of the landholder.

5. GENERAL INFORMATION

If for any reason it is considered impractical to comply with any provision of this notice, a written application for a variation may be made to the Shire Council and must reach the Chief Executive Officer by the 30th day of September 2000. Any such application must bear the signature of the Fire Control Officer of the area signifying his agreement to the variation.

If permission for variation is not granted, the terms of this notice must be complied with, or as the Council directs.

6. REGISTRATION

It is in the interest of all residents to be registered members of the Bush Fire Brigade covering the area in which they own land. Membership of a Brigade is the safest way to ensure cover under the Shire's Fire Insurance Policy which covers personal injury and damage to equipment resulting from fighting bush fires under the direction of a Fire Control Officer.

Flammable Material is defined for the purpose of this order to include bush (as defined in the Bush Fire Act), boxes, cartons, paper and like flammable materials, rubbish and also combustible matter, but does not include green standing trees or growing bushes or plants in gardens or lawns.

The penalty for failing to comply with this notice is a fine of \$100 by infringement notice or not more than \$1000 if prosecuted, 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.

By Order of the Council.

GRAHAM S. WILKS, Chief Executive Officer.

MINERALS AND ENERGY

MN401

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND— EXTENSION OF PERIOD

The Minister for Mines pursuant to the powers conferred on him by Section 19 of the Mining Act 1978, hereby extends the exemption granted on 22 October 1998 and published in *Government Gazette* dated 30 October 1998 of those areas described hereunder (not being private land or land that is the subject of a mining tenement or an application therefor) from Divisions 1 to 5 of Part IV of the Mining Act 1978.

DESCRIPTION

AREA "A" (designated 'S19/131')

Useless Loop—Adjacent to Mining Lease 260SA

Starting Point is at the corner where the portion of the boundary of the northern section of ML260SA generally following the coast southward turns westward. From this point Area "A" is that area enclosed by a line proceeding along the present boundary 1,308 metres on a bearing of 270 degrees to an existing lease corner thence 1,830 metres on a bearing of 180 degrees along the present boundary to an existing lease corner thence 1,192 metres on a bearing of 270 degrees along the present boundary thence 1,000 metres on a bearing of 180 degrees, thence 2,500 metres on a bearing of 90 degrees thence 2,830 metres on a bearing of 360 degrees back to the starting point.

Area: 489 hectares.

AREA "B" (collectively with Area "C", designated 'S19/132')

Zuytdorp Point—Adjacent to Mining Lease 260SA

The corner of the southern portion of ML260SA which is reached by proceeding 3,750 metres on a bearing of 360 degrees from the most southwesterly corner of the lease thence 3,450 metres on a bearing of 270 degrees to an existing lease corner shall be the commencing point for Area "B". Area "B" is that area enclosed by a line proceeding on a bearing of 360 degrees for 6,150 metres along the current lease boundary to a current lease corner thence 3,200 metres along a bearing of 270 degrees along the current lease boundary to a current lease corner then 3,850 metres along a bearing of 180 degrees thence back to the starting point along a bearing of approximately 307 degrees.

Area: 1,584 hectares.

AREA "C" (collectively with Area "B", designated 'S19/132')

Zuytdorp Point—Adjacent to Mining Lease 260SA

The corner of the southern portion of ML260SA which is reached by proceeding 3,750 metres on a bearing of 360 degrees from the most southwesterly corner of the lease thence 3,450 metres on a bearing of 270 degrees to an existing lease corner shall be the commencing point for Area "C". Thence an area enclosed by a line proceeding from the starting point for 3,450 metres along a bearing of 90 degrees along the present lease boundary to a present lease corner thence along a bearing of 180 degrees for 3,300 metres along the present lease boundary thence 3,450 metres along a bearing of 270 degrees thence 3,300 metres along a bearing of 360 degrees back to the starting point.

Area: 1,138 hectares.

Period of Extension: 23 October 2000 to 22 October 2002.

Dated at Perth this 22nd day of August 2000.

NORMAN MOORE, Minister for Mines.

MN402

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of Section 96(1)(a) of the Mining Act 1978, for breach of covenant, viz. non-payment of rent.

E. A. WOODS SM, Warden.

To be heard in the Warden's Court at Leonora on 19 September 2000.

MOUNT MARGARET MINERAL FIELD

Mount Margaret District

Prospecting Licence

38/2443—French, Donald Victor

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Prospecting Licences

39/2996—Dixon, Trevor John

39/2998—Dixon, Trevor John

39/2999—Dixon, Trevor John; Kilpatrick, Kevin

39/3000—Dixon, Trevor John; Kilpatrick, Kevin

39/3001—Dixon, Trevor John; Kilpatrick, Kevin

39/3002—Dixon, Trevor John; Kilpatrick, Kevin

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provision of Section 96(1)(a) of the Mining Act 1978, for breach of covenant, viz. failure to comply with the prescribed expenditure conditions.

E. A. WOODS SM, Warden.

To be heard in the Warden's Court at Leonora on 19 September 2000.

EAST MURCHISON MINERAL FIELD

Lawlers District

Prospecting Licence

36/1387—Normandy Yandal Operations Ltd

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Prospecting Licences

39/3432—Gutnick Resources NL
 39/3433—Gutnick Resources NL
 39/3434—Gutnick Resources NL
 39/3435—Gutnick Resources NL
 39/3436—Gutnick Resources NL
 39/3437—Gutnick Resources NL
 39/3438—Gutnick Resources NL
 39/3439—Gutnick Resources NL

MN403**MINING ACT 1904**

Department of Minerals and Energy,
 Perth, 28 August 2000.

In accordance with the provisions of the Mining Act 1904, the Governor in Executive Council has been pleased to deal with the following Temporary Reserve.

L. RANFORD, Director General.

The rights of occupancy on the undermentioned Temporary Reserve have been renewed.

Number	Occupant	For Further Period Expiring On	Locality	Mineral Field
5610H	Mitchell Plateau Bauxite Co Pty Ltd Alcoa of Australia Ltd Acacia Metals Pty Ltd Sumitomo Aluminium Smelting Company Ltd Sumitomo Corporation Marubeni Corporation	30 June 2001	Mitchell Plateau	West Kimberley and Kimberley

MN404*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permit

EXPLORATION PERMIT NO WA-307-P has been granted to Antrim Energy Inc and Rawson Resources NL to have effect for a period of six (6) years from 23 August 2000.

W. L. TINAPPLE, Director Petroleum Division.

POLICE**PE501****POLICE ACT 1892**

POLICE AUCTION

Under the provisions of the Police Act 1892-1982 unclaimed and stolen property will be sold by Public Auction at South West Auctioneering Company, Lot 51 Strelley Street, Busselton on 30th September 2000.

B. MATTHEWS, Commissioner of Police.

WORKSAFE

WS401

OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13
(No. 8 of 2000)

I, BRIAN THOMAS BRADLEY, WorkSafe Western Australia Commissioner, hereby grant an exemption to Potain Pte Ltd from the requirements not to use plant prior to compliance with Regulation 4.2 and 4.14 of the *Occupational Safety and Health Regulations 1996* in relation to design of kinds of plant to be registered and individual items of plant to be registered, subject to the following conditions—

- (i) this exemption applies to the Potain Self Erecting Crane Model HD40A;
- (ii) design registration and individual plant registration must take place during the period of the exemption;
- (iii) the tower crane is inspected by a competent person prior to use; and
- (iv) the safe working load (SWL) capacities on the load chart are derated by 10% until the design is registered with WorkSafe Western Australia.

This exemption is valid until 22 September 2000.

Dated this twenty-fifth day of August 2000.

BRIAN THOMAS BRADLEY, WorkSafe Western Australia Commissioner.

PUBLIC NOTICES

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 Estate of the late Marjory Olive Tournay, late of 534 Henderson Road, Serpentine in the State of Western Australia, Home Duties deceased who died on 26 July 2000, are requested by her Personal Representative of care of F Sammut and Co, Solicitors of 167 Parkin Street, Rockingham to send particulars of their claim to the Personal Representative by 2 October 2000 after which date the Personal Representative may convey or distribute the assets having regard only to the claims in which the Personal Representative then has notice.

WESTERN AUSTRALIA

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