

WESTERN AUSTRALIAN GOVERNMENT Gazette

7901



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GOVERNMENT GAZETTE

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Wednesday 27 December at 12 noon

Wednesday 3 January 2001 at 12 noon

Government Gazettes will not be published on Tuesday 26th December 2000 or Tuesday 2nd January 2001

From week commencing January 8 normal publishing resumes.



— PART 1 —

PROCLAMATIONS

AA101*

CRIMINAL PROPERTY CONFISCATION ACT 2000

68 of 2000

PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.]	}	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.
---	---	--

I, the Governor, acting under section 2 of the *Criminal Property Confiscation Act 2000*, and with the advice and consent of the Executive Council, fix 1 January 2001 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 27 December 2000.

By Command of the Governor,

PETER FOSS, Attorney General.

GOD SAVE THE QUEEN !

AA201*

SENTENCING LEGISLATION AMENDMENT AND REPEAL ACT 1999

57 of 1999

PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.]	}	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.
---	---	--

I, the Governor, acting under section 2 of the *Sentencing Legislation Amendment and Repeal Act 1999*, and with the advice and consent of the Executive Council, fix 8 January 2001 as the day on which Part 3 of that Act comes into operation.

Given under my hand and the Public Seal of the State on 27 December 2000.

By Command of the Governor,

PETER FOSS, Attorney General.

GOD SAVE THE QUEEN !

AA301*

PROTECTIVE CUSTODY ACT 2000

50 of 2000

PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.]	}	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.
---	---	--

I, the Governor, acting under section 2 of the *Protective Custody Act 2000*, and with the advice and consent of the Executive Council, fix 1 January 2001 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 27 December 2000.

By Command of the Governor,

KEVIN PRINCE, Minister for Police.

GOD SAVE THE QUEEN !

AA401*

HOPE VALLEY-WATTLEUP REDEVELOPMENT ACT 2000

77 of 2000

PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.]	}	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.
---	---	--

I, the Governor, acting under section 2 of the *Hope Valley-Wattleup Redevelopment Act 2000*, and with the advice and consent of the Executive Council, fix 1 January 2001 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 27 December 2000.

By Command of the Governor,

GRAHAM KIERATH, Minister for Planning.

GOD SAVE THE QUEEN !

AA501*

SCHOOL EDUCATION ACT 1999

36 of 1999

PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.]	}	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.
---	---	--

I, the Governor, acting under section 2 of the *School Education Act 1999*, and with the advice and consent of the Executive Council, fix 1 January 2001 as the day on which that Act, other than sections 182(3) and 208, comes into operation.

Given under my hand and the Public Seal of the State on 27 December 2000.

By Command of the Governor,

COLIN BARNETT, Minister for Education.

GOD SAVE THE QUEEN !

FIRE AND EMERGENCY SERVICES

FB301*

Bush Fires Act 1954

Bush Fires Amendment Regulations (No. 2) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Bush Fires Amendment Regulations (No. 2) 2000*.

2. Various headings deleted

The headings, other than Part headings, immediately before the provisions of the *Bush Fires Regulations 1954** referred to in the Table to this regulation are deleted.

Table

r. 1	r. 39
r. 2	r. 39A
r. 3	r. 39B
r. 15	r. 39BA
r. 18	r. 39D
r. 23	r. 41
r. 37	r. 43
r. 37A	r. 44
r. 38	

[* Reprinted as authorised in Gazette 11 September 1978, pp. 3373-99.
For amendments to 11 September 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 24, and Gazette 18 July 2000.]

By Command of the Governor,

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

FISHERIES

FI301*

Fish Resources Management Act 1994

Fish Resources Management Amendment Regulations (No. 9) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Fish Resources Management Amendment Regulations (No. 9) 2000*.

2. Schedule 1 amended

Schedule 1 Part 3 to the *Fish Resources Management Regulations 1995** is amended as follows:

- (a) by inserting after item 3(2) the following item —

“

- (2a) Broome Prawn Managed Fishery (as defined in the *Broome Prawn Managed Fishery Management Plan 1999*)..... 12 361.00

”;

- (b) in item 3(3) —
- (i) by inserting after “Fishery” the following —
“ (per pot) ”; and
- (ii) by deleting “2 135.00” and inserting instead —
“ 29.60 ”;
- (c) in item 3(14) —
- (i) by inserting after “Fishery” the following —
“ (per trap unit) ”; and
- (ii) by deleting “317.00” and inserting instead —
“ 4.70 ”;
- (d) by deleting item 3(18) and inserting instead the following item —

“

- (18) Shark Bay Snapper Managed Fishery (per unit) (as defined in the *Shark Bay Snapper Management Plan 1994*)..... 11.70

”;

and

- (e) by deleting in the provision, or provisions, referred to in column 1 of the Table to this regulation the amount set out in column 2 of that Table and inserting instead the amount set out in column 3 of that Table.

Table

Item	Delete	Insert
3(2)	691.00	1 284.00
3(4)	496.00	1 198.00
3(5)	33.00	59.00
3(6)	163.00	110.00
3(7)	52.00	39.00
3(8)	21 134.00	26 248.00
3(9)	1 221.00	2 465.00
3(10)(a) and (b)	348.00	1 037.00
3(11)(a)	687.00	821.00
3(11)(b)	1 373.00	1 642.00
3(12)	1 735.00	4 996.00
3(13)(a)	3 925.00	4 569.00
3(13)(b)	1 099.00	1 790.00
3(13)(c)	545.00	110.00
3(13)(d)	152.00	110.00
3(15)	1 651.00	1 683.00

Item	Delete	Insert
3(16)	24 948.00	29 329.00
3(17)(a)	15 631.00	20 921.00
3(17)(b)	3 201.00	2 712.00
3(19)	687.00	822.00
3(20)(a), (b), (c) and (d)	37.00	8.20
3(21)	1 125.00	800.00
3(22)	468.00	260.00
3(24)(a) and (c)	16.00	23.30
3(24)(b) and (d)	34.00	35.50
3(26)	111.00	238.00
3(27)(a)	3 002.00	1 560.00
3(27)(b)	114.00	112.00

[* Reprinted as at 2 June 2000.

*For amendments to 5 December 2000 see Gazette
25 August, 8 and 26 September, 6 and 24 October, and
3 November 2000.]*

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HEALTH

HE301*

Health Act 1911

Health (Asbestos) Amendment Regulations 2000

Made by the Governor in Executive Council under sections 134(53), 199(21) and 343A(1) of the *Health Act 1911*.

1. Citation

These regulations may be cited as the *Health (Asbestos) Amendment Regulations 2000*.

2. Commencement

These regulations come into operation on the day on which the *Environmental Protection (Controlled Waste) Regulations 2000* come into operation.

3. The regulations amended

The amendments in these regulations are to the *Health (Asbestos) Regulations 1992**.

[* *Published in Gazette 22 May 1992, pp. 2129-34.*

For amendments to 16 November 2000 see 1999 Index to Legislation of Western Australia, Table 4, p. 125.]

4. Regulation 2 amended

Regulation 2 is amended by deleting the definition of “asbestos cement sheet” and inserting instead —

“

“**asbestos cement product**” means a product or part of a product containing asbestos in a cement binder;

”.

5. Regulation 3 replaced

Regulation 3 is repealed and the following regulation is inserted instead —

“

3. Local laws

These regulations apply to all districts as if they were local laws made under the Act.

”.

6. Part 2 heading replaced

The heading to Part 2 is deleted and the following heading is inserted instead —

“ **Part 2 — Asbestos cement product** ”.

7. Regulation 6 amended

Regulation 6 is amended by deleting paragraph (b) and inserting instead —

“

- (b) the supply of the asbestos cement product to another is for the purpose of having that other person dispose of it in accordance with the *Environmental Protection (Controlled Waste) Regulations 2000*;

”.

8. Regulation 7 amended

- (1) Regulation 7(1) is amended by deleting paragraphs (a) and (aa) and the word “or” after paragraph (aa) and inserting instead —

“

- (a) if the person is —
(i) maintaining or repairing the asbestos cement product; or

- (ii) removing the asbestos cement product for the purpose of disposing of it in accordance with the *Environmental Protection (Controlled Waste) Regulations 2000*;
 - (aa) if, —
 - (i) for the purpose of carrying out work on, under or near a structure (which term includes a fence) containing an asbestos cement product, the person dismantles and reinstates the whole or part of the structure within a reasonable time; and
 - (ii) any asbestos cement product used to reinstate the structure —
 - (I) was part of the structure before the structure was dismantled; and
 - (II) is in a stable, undamaged condition;
- or
- ”.
- (2) Regulation 7(3) is amended by deleting “asbestos cement sheet” and inserting instead —
- “ material containing asbestos ”.
- (3) Regulation 7(4) is amended as follows:
- (a) in paragraph (e) by deleting “asbestos cement sheet” and inserting instead —
 - “ material containing asbestos ”;
 - (b) by deleting paragraph (f) and inserting instead —
 - “
 - (f) ensuring that waste material containing asbestos is disposed of in accordance with the *Environmental Protection (Controlled Waste) Regulations 2000* as soon as practicable.
 - ”.

9. Regulation 7A replaced

Regulation 7A is repealed and the following regulation is inserted instead —

“

7A. Asbestos dwelling-houses

- (1) Subject to subregulation (2), a person who moves a dwelling-house built wholly or partly with an asbestos cement product commits an offence unless, in the course of moving it, —
 - (a) the dwelling-house is not divided into more than 3 sections; and

- (b) that part of it built wholly or partly with an asbestos cement product is not substantially dismantled.
- (2) The Executive Director, Public Health may approve, in writing, with or without conditions, the transportation of a dwelling-house built wholly or partly with an asbestos cement product in more than 3 sections if he or she is satisfied that the dwelling-house cannot be moved safely unless it is divided into more than 3 sections.
- (3) A person must comply with a condition imposed under subregulation (2) on an approval.
- (4) A person must not cut or deliberately break an asbestos cement product for the purpose of, or in the course of, moving a dwelling-house built wholly or partly with an asbestos cement product.

”.

10. Regulation 10 repealed

Regulation 10 is repealed.

11. Regulation 11 amended

Regulation 11 is amended by deleting paragraph (b) and inserting instead —

“ (b) transport material containing asbestos, ”.

12. Regulation 12 amended

Regulation 12(2) is repealed.

13. Regulation 12A repealed

Regulation 12A is repealed.

14. Regulation 13 repealed

Regulation 13 is repealed.

15. Regulation 15 amended

- (1) After regulation 15(1) the following subregulations are inserted —

“

- (1a) The owner of material containing asbestos who permits another person to commit an offence under these regulations commits an offence.
- (1b) Where an offence against this Act is committed by an agent, an employee, or a subcontractor, the principal, employer, or contractor is also guilty of an offence and liable to the same penalty as is prescribed for the first-mentioned offence unless it is proved that the principal, the employer, or contractor could not by the

exercise of reasonable diligence have prevented the commission of the offence by the agent, the employee, or the subcontractor.

”.

(2) After regulation 15(2) the following subregulation is inserted —

“

(3) The court convicting a person of an offence arising from a breach of any of the provisions of these regulations may order that person to pay, in addition to a penalty, any expense incurred by the Commissioner, the Executive Director, Public Health, or the local government in consequence of the breach or non-observance of the regulation to the Commissioner, the Executive Director, Public Health, or the local government, as the case requires.

”.

16. Schedules 1, 2, and 3 repealed

Schedule 1, Schedule 2, and Schedule 3 are repealed.

17. Consequential amendments

The regulations are amended as set out in the Table to this regulation.

Table

regulation 6	Delete “asbestos cement sheet” where it first occurs and insert instead — “ an asbestos cement product ”
regulation 6(c)	Delete “sheet” and insert instead — “ product ”
regulation 6(d)	Delete “sheet” and insert instead — “ product ”
regulation 7(1)	Delete “sheet” where it first occurs and insert instead — “ product ”
regulation 7(2)	Delete “sheet” where it first occurs and insert instead — “ product ”
regulation 7(2)(a)	Delete “sheet” and insert instead — “ product ”
regulation 7(2)(b)	Delete “sheet” in both places where it occurs and insert instead — “ product ”
regulation 14(1)(a)	Delete “asbestos cement sheet” and insert instead — “ an asbestos cement product ”

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HE302*

Health Act 1911

Health (Dangerous Infectious Diseases) Notice 2000

Made by the Governor in Executive Council under section 248.

1. Citation

This notice may be cited as the *Health (Dangerous Infectious Diseases) Notice 2000*.

2. Commencement

This notice comes into operation on 1 January 2001.

3. Dangerous infectious diseases

The infectious diseases specified in Schedule 1 are declared to be dangerous infectious diseases within the meaning of the Act.

4. Revocation

The notice described as the *Health — Dangerous Infectious Diseases Order 1993* is revoked.

Schedule 1 — Dangerous infectious diseases

[cl. 3]

Acquired Immune Deficiency Syndrome (AIDS)

Amoebiasis

Ancylostomiasis

Anthrax

Botulism (foodborne)

Cholera

Diphtheria

Human Immunodeficiency Virus (HIV) infection

Influenza

Legionella infection (including Legionnaire's Disease and all other legionelloses)

Leprosy

Leptospirosis

Malaria

Meningococcal infection (invasive)

Paratyphoid fever
Plague
Salmonella infection
Scarlet fever
Schistosomiasis
Shiga toxin (Verotoxin) producing *E coli* (STEC / VTEC) infection
Shigellosis
Tuberculosis
Typhoid fever
Typhus fever (all forms)
Viral haemorrhagic fevers (including Crimean-Congo haemorrhagic fever, Ebola virus disease, Lassa fever and Marburg disease)
Yellow fever

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HE303*

Health Act 1911

Health (Infectious Diseases) Notice 2000

Made by the Governor in Executive Council under section 3.

1. Citation

This notice may be cited as the *Health (Infectious Diseases) Notice 2000*.

2. Commencement

This notice comes into operation on 1 January 2001.

3. Infectious diseases

The infectious diseases specified in Schedule 1 are declared to be infectious diseases for the purposes of the Act.

4. Revocation

The notice described as the *Health — Infectious Diseases Order 1993* is revoked.

Schedule 1 — Infectious diseases

[cl. 3]

Acquired Immune Deficiency Syndrome (AIDS)

Amoebiasis

Amoebic meningitis

Ancylostomiasis

Anthrax

Arbovirus encephalitis (includes Australian arbovirus encephalitis, Murray Valley encephalitis and Kunjin virus infection)

Barmah Forest virus infection

Botulism (foodborne)

Brucellosis

Campylobacter infection

Chlamydia infection (genital)

Cholera

Cryptosporidiosis

Dengue fever

Diphtheria

Filariasis

Giardiasis

Haemolytic Uraemic Syndrome

Haemophilus influenzae type b infection (invasive)

Hepatitis A virus infection

Hepatitis B virus infection

Hepatitis C virus infection

Hepatitis D virus infection

Hepatitis E virus infection

Human Immunodeficiency Virus (HIV) infection

Hydatid disease

Influenza

Legionella infection (including Legionnaire's Disease and all other legionelloses)

Leprosy

Leptospirosis

Listeriosis

Lyssavirus infection (includes Australian bat lyssavirus and other lyssaviridae)

Malaria

Measles

Melioidosis
Meningococcal infection (invasive)
Methicillin resistant *Staphylococcus aureus* (MRSA) infection
Mumps
Paratyphoid fever
Pertussis
Plague
Pneumococcal infection (invasive)
Poliomyelitis
Psittacosis (Ornithosis)
Q fever
Rabies
Rickettsial infection (including all forms of Typhus fever)
Ross River virus infection
Rubella
Rubella Syndrome (congenital)
Salmonella infection
Scarlet fever
Schistosomiasis
Shiga toxin (Verotoxin) producing *E coli* (STEC / VTEC) infection
Shigellosis
Tetanus
Trachoma
Tuberculosis
Typhoid fever
Vibrio parahaemolyticus infection
Viral haemorrhagic fevers (including Crimean-Congo haemorrhagic fever, Ebola virus disease, Lassa fever and Marburg disease)
Yellow fever
Yersinia infection

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

HE304*

Hospitals and Health Services Act 1927

Hospitals and Health Services (Reorganisation of Hospital Boards) Notice (No. 3) 2000

Made by the Governor in Executive Council under section 16 of the Act.

1. Citation

This notice may be cited as the *Hospitals and Health Services (Reorganisation of Hospital Boards) Notice (No. 3) 2000*.

2. Commencement

This notice comes into operation on 1 June 2001.

3. Definitions

In this notice —

“**additional board**” means a separate board constituted under clause 4;

“**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. Reorganisation of Metropolitan Health Service Board by constitution of 5 additional boards

The Metropolitan Health Service Board is reorganised by constituting 5 separate boards in relation to the hospitals specified under clause 6.

5. Assignment of corporate names to additional boards

The additional boards are assigned the corporate names mentioned in Schedule 1 column 1.

6. Specification of public hospitals

The public hospital or hospitals in relation to which an additional board is constituted is or are specified in Schedule 1 column 2.

**Schedule 1 — Assignment of corporate names and
specification of public hospitals**

[cll. 5 and 6]

Column 1 — Corporate names of additional boards	Column 2 — Specified public hospitals
Eastern Metropolitan Health Authority	Royal Perth Hospital Bentley Hospital Kalamunda District Community Hospital Swan District Hospital
Northern Metropolitan Health Authority	Graylands Selby-Lemnos and Special Care Hospital Osborne Park Hospital Sir Charles Gairdner Hospital
Southern Metropolitan Health Authority	Fremantle Hospital Rottnest Island Nursing Post Woodside Maternity Hospital Rockingham/Kwinana District Hospital
Women's and Children's Health Authority	King Edward Memorial Hospital for Women Princess Margaret Hospital for Children
Armadale Health Service	Armadale Kelmscott Memorial Hospital

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

JUSTICE

JM301*

Supreme Court Act 1935

Supreme Court Amendment Rules (No. 5) 2000

Made by the Judges of the Supreme Court.

1. Citation

These rules may be cited as the *Supreme Court Amendment
Rules (No. 5) 2000*.

2. Commencement

These rules come into operation on the day on which the *Criminal Procedure Rules 2000* come into operation.

3. Rules amended

The amendments in these rules are to the *Rules of the Supreme Court 1971**.

[* Reprinted 21 November 1994.

For amendments to see 1999 Index to Legislation of Western Australia, Table 4, pp. 287-8, and Gazette 10 March, 8 May and 30 June 2000.]

4. Order 1 rule 3 amended

Order 1 rule 3 is amended in item 5 of the Table by deleting “*The Criminal Practice Rules*” and inserting instead —

“ the *Criminal Procedure Rules 2000* ”.

5. Order 65A amended

(1) After Order 65A rule 12(2) the following subrule is inserted —

“

(3) The application may include an application for the Full Court to give a guideline judgment in which case the application must comply with Rule 12A(4).

”.

(2) After Order 65A rule 12 the following rule is inserted —

“

12A. Guideline judgments

(1) This rule does not limit section 143 of the *Sentencing Act 1995*.

(2) A guideline judgment may be given in respect of one appeal or in respect of a number of appeals, even if they are not heard together.

(3) A guideline judgment may be given on the application of a party to an appeal or by the Full Court on its own initiative.

- (4) An application for the Full Court to give a guideline judgment must set out the guidelines that it is proposed the Full Court should give.

”.

Dated 20 December 2000.

Judges' signatures:

DAVID K. MALCOLM, Chief Justice
G. A. KENNEDY
W. P. PIDGEON
D. A. IPP
H. A. WALLWORK
M. J. MURRAY
R. J. M. ANDERSON
N. J. OWEN
G. F. SCOTT
C. D. STEYTLER
K. H. PARKER
C. A. WHEELER
G. P. MILLER
N. P. HASLUCK
L. W. ROBERTS-SMITH

JM302*

Sentencing Act 1995

Sentencing Amendment Regulations (No. 2) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Sentencing Amendment Regulations (No. 2) 2000*.

2. Commencement

These regulations come into operation on the day on which Part 3 of the *Sentencing Legislation Amendment and Repeal Act 1999* comes into operation.

3. The regulations amended

The amendments in these regulations are to the *Sentencing Regulations 1996**.

[* *Published in Gazette 4 October 1996, pp. 5281-96.*
For amendments to 4 December 2000 see Gazette 3 March, 28 July and 25 August 2000.]

4. Regulations 8A and 8B inserted

After regulation 8 the following regulations are inserted —

“

8A. Form of restitution order

A restitution order is to be made in the approved form.

8B. Recovery of enforcement costs

(1) In this regulation —

“**non-complying person**” means a person who has failed to comply with a restitution order;

“**Sheriff’s costs**” means the reasonable costs incurred by the Sheriff in enforcing, or attempting to enforce, a restitution order.

(2) If under section 120A of the Act the Sheriff seizes, or attempts to seize, property that is the subject of a restitution order, the Sheriff may demand from the non-complying person payment of the Sheriff’s costs.

(3) If the non-complying person does not comply with a demand made under subregulation (2) the Sheriff may recover the Sheriff’s costs from that person in a court of competent jurisdiction as a debt due to the Sheriff.

”.

5. Regulation 13 amended

The Table to regulation 13 is amended by inserting after the item for Form 3 the following item —

“

119A	Warrant of commitment for breach of compensation order	3A
------	--	----

”.

6. Schedule 1 amended

Schedule 1 is amended by inserting after Form 3 the following Form —

“

3A. Warrant of commitment for breach of compensation order

WESTERN AUSTRALIA
Sentencing Act 1995, s. 119A

**WARRANT OF
COMMITMENT
FOR BREACH OF
COMPENSATION ORDER**

Supreme Court
 District Court
 Children’s Court
 Court of summary jurisdiction
At:

CWI Warrant No.

To	All police officers Chief executive officer under the <i>Prisons Act 1981</i>.
-----------	---

Offender	Name:	Date of birth:
	Address:	

Reason for issue of warrant	The offender has been ordered to pay compensation in accordance with a compensation order issued under Part 16 Division 2 of the <i>Sentencing Act 1995</i>. In addition, under section 119A of the <i>Sentencing Act 1995</i>, this court ordered that if the offender did not pay the compensation by the date set for payment stated below the offender was to be imprisoned. The offender has not paid the compensation as ordered.
Command	This warrant authorises and commands you to arrest and imprison the offender in accordance with the above order and section 119A of the <i>Sentencing Act 1995</i>.

Amount outstanding	Total compensation ordered	\$
	Less any amount paid	- \$
	Amount outstanding	= \$

Date of order		Date set for payment	
----------------------	--	-----------------------------	--

Period of imprisonment	Until compensation is paid with maximum period —		
	<input type="checkbox"/>	set by this court at	days; or
	<input type="checkbox"/>	determined under s. 119A(3) to be	days
	<input type="checkbox"/>	Cumulative	<input type="checkbox"/>
			Concurrent

Warrant issued by	Signature:	Date:
	Name:	
	Official title:	

Execution details	Offender arrested on	/	/	at	hours
	at:				
	by:			Regimental No.	
	of:			police station/division	
	Signature:			Date:	

Under s. 119A(4) service of the term of imprisonment does not reduce or discharge the offender's liability to pay the compensation ordered.

”.

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG301**LOCAL GOVERNMENT ACT 1995***Shire of Morawa*

REPEAL OF LOCAL LAWS

In pursuance of the powers conferred upon it by the *Local Government Act 1995* and of all other powers enabling it, the Council of the Shire of Morawa hereby records having resolved on 20 July 2000 to repeal the following Local Laws—

Caravan Parks and Camping Grounds as published in the *Government Gazettes* of 22 February 1974 and 25 October 1974.

Old and Disused Motor Vehicles and Machinery as published in the *Government Gazette* of 4 April 1978, and amended 17 September 1993.

Motels as published in the *Government Gazette* of 15 October 1982 and amended 24 June 1994.

Dated this 23rd day of November 2000.

The Common Seal of the Shire of Morawa was hereunto affixed in the presence of—

JAMES F. COOK, Shire President.
SHANE A. COLLIE, Chief Executive Officer.

LG302***LOCAL GOVERNMENT ACT 1995***TOWN OF CLAREMONT*

AMENDMENTS TO LOCAL LAW RELATING TO SIGNS

That under the powers conferred by the *Local Government Act 1995* (the Act) and under all the powers enabling it, the Council of the Town of Claremont resolves on 19 December 2000 to amend the Local Law Relating to Signs which was published in the *Government Gazette* on 15 March 2000 and amended on 3 October 2000 and to proceed with amending the Local Law in accordance with Section 3.12 of the Act as follows—

- (a) Amend subclause 32.3(a) by substituting the figure '3' for the figure '2';
- (b) Amend subclause 32.3(b) by substituting the figure '35' for the figure '28';
- (c) Amend subclause 32.3(c) by substituting figure and word '7 days' for the figure and word '48 hours'.

Dated this 21st day of December 2000.

The Common Seal of the Town of Claremont was affixed by authority of a resolution of the Council in the presence of—

PETER OLSON JP, Mayor.
ARTHUR KYRON, Chief Executive Officer.

LG303***LOCAL GOVERNMENT ACT 1995***TOWN OF CLAREMONT*

FENCING LOCAL LAW 2000

In pursuance of the powers conferred upon it by the *Local Government Act 1995* and all of the powers enabling it, the Council of the Town of Claremont hereby records having resolved on 19 December 2000 to make the Fencing Local Law 2000.

1. Repeal

The By-Laws of the Town of Claremont entitled By-Laws relating to Fencing published in the *Government Gazette* on 15 January 1987 as amended are repealed.

2. Title

This local law may be referred to as the Town of Claremont Fencing Local Law 2000.

3. Definitions

In this local law, unless the context require otherwise—

“building surveyor” means the building surveyor of the Town of Claremont or an officer exercising the powers of the building surveyor for the purpose of this local law;

“Business Area” means any land or building within the district that is classified in the town planning scheme of the Town of Claremont as or part of any of the following zones: Town Centre, Local Centre, Light Industry or Highway, or on or in which land or building there is carried on a use which under the District Scheme, can only lawfully be carried on in one or other of those zones or as a non conforming use;

“council” means the council of the Town of Claremont;

“dangerous fence” means a fence certified by the surveyor to be dangerous by reason of a faulty design or construction, or deterioration of constituent materials, damage by termites, change in ground level, or other cause subsequent to construction;

“district” means the district of the Town of Claremont;

“dividing fence” means a fence that separates the land of different owners whether the fence is on the common boundary of the adjoining land or on a linen other than the common boundary;

“fence” means a fence other than a dividing fence abutting a road or a right of way or a fence on a boundary line of an allotment of land and includes a free standing wall or retaining wall or other structure used or functioning as a fence;

“height”—

- (a) in relation to a front fence, means the distance measured from the highest point of the fence to the highest point of—
 - (i) the footpath; or
 - (ii) where no footpath exists, the natural ground level, from that point;
- (b) in relation to a fence other than a front fence, means the distance measured from the highest point of the fence to the highest point of the natural ground level below the point.

“local government” means the Town of Claremont;

“Residential Area” means any land within the district classified in the relevant town planning scheme as a Residential Zone, and includes any land used for residential purposes;

4. Fences Requiring Approval

(1) A person shall not commence to erect, proceed with the erection, rebuild, reconstruct or alter, any fence, pergola or hood attached to any gateway or fence if it is situated within 6 metres of a street alignment and exceeds 1.2 metres in height unless and until the person has lodged with the local government 2 copies of the plan and specification of the proposed fence or the proposed rebuilding, reconstruction, or alteration and the council has approved a copy of the plan and specification.

(2) The council may refuse to approve of an application for a fence if, in its opinion, the materials or the finishes are out of character with surrounding buildings, fences or other improvements.

(3) Notwithstanding subclause (1), the building surveyor may approve the plan and specification of a front fence where—

- (a) no point of the fence is higher than 1.8 metres above the footpath;
- (b) more than 50% of the fence is wrought iron or open pickets which allow views from the dwelling to the street;
- (c) the fence is articulated both vertically and horizontally; and
- (d) the piers, including capping, do not exceed 2.1 metres in height.

5. Fences over 1.8 Metres in Height

A person shall not commence to erect, proceed with the erection, rebuild, reconstruct or alter, any fence exceeding 1.8 metres in height on the boundary of a lot unless and until the person has lodged with the local government 2 copies of the plan and specification of the proposed fence or the proposed rebuilding, reconstruction, or alteration, and the council has approved a copy of the plan and specification.

6. Fences on Lots at Intersection

(1) Subject to subclause (2), a person shall not erect a fence exceeding 0.75 metres in height on any frontage of a lot which is situated at the intersection of 2 or more streets within a distance of 6 metres from the point of intersection of the lines obtained by producing the street alignments fronting the lot.

(2) Council may permit a fence to a greater height than 0.75 metres after considering a report by the person holding the office of Director Technical services on the effect of doing so on the visibility of drivers of vehicles approaching the intersection,

7. Front Fences

(1) A front boundary fence may be constructed to a height of 1.8 metres above natural ground level, subject to the fence only being constructed on the boundary for a maximum of 60% of the length of the boundary and the remaining 40% must be kept back from the boundary at least 110 millimetres.

(2) The council may, if in its opinion the circumstances so warrant, grant special approval for a front fence to be in excess of 1.8 metres high.

(3) Notwithstanding subclause (1), no person shall erect any wall or fence on any front boundary or on any side boundary between the front boundary and the building setback line exceeding 1.2 metres in height using solely or substantially the material known as fibrous cement.

8. Fences on Lots with 2 Street Frontages

(1) For the purpose of this clause, the primary street frontage of a lot with 2 street frontages is taken to be the frontage with the lesser dimension, and the other frontage is taken to be the secondary street frontage.

(2) (a) Any part of a fence on a secondary street frontage located within 6 metres of the primary street frontage, shall comply with the requirements for fences on primary street frontages.

(b) The remainder of the fence may be constructed at an average height of 1.8 metres above the footpaths or verge and to a maximum height of 2.1 metres, so as to give privacy to the private open space within the lot, provided that—

(i) the fence is articulated both vertically and horizontally;

(ii) the length is limited to a maximum of 75% of the frontage where private open space fronts the street; and

(iii) some surveillance of the street is maintained from the dwelling.

(3) The council may approve a fence on a secondary street frontage, which does not comply with paragraph (b) of subclause (2).

9. Use of Barbed Wire etc

A person shall not erect or affix or allow to remain on any fence bounding a lot owned or occupied by him in a Residential or Business Area any barbed or other wire with spiked or jagged projections nor shall any person erect or affix or allow to remain on any fence bounding a lot owned or occupied by him and classified in the relevant town planning scheme as Light Industry, any barbed or other wire with spiked or jagged projections unless the wire is carried on posts bent back into the lot from the boundary at an angle of 45 degrees, nor unless the bottom row of wire is set back 150 millimetres from the face of the fence and it not nearer than 2.1 metres to the ground.

10. Use of Broken Glass

(1) A person shall not affix broken glass to or allow it to remain upon any fence on a lot owned or occupied by him in a Residential or Business Area.

(2) A person shall not affix broken glass to or allow it to remain upon any fence which is erected upon a lot owned or occupied by him and which abuts on to any street or public place.

11. Use of Secondhand Materials

(1) A person shall not construct any fence with secondhand sheet metal or secondhand galvanised iron or other secondhand material unless he shall previously have obtained the written consent of the council to use such material.

(2) The council may refuse to grant its consent to the use of such material, or may grant its consent subject to conditions.

12. Permissible Fence Materials

A person shall not erect or permit the erection on land owned or occupied by him within the district, or suffer to permit to remain on that land, any fence constructed with any material other than brick, concrete, masonry, wrought iron, tubular steel, link mesh, cold formed sheetmetal, timber sheathed with pickets, palings, boarding, fibrous cement, welded mesh or other material approved by the council.

13. Fences Abutting Freshwater Bay Foreshore Reserve

Notwithstanding clause 13 of the Metropolitan Region Scheme no person shall erect any fence whatsoever on any lot boundary which abuts the foreshore reserve around Freshwater Bay unless the approval of the council has been obtained in writing.

14. Dangerous Fences

A person shall not within the district erect or permit the erection on land owned or occupied by him, or suffer or permit to remain on that land, any dangerous fence.

15. Maintenance

The owner and occupier of any land within the district shall maintain all fences erected the land in good condition and so as to prevent them from becoming dilapidated, dangerous or unsightly or prejudicial to the inhabitants of the neighbourhood or their property.

16. Notice May be Given to Remove etc

The local government may give notice in writing to the owner or to the occupier of any land upon which there exists a fence which is dangerous or which has not been maintained in accordance with clause 15 requiring the owner or occupier to pull down, remove, repair, paint or maintain the fence within the time stipulated in the notice.

17. Failure to Comply with Notice

A person who fails to comply with a notice given to him under clause 16 commits an offence.

18. Fences affecting Stormwater Flow

Notwithstanding any other provision of this local law, the local government may give notice in writing to the owner or the occupier of any land upon which there exists an impervious fence requiring the owner or occupier to take down, modify or alter the fence if it affects stormwater flow thus causing or resulting in or likely to cause or result in, drainage problems.

19. Recovery of Expenses

If an owner or occupier of land who has been given notice pursuant to clause 16 fails to comply with the notice then the local government may enter upon the land and maintain the fence and recover the amount of the expenses from the owner in a court of competent jurisdiction and notwithstanding the taking of such action for recovery, may prosecute the owner for committing a breach of any of clauses 12, 13, 14 or 15.

20. Sufficient Fence

A fence constructed in accordance with the specifications set out in the schedule hereto is hereby prescribed to be a sufficient fence for the purposes of the *Dividing Fences Act 1961*.

21. Offences

A person who fails to comply with or does anything in contravention of any of the provisions of this local law or who fails to carry out any duty or requirement imposed upon him by this local law commits an offence and shall be liable on conviction to a maximum penalty of \$200 and in addition to a maximum daily penalty of \$20 per day during which the offence continues.

Schedule

A sufficient fence shall be a free standing corrugated fibrous cement having specifications as follows—

A height of 1.8 metres,

An in-ground component of 25% of the total length of the sheet,

The combined height and depth of the fence shall consist of a single sheet,

The corrugated fibrous cement sheets shall be lapped and capped with an extruded 'snapfit' type capping in accordance with the manufacturer's specification.

Dated this 21st day of December 2000.

The Common Seal of the Town of Claremont was affixed by authority of a resolution of the Council in the presence of—

PETER OLSON JP, Mayor.
ARTHUR KYRON, Chief Executive Officer.

POLICE

PE301*

Protective Custody Act 2000

Protective Custody (Approved Places) Notice 2000

Made by the Minister for Police under section 26(1) of the *Protective Custody Act 2000*.

1. Citation

This notice may be cited as the *Protective Custody (Approved Places) Notice 2000*.

2. Approved Places

- (1) Each of the places in the Table to this clause is approved as a place to which an apprehended person may be taken for the purposes of the *Protective Custody Act 2000*.
- (2) In relation to each of the places in the Table to this clause only apprehended people who are intoxicated by alcohol may be taken to the place.

Table

Town or city	Place
Broome	Milliya Rumurra Aboriginal Corporation (Broome sobering-up Centre) 2-6 Stewart Street, Broome
Derby	Garl Garl Walbu Alcohol Association Aboriginal Corporation (Derby Sobering-up Centre) Cnr Stanley and Ashley Streets, Derby
Fitzroy Crossing	Nindilingarri Cultural Health Services (Fitzroy Crossing Sobering-up Centre) Fallon Road, Fitzroy Crossing
Halls Creek	Halls Creek People's Church Sobering-up Centre Neighbour Street, Halls Creek
Kalgoorlie	Bega Garnbirringu Health Services (Kalgoorlie Sobering-up Centre) 5 MacDonald Street, Kalgoorlie
Kunnunurra	Waringarri Aboriginal Corporation (Kunnunurra Sobering-up Centre) L2229 Speargrass Road, Kunnunurra

Town or city	Place
Perth	The Salvation Army Perth Sobering-up Centre 15 Wright Street, Highgate
South Hedland	Port Hedland Sobering-up Shelter Forest Circle, South Hedland
Roebourne	Roebourne Sobering-up Shelter Inc. 11 Queen Street, Roebourne
Wiluna	Nganggahawili Aboriginal Community Controlled Health and Medical Service Aboriginal Corp. (Wiluna Sobering-up Centre) Thompson Street, Wiluna

KEVIN PRINCE, Minister for Police.

PUBLIC TRUST

PT301*

Public Trustee Act 1941

Public Trustee (Amendment) Regulations (No. 2) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Public Trustee (Amendment) Regulations (No. 2) 2000*.

2. Commencement

These regulations come into operation on the day on which the *Criminal Property Confiscation Act 2000* comes into operation.

3. The regulations amended

The amendments in these regulations are to the *Public Trustee Regulations 1942**.

[* Reprinted as at 3 October 2000.]

4. Second Schedule amended

The Second Schedule is amended in subitem 9A(1) by deleting “*Crimes (Confiscation of Profits) Act 1988*” and inserting instead —

“ *Criminal Property Confiscation Act 2000* ”.

5. Fees payable — savings

Despite the amendment effected by regulation 4, the *Public Trustee Regulations 1942* as in force before the commencement of these regulations continue to apply after that commencement in relation to —

- (a) property that was in the Public Trustee's control under the *Crimes (Confiscation of Profits) Act 1988* immediately before the commencement of these regulations; and
- (b) property of which the Public Trustee has care or control under the *Crimes (Confiscation of Profits) Act 1988* as a result of the operation of the *Criminal Property Confiscation (Consequential Provisions) Act 2000*.

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

PT302*

Public Trustee Act 1941

Public Trustee Amendment Regulations (No. 3) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Public Trustee Amendment Regulations (No. 3) 2000*.

2. Commencement

These regulations come into operation on 1 January 2001.

3. Second Schedule amended

The Second Schedule to the *Public Trustee Regulations 1942** is amended as set out in the Table to this regulation.

Table

Item 1(1)(a)(iii)	Delete “4%”, insert instead — “ 4.4% ”.
Item 1(1)(b)(ii)(I)	Delete “6%”, insert instead — “ 6.6% ”.
Item 2(1)	Delete “4%”, insert instead — “ 4.4% ”.
Item 3A(1)	Delete “6%”, insert instead — “ 6.6% ”.
Item 5	Delete “6%”, insert instead — “ 6.6% ”.
Item 9A(5)	Delete “4%”. insert instead — “ 4.4% ”.

[* Reprinted as at 3 October 2000.]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

TRANSPORT

TR301*

ROAD TRAFFIC ACT 1974

ROAD TRAFFIC (APPROVED DEVICES) NOTICE (No. 2) 2000

Made by the Director General of Transport

1. Citation

This notice may be cited as the *Road Traffic (Approved Devices) Notice (No. 2) 2000*.

2. Certain immobilisers approved

For the purposes of regulation 1017A(4) of the *Road Traffic (Vehicle Standards) Regulations 1977*, any of the following devices is approved, namely —

- (a) an immobiliser fitted to a vehicle by the manufacturer of the vehicle, or a person authorised by the manufacturer, at the time the vehicle is being manufactured;
- (b) an immobiliser that complies with Part III (“Approval of immobilizers and approval of a vehicle with regard to its immobilizer”) of ECE 97 “Vehicle Alarm Systems” published by the United Nations Economic Commission for Europe;
- (c) an immobiliser fitted to a vehicle as an integral part of an alarm system complying with AS/NZS 3749.1:1997 “Intruder alarm systems — Road vehicles”, jointly published by Standards Australia and Standards New Zealand;
- (d) an immobiliser that complies with AS/NZS 4601:1999 “Vehicle immobilizers”, jointly published by Standards Australia and Standards New Zealand;
- (e) an immobiliser —
 - (i) fitted to a vehicle before 1 July 1999; and
 - (ii) that is self-arming and immobilises the engine either by interrupting the fuel, ignition, starter or engine management system;
- (f) an immobiliser —
 - (i) fitted to a vehicle before 1 April 2001; and

- (ii) that complies with "Specifications for Vehicle Immobiliser" published by the Department of Transport on 4 August 2000 and available from its Vehicle Safety Branch at 21 Murray Road South, Welshpool WA 6106.

3. Road Traffic (Approved Devices) Notice 2000 revoked

The *Road Traffic (Approved Devices) Notice 2000** is revoked.

[* Published in Gazette 25 August 2000, pp. 4921-4922.]

M. L. HARRIS, Director General of Transport.

TREASURY

TY301*

State Enterprises (Commonwealth Tax Equivalents) Act 1996

State Enterprises (Commonwealth Tax Equivalents) (Application) Amendment Regulations 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *State Enterprises (Commonwealth Tax Equivalents) (Application) Amendment Regulations 2000*.

2. Regulation 3 amended

The Table to regulation 3 of the *State Enterprises (Commonwealth Tax Equivalents) (Application) Regulations 1997** is amended by inserting the following item in the appropriate alphabetical position —

“

Forest Products Commission established under 1 January 2001
the *Forest Products Act 2000*

”.

[* Published in Gazette 6 June 1997 at pp. 2645-6.
For amendments to 8 December 2000 see 1999 Index to
Legislation of Western Australia, Table 4, p. 281.]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401***AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976**

Agriculture Protection Board,
South Perth.

Acting pursuant to the powers granted by Section 35 and 36 of the Agriculture and Related Resources Protection Act 1976, the Agriculture Protection Board hereby—

- (a) cancels the declaration of the Wedge-tailed eagle (*Aquila audax*)
- (b) cancels the declaration of domestic or pet rabbits (*Oryctolagus cuniculus*) and commercial varieties of rabbits held in captivity, and
- (c) assigns domestic or pet rabbits (*Oryctolagus cuniculus*) and commercial varieties of rabbits at large, to category A5

Dated 14 December 2000.

KERYL ENRIGHT, Chairman,
Agriculture Protection Board.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
SHARK BAY SNAPPER FISHERY MANAGEMENT PLAN
AMENDMENT 2000

FD 2751/00 [148]

Made by the Minister under section 54(2).

Citation

1. This amendment may be cited as the *Shark Bay Snapper Fishery Management Plan Amendment 2000*.

Principal Plan

2. In this amendment the *Shark Bay Snapper Management Plan 1994** is referred to as the principal Plan.

Commencement

3. This amendment shall commence operation on 1 January 2001.

Arrangement deleted and substituted

4. The principal Plan is amended by deleting the Arrangement and substituting the following—

“Arrangement

1. Citation
2. Interpretation
3. Declaration of fishery
4. Persons prohibited from fishing in the Fishery
5. Use of a boat in the Fishery
7. Licences
- 7A. Criteria for the grant of a licence
8. Duration of a licence
- 8A. Fee payable on renewal of a licence after expiry
- 8B. Items specified on a licence
- 8C. Grounds to refuse to transfer a licence
- 8D. Grounds for suspension, cancellation or non-renewal of a licence

9. Prohibition on fishing by specified means
- 9A. Prohibition on fishing in excess of entitlement
- 9B. Defence to section 74 of the Act
- 9C. Whole weight of snapper
- 9D. Calculating quantity of snapper that has been taken
10. Prohibition on fishing in specified waters
11. Prohibitions required in the better interests of the Fishery
12. Capacity of the Fishery
13. Scheme of entitlements
14. Surrender of licence and reallocation of entitlement
16. Prohibition on transfer of fish at sea
- 16A. Prohibitions on the use of licensed fishing boat in specified circumstances
- 16B. Prohibition on selling, dealing in or purchasing snapper
17. Notification of landing snapper and determination of weight
- 17A. Records of fish taken and landed in the Fishery
- 17B. Records of directions given to persons acting on behalf of licence holder
20. Grounds to refuse to transfer part of an entitlement
- 20A. Temporary transfer of part of an entitlement
23. Procedure before this plan is amended or revoked
24. Revocation
25. Offences and major provisions
- Schedule 1
- Schedule 2
- Schedule 3—Conversion factors—Clause 9C
- Schedule 4—Unit value—Clause 13(3)
- Schedule 5—Allocations of entitlement—Clause 13(4)".

Clause 2 amended

5. Clause 2 of the principal Plan is amended by—
 - (a) deleting the items commencing "authorised boat", "commencement date", "drop line", "handline", "licence", "minimum unit holding", "off season", "operate", "peak season", "quota", "quota period", "standard container", "transfer", "trap", "unit" and "unit holding"; and
 - (b) inserting in the appropriate alphabetical position the following items—
 - "authorised boat" means—
 - (a) a licensed fishing boat of which the name, licensed fishing boat number and length are specified in a licence; or
 - (b) a boat specified in a written authority under regulation 132, where that boat is to be used in place of a boat described in (a);
 - "Carnarvon Harbour" means all of the land and waters known as Small Boat Harbour south of the intersection of West Street and Harbour Road, Carnarvon;
 - "Catch and Disposal Record form" means a form approved by the Executive Director;
 - "licence" means a managed fishery licence which authorises a person to fish in the Fishery but does not include a managed fishery licence issued in respect of the Shark Bay Beach Seine and Mesh Net Managed Fishery;
 - "Shark Bay Beach Seine and Mesh Net Managed Fishery" means the fishery identified in the *Shark Bay Beach Seine and Mesh Net Management Plan 1992***;
 - "Spanish mackerel" means the fish of the common names Broad-barred Spanish Mackerel and Narrow-barred Spanish Mackerel described by the scientific classifications opposite those names in Column 2 of Schedule 7 of the regulations."

Clause 4 deleted and substituted

6. The principal Plan is amended by deleting clause 4 and substituting the following—
 - "Persons prohibited from fishing in the Fishery**
 - 4. (1) Subject to subclauses (2) and (3), a person must not fish in the Fishery—
 - (a) other than in accordance with this plan; and
 - (b) unless the person is the holder of a licence or a person acting on a licence holder's behalf.
 - (2) This plan does not apply to a person fishing for snapper for a non-commercial purpose in accordance with the Act.
 - (3) This plan does not apply to a person fishing in the Shark Bay Beach Seine and Mesh Net Managed Fishery in accordance with an authorization issued in respect of that fishery."

Clause 5 deleted and substituted

7. The principal Plan is amended by deleting clause 5 and substituting the following—

“Use of a boat in the Fishery

5. (1) A person authorised by a licence to fish for snapper in the Fishery must not use a boat in the Fishery unless the boat is the relevant authorised boat.

(2) A person must not be or act as the master of an authorised boat unless the person is the holder of the relevant licence or a person acting on the licence holder's behalf.”.

Clause 6 deleted

8. The principal Plan is amended by deleting clause 6.

Clauses 7 and 8 deleted and substituted

9. The principal Plan is amended by deleting clauses 7 and 8 and substituting the following—

“Licences

7. A licence which was in force on 31 December 2000 and was designated as a Class A, Class B or a Supplementary Licence shall, upon renewal, be a licence without distinction by class.

Criteria for the grant of a licence

7A. (1) From 1 January 2001 the criteria to be satisfied before the Executive Director may grant a person a licence are that—

- (a) on 31 December 2000 the person was the holder of a managed fishery licence which had been issued for the purposes of the Shark Bay Prawn Management Plan 1993*** or the Shark Bay Scallop Management Plan 1994****, and the person applies for a licence not later than 1 March 2001; or
- (b) the person satisfies the Executive Director that—
 - (i) immediately upon the grant of the licence an application would be made under section 140 of the Act to transfer units of entitlement to the licence from another licence;
 - (ii) the application referred to in paragraph (i) would be in respect of not less than 100 units; and
 - (iii) immediately upon receipt of the application referred to in paragraph (i) the Executive Director would transfer the units to the licence (if it had been granted).

(2) For the purposes of subparagraph (1)(b) a reference to an application to transfer units of entitlement shall be taken to include an application made in connection with the surrender of a licence pursuant to clause 14.

Duration of a licence

8. A licence expires on 31 August next following the day on which it is granted or renewed.

Fee payable on renewal of a licence after expiry

8A. Where a licence is renewed under section 139(1) of the Act the additional fee payable by way of penalty is—

- (a) 20% of the fee payable on the issue of the licence; or
- (b) \$500.00,

whichever is the greater.

Items specified on a licence

8B. A licence may specify the following—

- (a) the name and business address of the licence holder;
- (b) the name, licensed fishing boat number and length of any licensed fishing boat that may be used for fishing in the Fishery under the authority of that licence;
- (c) the licence number;
- (d) the period for which the licence is valid;
- (e) details of the entitlement conferred by the licence;
- (f) any conditions imposed on the licence by the Executive Director.

Grounds to refuse to transfer a licence

8C. The transfer of a licence may be refused on the ground that the licence was granted pursuant to clause 7(1)(a) and the managed fishery licence referred to in that clause is not also being transferred to the intended transferee.

Grounds for suspension, cancellation or non-renewal of a licence

8D. The Executive Director may suspend, cancel or not renew a licence on the grounds that—

- (a) the licence was granted pursuant to the satisfaction of the criteria specified in clause 7(1)(b) and the relevant transfer application was not made or approved within 7 days of the day on which the licence was granted;
- (b) the number of units of entitlement conferred by the licence, disregarding any temporary transfers of units to or from the licence, is less than 100; or
- (c) the licence was granted pursuant to clause 7(1)(a) and the managed fishery licence referred to in that clause is not also held by the holder of the licence.”.

Clause 9 deleted and substituted

10. The principal Plan is amended by deleting clause 9 and substituting the following—

“Prohibition on fishing by specified means

9. A person must not fish for snapper in the Fishery by any means other than hook and line.

Prohibition on fishing in excess of entitlement

9A. (1) The holder of a licence or a person acting on that person's behalf must not—

- (a) fish for snapper; or
- (b) fillet any fish,

in the waters of the Fishery unless the total quantity of snapper (whole weight), determined in accordance with clauses 9C and 9D, taken or landed from the waters of the Fishery under the authority of the licence during the period for which the licence has been granted or renewed is less than the entitlement conferred by the licence.

Defence to section 74 of the Act

9B. It is a defence in proceedings for an offence against section 74 of the Act in respect of contravening clause 9A for the person charged to prove that—

- (a) notice of the fishing in excess of the entitlement was given to the Executive Director, in a manner and in a form specified in writing by the Executive Director, before the snapper or fish fillet was processed or moved from the place of weighing or within 240 minutes of being landed ashore, whichever was the earlier;
- (b) the amount of snapper or fish fillet by which the entitlement under the licence was exceeded is not more than 50 kilograms (whole weight); and
- (c) the licence holder, not more than 14 days after the taking of the snapper or fish fillet, paid to the Fisheries Research and Development Fund an amount of money equal to the product of the number of kilograms (whole weight) by which the entitlement was exceeded and the prescribed value (per unit of weight) for snapper set out in Schedule 9 of the regulations.

Whole weight of snapper

9C. (1) For the purposes of this plan, where a quantity of snapper is expressed in terms of a whole weight, the weight shall be taken to be—

- (a) where the snapper is whole when it is weighed, that weight of snapper measured in kilograms; or
- (b) where the snapper is gilled and gutted only, that weight of snapper measured in kilograms multiplied by the relevant conversion factor; or
- (c) where the fish is filleted, that weight of fish measured in kilograms multiplied by the relevant conversion factor.

(2) In this clause—

“relevant conversion factor” means the conversion factor specified in Schedule 3 that corresponds to the condition of the snapper.

Calculating quantity of snapper that has been taken

9D. For the purposes of clause 9A the quantity of snapper taken by persons fishing under the authority of a licence shall be taken to include all snapper and all fillets of fish taken within, or landed ashore from, the waters of the Fishery but not including any fillet of Spanish mackerel to which the skin remains attached.”.

Clauses 10 and 11 deleted and substituted

11. The principal Plan is amended by deleting clauses 10 and 11 and substituting the following—

“Prohibition on fishing in specified waters

10. (1) A person must not fish for snapper in the waters described in Schedule 2.

(2) A person must not fish for snapper in the waters of the Shark Bay Beach Seine and Mesh Net Fishery.

Prohibitions required in the better interests of the Fishery

11. (1) The Executive Director may, by notice published in the Gazette, prohibit fishing in the Fishery or any part of the Fishery for the period specified in the notice if, in the opinion of the Executive Director, the prohibition is required in the better interests of the Fishery.

(2) A person must not fish in any waters of the Fishery at a time when fishing in those waters has been prohibited by a notice made under subclause (1).

(3) A notice made under subclause (1) revokes any previous notice made under that subclause.”.

Clauses 12, 13 and 14 deleted and substituted

12. The principal Plan is amended by deleting clauses 12, 13 and 14 and substituting the following—

“Capacity of the Fishery

12. (1) The capacity of the Fishery for any year commencing on 1 September is 563,750 kilograms of snapper (whole weight).

(2) Notwithstanding subclause (1), the capacity of the Fishery for the period commencing 1 January 2001 and ending 31 August 2001 is 517,625 kilograms (whole weight).

Scheme of entitlements

13. (1) The sum of the entitlements to fish for snapper that may be conferred by all the licences is equal to the capacity of the Fishery as provided for in clause 12.

(2) The entitlement to fish for snapper conferred by a licence shall be expressed in terms of units of entitlement.

(3) The extent of the entitlement to fish for snapper that arises from a unit, to be known as the unit value, shall be determined in accordance with Schedule 4 and limited by reference to a quantity of snapper measured in kilograms (whole weight).

(4) A licence that is—

(a) renewed pursuant to an application made on or before 1 March 2001; or

(b) granted pursuant to clause 7A,

shall upon renewal or grant, as the case may be, confer the entitlement provided for in Schedule 5.

(5) The Executive Director may allocate a distinguishing letter, number or mark or any combination thereof in respect of each unit of entitlement conferred by a licence.

Surrender of licence and reallocation of entitlement

14. (1) Subject to subclauses (2) and (3), where a licence has been surrendered under section 144 of the Act the Executive Director may—

(a) upon the application of the holder of another licence; and

(b) with the consent of the holder of the surrendered licence;

increase the entitlement conferred by that other licence by not more than the extent of the entitlement that was conferred by the surrendered licence.

(2) Subclause (1) applies once in respect of a surrendered licence.

(3) For the purposes of subclause (1)(a), a reference to another licence includes a reference to a licence which has been applied for in accordance with clause 7A(1)(b).".

Clause 15 deleted

13. The principal Plan is amended by deleting clause 15.

Clause 16 deleted and substituted

14. The principal Plan is amended by deleting clause 16 and substituting the following—

"Prohibition on transfer of fish at sea

16. The master of a licensed fishing boat must not permit any snapper or fillet of fish to be transferred—

(a) to; or

(b) from

the boat while the boat is at sea in the waters of the Fishery.

Prohibitions on the use of licensed fishing boat in specified circumstances

16A. (1) The master of an authorised boat which has been used to fish in the waters of the Fishery must not steam or sail the boat outside the waters of the Fishery unless all fish taken with the use of the boat have first been landed at the Carnarvon Harbour or the Denham townsite.

(2) The master of a licensed fishing boat that is within the waters of the Fishery must not—

(a) have on board, or permit a person to have on board; or

(b) land from or permit to be landed from,

the boat any pink snapper or fillet of fish unless the boat is an authorised boat and the total quantity of snapper (whole weight), determined in accordance with clauses 9C and 9D, taken or landed from the waters of the Fishery under the authority of the relevant licence and during the period for which the licence has been granted or renewed is less than the value of the entitlement conferred by the licence.

Prohibition on selling, dealing in or purchasing snapper

16B. A person must not sell, deal in or purchase any snapper or fish fillet taken from or landed ashore from the waters of the Fishery unless the snapper or fish fillet was taken by a person who was fishing under the authority of a licence.".

Clause 17 deleted and substituted

15. The principal Plan is amended by deleting clause 17 and substituting the following—

"Notification of landing snapper and determination of weight

17. (1) In this clause, the master of an authorised boat from which any snapper or fish fillets are landed ashore is referred to as "the master".

(2) In this clause a reference to "fish fillet" does not include a fillet of Spanish mackerel to which the skin is attached.

(3) Immediately before or upon any snapper or fish fillets being landed ashore from an authorised boat and prior to permitting any snapper or fish fillets to be removed from the place of landing, the master must transmit a notice in respect of the landing.

(4) A notice under subclause (3) must be in a manner and in a form specified in writing by the Executive Director.

- (5) A person must not transmit any information in accordance with subclause (3) that the person knows to be false or misleading.
- (6) A person must not remove any snapper or fish fillets from the place where the snapper or fish fillets were landed ashore—
- (a) unless subclause (3) has been complied with;
 - (b) without the consent of the master; and
 - (c) unless the snapper and fish fillets are in the same condition (whole, gutted or filleted) in which they were in when the notice was given under subclause (3).
- (7) Where the Executive Director issues a consignment number in respect of a notice given under subclause (3) the master must make and keep a record of that consignment number.
- (8) The master must ensure that any snapper or fish fillets consigned from the place of landing has securely attached to it a completed consignment note in a form approved by the Executive Director.
- (9) For the purposes of subclause (8), each occasion on which snapper or fish fillets are transported from the place of landing shall constitute a consignment, and a separate consignment note shall be used in respect of each such consignment.
- (10) The master must, within 240 minutes of landing snapper or fish fillets ashore, accurately determine the whole weight of the snapper or fish fillet.
- (11) For the purposes of subclause (10) the master must use a means of determining the weight of the snapper or fish fillet which the master has, immediately before weighing the snapper or fish fillet, determined to be in proper operating condition.
- (12) The master must not land or permit to be landed, any snapper or fish fillet at a place other than the Carnarvon Harbour or the Denham townsite, and must not process or remove or permit any snapper or fish fillet to be processed or removed from the Carnarvon Harbour or Denham townsite unless subclause (10) and clause 17A have been complied with.

Records of fish taken and landed in the Fishery

- 17A. (1) In this clause a reference to “fish fillet” does not include a fillet of Spanish mackerel to which the skin is attached.
- (2) The master of an authorised boat from which snapper or fish fillets have been landed ashore must—
- (a) within 240 minutes of landing the snapper or filleted fish ashore, sign and specify in triplicate in a Catch and Disposal Record form, accurate details of—
 - (i) the place, time and date of the landing of the snapper or filleted fish;
 - (ii) the name, licence number and business address of any person to whom any snapper or filleted fish have been or are to be consigned (as the case may require);
 - (iii) the name of any person retaining any snapper or filleted fish which is not being consigned and the place to which the snapper are to be taken (as the case may require);
 - (iv) the name of the employer of any person who is to transport the snapper or filleted fish;
 - (v) the number of containers in which the snapper or filleted fish are consigned;
 - (vi) the determination of the weight of snapper or filleted fish, as determined in accordance with clause 17, and whether the weight is of whole, gutted or filleted snapper or filleted fish;
 - (vii) the name of the master of the authorised boat and details of the licence under the authority of which the snapper or filleted fish were taken; and
 - (viii) the total amount of snapper or filleted fish taken under the authority of the licence during the period for which it has been granted or renewed, calculated in accordance with clauses 9C and 9D; and
 - (b) not depart, and not permit the snapper or filleted fish to be removed, from the place where the weight of the snapper or filleted fish was determined until paragraph (a) has been complied with.
- (3) A person to whom subclause (2) applies must retain and keep safe and secure the triplicate copies of the completed consignment note referred to in clause 17(8) and the Catch and Disposal Record form referred to in subclause (2), and produce the copies to a Fisheries Officer on demand.
- (4) A person to whom subclause (2) applies shall, within 24 hours of landing any snapper or filleted fish ashore, deliver the original copy of the completed Catch and Disposal Record form referred to in subclause (2) together with the duplicate copy of the completed consignment note referred to in clause 17(8) to the office of the Department at Carnarvon or Denham.
- (5) A person must not make an entry in accordance with subclause (2) that the person knows to be false or misleading.

Records of directions given to persons acting on behalf of licence holder

- 17B. (1) The holder of a licence must, at the time when any direction is given to a person that the person is, or is not, to fish on the holder's behalf, make a record in a form approved by the Executive Director of the following—
- (a) the full name of the person;
 - (b) the full business address of the person;

- (c) the commercial fishing licence number of the person (if any);
- (d) the time and date the direction was given;
- (e) whether the direction was oral or in writing; and
- (f) the terms of the direction.

(2) The holder of a licence must at all times keep safe and secure a record made in accordance with subclause (1) together with a copy of any written direction referred to in the record.”.

Clause 18 deleted

16. The principal Plan is amended by deleting clauses 18 and 19.

Clause 20 deleted and substituted

17. The principal Plan is amended by deleting clause 20 and substituting the following—

“Grounds to refuse to transfer part of an entitlement

20. The transfer of any part of an entitlement under a licence may be refused on the grounds that—

- (a) if the transfer were given effect then the number of units conferred by a licence, disregarding any temporary transfers of units to or from the licence, would be less than 100;
- (b) the value of the units (including units temporarily transferred to the licence and excluding units temporarily transferred from the licence) that would be conferred by the licence after the transfer would be less than the total amount of snapper (whole weight) already taken under the authority of the licence during the period for which the licence has been granted or renewed; or
- (c) the transfer is not of a whole number of units.

Temporary transfer of part of an entitlement

20A. Part of an entitlement under a licence may be temporarily transferred to another licence for a period ending at the time that the licence expires, provided that—

- (a) the value of the units (including units temporarily transferred to the licence and excluding units temporarily transferred from the licence) that would be conferred by the licence after the transfer would not be less than the total amount of snapper (whole weight) already taken under the authority of the licence during the period for which the licence has been granted or renewed;
- (b) the transfer is of a whole number of units; and
- (c) the licence to which the unit is being temporarily transferred confers not less than 100 units (not including units temporarily transferred to the licence and excluding units temporarily transferred from the licence).”.

Clauses 21 and 22 deleted

18. The principal Plan is amended by deleting clauses 21 and 22.

Clause 25 deleted and substituted

19. The principal Plan is amended by deleting clause 25 and substituting the following—

“Offences and major provisions

25. A person who contravenes a provision of clause 4(1), 5, 9, 9A, 10, 11(2), 16, 16A, 16B, 17, 17A or 17B commits an offence, and for the purposes of section 75 of the Act these are major provisions.”.

Schedule 2 amended

20. The principal Plan is amended in Schedule 2 by deleting “Ronsad” and substituting the following—
“Ronsard”.

Schedules 3, 4 and 5 inserted

21. The principal Plan is amended by deleting clause 16 and substituting the following—

“Schedule 3—Conversion factors—Clause 9C

- (a) for fillets of fish— 3.0
- (b) for gilled/gutted snapper— 1.2

Schedule 4—Unit value—Clause 13(3)

The unit value is—

$$\frac{C}{N} = U$$

Where: C is the capacity of the Fishery at the relevant time;

N is the total number of units conferred by all the licences at the relevant time ; and

U is the unit value.

Schedule 5—Allocations of entitlement—Clause 13(4)

- (a) For a licence renewed pursuant to an application made on or before 1 March 2001—the number of units shall be equal to the product of 10 and the number of units specified on the licence on 31 December 2000.

(b) For a licence granted pursuant to clause 7A(1)(a)—the number of units shall be 10.

(c) For a licence granted pursuant to clause 7A(1)(b)—the number of units shall be nil. “.

[*Published in the Gazette of 22 July 1994. For corrections and amendments to 10 December 2000 see Notice No. 656 published in the Gazette of 8 November 1994, Notice No. 718 published in the Gazette on 27 June 1995, and the Shark Bay Snapper Management Plan Amendment 1998 published in the Gazette of 7 August 1998.

**Published in the Gazette of 4 December 1992. For amendments to 10 December 2000 see Notice No. 678 published in the Gazette of 16 September 1994.

***Published in the Gazette of 12 March 1993. For amendments to 10 December 2000 see Notice No. 643 published in the Gazette of 4 March 1994, Notice No. 659 published in the Gazette of 17 June 1994, Notice No. 702 published in the Gazette of 24 March 1995, Notice No. 716 published in the Gazette of 20 June 1995, the Shark Bay Prawn Management Plan Amendment 1996 published in the Gazette of 22 March 1996, the Shark Bay Prawn Management Plan Amendment (No. 2) 1996 published in the Gazette of 12 July 1996, the Shark Bay Prawn Management Plan Amendment 1997 published in the Gazette of 14 March 1997 and the Shark Bay Prawn Fishery Management Plan Amendment 2000 published in the Gazette of 14 March 2000.

****Published in the Gazette of 26 April 1994. For amendments to 10 December 2000 see Notice No. 717 published in the Gazette of 20 June 1995, the Shark Bay Scallop Management Plan Amendment 1996 published in the Gazette of 12 July 1996, the Shark Bay Scallop Management Plan Amendment 1997 published in the Gazette of 14 March 1997 and the Shark Bay Scallop Fishery Management Plan Amendment 2000 published in the Gazette of 3 May 2000.

See Regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of Notices in force under the Fisheries Act 1905 immediately before the commencement of those Regulations].

Dated this 19th day of December 2000.

MONTY HOUSE, Minister for Fisheries.

FI402*

PEARLING ACT 1990

Section 23(8)

NOTICE OF GRANT OF A PEARL OYSTER
FARM LEASE—GANTHEAUME POINT

FD 650/00

I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act 1990* (“the *Pearling Act*”) have granted an application by Blue Seas Pearling Company (ACN WA8405685E), for a pearl oyster farm lease in respect of an area of water of 1.18 sqnm located in the vicinity of Gantheaume Point.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may, within 14 days after publication of this notice in the *Gazette* appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

The statement of the grounds of appeal may be served on the Minister care of the following address—

The Executive Director, Fisheries Department
Third Floor, SGIO Atrium
168-170 St Georges Terrace
PERTH WA 6000

Dated this 21st day of December 2000.

P. P. ROGERS, Executive Director, Fisheries Department.

FI403*

PEARLING ACT 1990

Section 23(8)

NOTICE OF GRANT OF A PEARL OYSTER
FARM LEASE—DEEPWATER POINT

FD 1792/99

I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act 1990* (“the *Pearling Act*”) have granted an application by Blue Seas Pearling Company (ACN WA8405685E), for a pearl oyster farm lease in respect of an area of water of 0.977 sqnm located in the vicinity of Deepwater Point.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may, within 14 days after publication of this notice in the *Gazette* appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

The statement of the grounds of appeal may be served on the Minister care of the following address—

The Executive Director, Fisheries Department
Third Floor, SGIO Atrium
168-170 St Georges Terrace
PERTH WA 6000

Dated this 21st day of December 2000.

P. P. ROGERS, Executive Director, Fisheries Department.

FI404***PEARLING ACT 1990**

Section 23(8)

**NOTICE OF GRANT OF A PEARL OYSTER
FARM LEASE—ANDERDON ISLANDS**

FD 27/00

Take note that an application by Paspaley Pearling Company Pty Ltd (ACN 009 591 708) ('Paspaley') for a pearl oyster farm lease consisting of 5 pearl oyster farm sites was made in October 1999 over waters in the vicinity of the Anderdon Islands, York Sound.

Notice of the granting of pearl oyster farm sites 1 to 3 was published in the *Government Gazette* of 29 September 2000, with a decision in regard to pearl oyster farm sites 4 and 5 being reviewed.

Now I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act* 1990 ("the *Pearling Act*") give notice that I have granted the application by Paspaley for pearl oyster farm sites 4 and 5 being part of the area of waters located in the vicinity of the Anderdon Islands, York Sound as mentioned above.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision in relation to the granting of pearl oyster farm sites 4 and 5 may, within 14 days after publication of this notice in the *Gazette*, appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

The statement of the grounds of appeal may be served on the Minister care of the following address—

The Executive Director, Fisheries Department
Third Floor, SGIO Atrium
168-170 St Georges Terrace
PERTH WA 6000

Dated this 21st day of December 2000.

P. P. ROGERS, Executive Director, Fisheries Department.

FI405***FISH RESOURCES MANAGEMENT ACT 1994****MARRON FISHING RESTRICTIONS REVOCATION ORDER 2000**

Order No. 12 of 2000

FD 1620/98 [402]

Made by the Minister under section 43.

Citation

1. This order may be cited as the *Marron Fishing Restrictions Revocation Order 2000*.

Revocation

2. The *Marron Fishing Restrictions Order 1995** is revoked.

[*Published in the *Gazette* of 22 December 1995.]

Dated this 19th day of December 2000.

MONTY HOUSE, Minister for Fisheries.

LAND ADMINISTRATION

LA401**LICENSED SURVEYORS ACT 1909**

LAND SURVEYORS LICENSING BOARD

The Governor in Executive Council, under Section 4 of the Licensed Surveyors Act 1909 has appointed Cheryl Mirinda Randolph, Raymond Joseph Benetti, Barry George Cribb, Anthony John Snow and Neil Edmund Browne as members of the Land Surveyors Licensing Board for a term of office expiring 31 December 2001.

G. E. MARION, Secretary, Land Surveyors Licensing Board.

LOCAL GOVERNMENT

LG401*

SHIRE OF MUNDARING

Ranger

It is hereby noted for public information that Simon Andrew Bowen has been appointed—

1. as an Authorised Person/Officer for the Shire of Mundaring in accordance with the provisions of the following legislation—
 - Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
 - Part 9 Division 2 of the Local Government Act 1995;
 - Section 29(1) Dog Act 1976
 - Control of Vehicles (Off Road Area) Act 1978;
 - Litter Act 1979;
 - Local Laws relating to Dogs
2. As an Authorised Officer in accordance with Section 38 Bush Fires Act 1954

The appointment of Brian Leonard Watkins is hereby revoked.

M. N. WILLIAMS, Chief Executive Officer.

MINERALS AND ENERGY

MN401**MINING ACT 1978**

Department of Minerals & 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; non payment of rent.

NORMAN MOORE, MLC, Minister for Mines.

Number	Holder	Mineral Field
Exploration Licences		
28/548	Arotinco Resources NL	North East Coolgardie
28/549	Arotinco Resources NL	North East Coolgardie
28/550	Arotinco Resources NL	North East Coolgardie
38/888	Zonic, Enes; Zonic, Jakub; Zonic, Mirsad; Zonic, Samir	Mt Margaret
77/795	Sydney Gas Co. NL	Yilgarn
Mining Leases		
46/176	Stream, Kevin Ross	Pilbara
47/64	Godlonton, Dapne Mollie; Godlonton, Reginald William	West Pilbara
57/78	Duncan, Matthew James	East Murchison
77/516	Wildtime: Investments Pty Ltd	Yilgarn

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 provision 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 16 January, 2001.

NORTH COOLGARDIE MINERAL FIELD*Niagara District*

Prospecting Licence

40/960 Acton, Bruce; Golden Hill Mines Pty Ltd.

PLANNING

PD401***TOWN PLANNING AND DEVELOPMENT ACT 1928**Office of the Minister for Planning,
Perth.

It is hereby notified for general information that His Excellency the Governor in Executive Council has APPOINTED, under the provisions of Section 40 of the Town Planning and Development Act 1928—

Philip FAIGEN of 39 Willcock Street, Ardross
Kelvin OLIVER of 7 Kobus Heights, Roleystone

REAPPOINTED, under the provisions of Section 40 of the Town Planning and Development Act 1928—

Lee ARNOLD of 90 Eton Street, North Perth
Lindsay Margaret BAXTER of 3A Johnson Avenue, Guildford
John (Hans) BOLLIG of 27A Fraser Road, Applecross
Anthony BRAND AM of 15 Mann Street, Cottesloe
Donald George BROWN of 41 Hampden Street, South Perth
Ashley Raymond CASTLEDINE of 121 Railway Road, Kalamunda
Marie CONNOR of 43 Marina Boulevard, Ocean Reef
Ross Arthur EASTON of 33 Fern Street, Swanbourne
Antony Colin EDNIE-BROWN of 35 Trafalgar Road, East Perth
Lloyd GRAHAM of 10 Phillips-Fox Terrace, Woodvale
Vernon Noel HALEY JP of 13 Haig Crescent, Bunbury
Roger HOPE-JOHNSTONE of 59 Royal Melbourne Avenue, Connolly
James Griffith JORDAN of 27 North Street, Mt Lawley
Francis Edward McGRATH of 37 Rogerson Road, Booragoon
Gordon Gerald SMITH of 2 Wattlebird Grove, Pemberton
Christopher John O'NEILL of 28 Ropele Drive, Parkwood
Alan Clayton WILSON of 104 Stock Road, Attadale
Peter WOODWARD of 1 White Place, Subiaco

as Members of the Town Planning Appeal Committee for a term expiring on 31 December 2001.

GRAHAM KIERATH, Minister for Planning.

PD402***HOPE VALLEY-WATTLEUP REDEVELOPMENT ACT 2000**

In accordance with section 3(2) of the Hope Valley-Wattleup Redevelopment Act 2000 I approve the Fremantle-Rockingham Industrial Area Regional Strategy Final Report as the Fremantle-Rockingham Industrial Area Regional Strategy Final Strategy document.

GRAHAM KIERATH, Minister for Planning.

POLICE

PE401**ROAD TRAFFIC ACT 1974**

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Bicycle Time Trial by members/entrants of the Australian Time Trial Assn on 31 December 2000 between the hours of 07.00 and 10.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Great Southern Hwy, Inkpen Rd to Oyster Rd U turn then return to start.

All participants to wear approved head protection at all times.

Dated at Perth this 22nd day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

PE402**ROAD TRAFFIC ACT 1974**

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Christ Church Run by members/entrants of the WA Marathon Club Inc. on 7 January 2001 between the hours of 07.00 and 09.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Queenslea Dve, Victoria Ave, Jutland Pde, Birdwood Pde, The Esplanade Nedlands and return to start.

Dated at Perth this 19th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

PE403**ROAD TRAFFIC ACT 1974**

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Criterium by members/entrants of the Bunbury Triathlon Club Inc on 26 December 2000 between the hours of 15.30 and 18.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Maxted St, Shannahan Rd, Halifax Dve, Bunbury.

All participants to wear approved head protection at all times.

Dated at Perth this 19th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Criterium by members/entrants of the Peel District Cycle Club on 4 March 2001 between the hours of 08.30 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Smeaton Way, Beale Way, Rockingham.

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

PE404**ROAD TRAFFIC ACT 1974**

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Cycle Race by members/entrants of the Albany Triathlon Club on 2, 9, 16 and 23 January 2001 between the hours of 17.30 and 18.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Frenchman Bay Rd, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Northern Districts Cycling Club on 7 and 14 January 2001 between the hours of 08.00 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Hasler Rd, Gould St, Wawalters Dve, Teakle Rd, Osborne Park.

All participants to wear approved head protection at all times.

Dated at Perth this 22nd day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Melville Fremantle Cycling Club on 7, 14, 21 and 28 January 2001 between the hours of 08.30 and 11.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Canvale Rd, Wittenberg Dve, Canvale Rd, Canning Vale.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the West Coast Veterans Bicycle Club on 7, 14, 21 and 28 January 2001 between the hours of 09.00 and 11.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Valentine Rd, Hazelhurst St, Bradford St, Chilver St, Kewdale.

All participants to wear approved head protection at all times.

Dated at Perth this 15th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Peel District Cycle Club on 7 and 28 January, 18 February and 11 March 2001 between the hours of 08.30 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Butler St, Baker St, Phillips Way, Cox St, Pinjarra.

All participants to wear approved head protection at all times.

Dated at Perth this 13th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Peel District Cycle Club on 9, 16, 23 and 30 January 2001 between the hours of 17.00 and 19.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Paterson Rd, Pinjarra.

All participants to wear approved head protection at all times.

Dated at Perth this 15th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Karratha Cycle Club on 17, 24 and 31 January and 7 February 2001 between the hours of 19.00 and 22.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Kapitzke Rd, Matebone St, Karratha.

All participants to wear approved head protection at all times.

Dated at Perth this 22nd day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Northern District Cycling Club on 28 January 2001 between the hours of 08.00 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Shenton Ave, Grand Blvde, Queensbury Rd, McLarty Ave, Joondalup.

All participants to wear approved head protection at all times.

Dated at Perth this 22nd day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Peel District Cycle Club on 28 January 2001 between the hours of 15.00 and 19.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Merchant Dve, Enterprise Way, Smeaton Way, Pickard Ave, Rockingham.

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Cycle Race by members/entrants of the Albany Triathlon Club on 30 January, 6, 13 and 20 February 2001 between the hours of 17.30 and 18.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Frenchmans Bay Rd, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 7th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Cycle Race by members/entrants of the Northern Districts Cycling Club on 4 February 2001 between the hours of 08.00 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Hunt St, Montgomery Dve, Irvine Dve, Malaga.

All participants to wear approved head protection at all times.

Dated at Perth this 11th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Melville Fremantle Cycling Club on 4, 11, 18 and 25 February 2001 between the hours of 08.30 and 11.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Canvale Rd, Wittenberg Dve, Canvale Rd, Canning Vale.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the West Coast Veterans Bicycle Club on 4, 11, 18 and 25 February 2001 between the hours of 09.00 and 11.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Valentine Rd, Hazelhurst St, Bradford St, Chilver St, Kewdale.

All participants to wear approved head protection at all times.

Dated at Perth this 15th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Peel District Cycle Club on 6, 13, 20 and 27 January 2001 between the hours of 17.00 and 19.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Paterson Rd, Pinjarra.

All participants to wear approved head protection at all times.

Dated at Perth this 15th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Peel District Cycle Club on 11 February and 25 March 2001 between the hours of 08.30 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Merchant Dve, Enterprise Way, Rockingham.

All participants to wear approved head protection at all times.

Dated at Perth this 18th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Road Cycle Race by members/entrants of the Albany Triathlon Club on 27 February 2001 between the hours of 17.30 and 18.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Frenchmans Bay Rd, Albany.

All participants to wear approved head protection at all times.

Dated at Perth this 8th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Melville Fremantle Cycling Club on 4, 11, 18 and 25 March 2001 between the hours of 08.30 and 11.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to the left hand side of the carriageway on—Canvale Rd, Wittenberg Dve, Canvale Rd, Canning Vale.

All participants to wear approved head protection at all times.

Dated at Perth this 12th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

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ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Albany Triathlon Club on 31 December 2000 between the hours of 16.00 and 18.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Middleton Rd, Golf Links Rd, Emu Point Rd, Flinders Pde, Middleton Beach, Albany.

Dated at Perth this 19th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Bunbury Triathlon Club on 7 January 2001 between the hours of 07.30 and 10.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Cobblestone Rd, Stirling St, Austral Pde, Koombana Dve, Blair St, Hayes St, Charles St, Stirling St, Cobblestone Rd, Bunbury.

Dated at Perth this 13th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Esperance Triathlon Assn on 7 January 2001 between the hours of 08.30 and 11.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Cape Le Grande Beach Rd, Esperance.

Dated at Perth this 20th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Albany Triathlon Club on 7 January 2001 between the hours of 09.00 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Roe Pde, Bedwell St, Miller St, Swanbrick St, Clark St, Mermaid Ave, Albany.

Dated at Perth this 7th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Triathlons by members/entrants of the Mandurah Triathlon Club on 7 and 20 January and 4 and 18 February 2001 between the hours of 07.30 and 10.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Halls Head Pde, Clipper Rd, McLarty Rd, Peelwood Pde to Casuarina.

Dated at Perth this 15th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the In Form Sport on 14 January 2001 between the hours of 07.00 and 10.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Foreshore No. 1 Reserve, The Esplanade, Bessell St, The Avenue, Birdwood, Jutland Pde, Victoria Ave, Beatrice, Birdwood, The Avenue, Broadway, Nedlands.

Dated at Perth this 19th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Bunbury Triathlon Club on 14 January 2001 between the hours of 07.30 and 10.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Cobblestone Rd, Stirling St, Austral Pde, Koombana Dve, Blair St, Hayes St, Charles St, Stirling St, Cobblestone Rd, Bunbury.

Dated at Perth this 19th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Albany Triathlon Club on 14 and 28 January and 25 February 2001 between the hours of 09.00 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Middleton Rd, Golf Links Rd, Troode St, Lower King Rd, Albany.

Dated at Perth this 7th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of a Triathlon by members/entrants of the Esperance Triathlon Assn on 14 and 28 January and 8 and 22 April 2001 between the hours of 08.30 and 10.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—James St, The Esplanade, Norseman Rd, Fisheries Rd, Norseman Rd, The Esplanade, Esperance.

Dated at Perth this 20th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Triathlons by members/entrants of the Albany Triathlon Club on 21 January and 4 February 2001 between the hours of 09.00 and 12.00 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Cunningham St, Boongarrie, Mermaid, Emu Point Rd, Golf Links Rd, Albany.

Dated at Perth this 8th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

ROAD TRAFFIC ACT 1974

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of Triathlons by members/entrants of the Goldfields Triathlon Club on 4, 11, 18 and 25 February 2001 between the hours of 08.00 and 10.30 do hereby approve the temporary suspension of the Regulations made under such Act on the carriageway/s mentioned hereunder.

Racing to be confined to—Johnston St, Maxwell St, Speculation Rd, Meldrum Ave, Throssell St, Great Eastern Hwy, Gatacre Dve, O'Connor St, Osmetti Dve, Kalgoorlie.

Dated at Perth this 8th day of December 2000.

Sgd. for R. M. LANGFORD, Superintendent (Traffic Support).

PREMIER AND CABINET

PR401

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor in accordance with the Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon G. D. Kierath MLA in the period 19 to 24 December 2000 inclusive—

Minister for Planning; Heritage; Minister assisting the Treasurer—Hon N. F. Moore MLC

M. C. WAUCHOPE, Director General,
Ministry of the Premier and Cabinet.

RACING, GAMING AND LIQUOR

RA401**LIQUOR LICENSING ACT 1988**

SUMMARY OF LIQUOR LICENSING APPLICATIONS

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

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
8095	Regalplan Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Maylands and known as Chalk The Cue.	18/1/01
8096	Silverbird Nominees Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Perth and known as C Restaurant Lounge.	19/1/01
8097	The Earth Market Australia Pty Ltd	Application for the grant of a Tavern licence in respect of premises situated in Subiaco and known as The Earth Market.	18/1/01
8098	Newsflash Nominees Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Fremantle and known as La Mania Caffè.	19/1/01
8099	Goldcrest Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Nedlands and known as Kafeneon.	19/1/01
8100	Dominic Di Latte	Application for the grant of a Tavern licence in respect of premises situated in Rockingham and known as Ennis Tavern.	22/1/01
8103	Alh Group Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Northbridge and known as The Brass Monkey.	23/1/01
8089	Kay McGregor	Application for the grant of a Producer—Wine licence in respect of premises situated in Mount Barker and known as BarrowBrook Vineyard.	30/1/01
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
6263	Axis Management Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Rottneest Island and known as Rottneest Hotel.	11/1/01

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS— <i>contd.</i>			
6302	Malcolm Robert Harrington and Margaret Joan Harrington	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Ledge Point and known as Ledge Point General Store.	16/1/01

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

HUGH HIGHMAN, Director of Liquor Licensing.

TRAINING

TB401*

VOCATIONAL EDUCATION AND TRAINING ACT 1996

GREAT SOUTHERN TAFE ORDER 2000

Made by the Minister for Employment and Training under section 35(c) of the *Vocational Education and Training Act 1996*.

Citation

1. This order may be cited as the *Great Southern TAFE Order 2000*.

Commencement

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

Renaming of the college

3. The college known as Great Southern Regional College of TAFE is continued under the name of Great Southern TAFE.

References to Great Southern Regional College of TAFE

4. (1) Nothing in clause 3 is to be taken as having affected the identity of the college formerly known as the Great Southern Regional College of TAFE.
(2) A reference to the Great Southern Regional College of TAFE in any instrument, contract, legal proceedings or other document made or commenced before the day on which this order comes into operation is to be read and construed as a reference to Great Southern TAFE.

Dated this 3rd day of December 2000.

MIKE BOARD, Minister for Employment and Training.

TB402

VOCATIONAL EDUCATION AND TRAINING ACT 1996

C Y O'CONNOR COLLEGE OF TAFE (INTERIM GOVERNING COUNCIL) ORDER 2000

Made by the Minister for Employment and Training under section 41 of the *Vocational Education and Training Act 1996*.

Citation

1. This order may be cited as the *C Y O'Connor College of TAFE (Interim Governing Council) Order 2000*.

Commencement

2. This order commences on 1 January 2001.

Appointment of members of interim governing council

3. (1) The persons whose names are listed below, namely—

Alison Gwenda Woodman of care of Merredin Senior High School, Woolgar Avenue, Merredin;
Steven Bruce Pollard of care of S B Pollard Accountants, 166 Fitzgerald Street, Northam;
Diane Joan Tinnetti of care of Purslowe Funeral Homes, 264 Fitzgerald Street, Northam;
James McKinley Baker OAM JP of care of Australia Day Council, Floor 8, 184 St George's Terrace
Perth;
Peter James Trefort of Hillside, Narrogin; and
Sylvia Janet Brandenburg of 'Bounty' Lake King.

are appointed to be members of the interim governing council of C Y O'Connor College of TAFE for the period ending on the close of business on 30 June 2001.

(2) Alison Gwenda Woodman is appointed to be chairperson of the interim governing council.

Dated this 22nd day of December 2000.

MIKE BOARD, JP, MLA, Minister for Employment and Training.

TTRANSPORT

TR401**PORT AUTHORITIES ACT 1999**

Office of the Minister for Transport,
Perth.

It is hereby notified for general information that the Hon Minister for Transport has approved—

- The reappointment of Mr Graeme Hutton as a Director of the Broome Port Authority for a three year term to expire on 31 December 2003; and
- the reappointment of Mr Kim Male as a Director of the Broome Port Authority for a three year term to expire 31 December 2003.

These appointments are made in accordance with Sections 7-10 of the Port Authorities Act 1999.

MURRAY CRIDDLE, Minister for Transport.

TR402**PORT AUTHORITIES ACT 1999**

Office of the Minister for Transport,
Perth.

It is hereby notified for general information that the Minister for Transport has approved—

- the reappointment of Ms Tonia Swetman as a Director of the Dampier Port Authority for a two year term to expire on 31 December 2002;
- the reappointment of Mr Bob Vitenbergs as a Director of the Dampier Port Authority for a three year term to expire on 31 December 2003;
- the reappointment of Captain Warwick NC Pointon as Director of the Dampier Port Authority for a three year term to expire on 31 December 2003; and
- the appointment of Mr Glen Bajars as Deputy for Captain Pointon (Director) on the Dampier Port Authority for a three year term to expire on 31 December 2003.

These appointments are in accordance with Sections 7-10 of the Port Authorities Act 1999.

MURRAY CRIDDLE, Minister for Transport.

WATER

WA401***WATER AGENCIES (POWERS) ACT 1984****WATER SUPPLY IMPROVEMENTS: SHIRE OF YILGARN-GHOOLI****Notice of Proposal to Construct a Ground Level Water Storage Tank**

This project is planned to commence in September 2001 and will take approximately 12 months to complete. It involves the construction of a ground level water storage tank of either steel or reinforced concrete of approximately 42,000m³ capacity, and associated pipework including valves, meters and concrete valve pits.

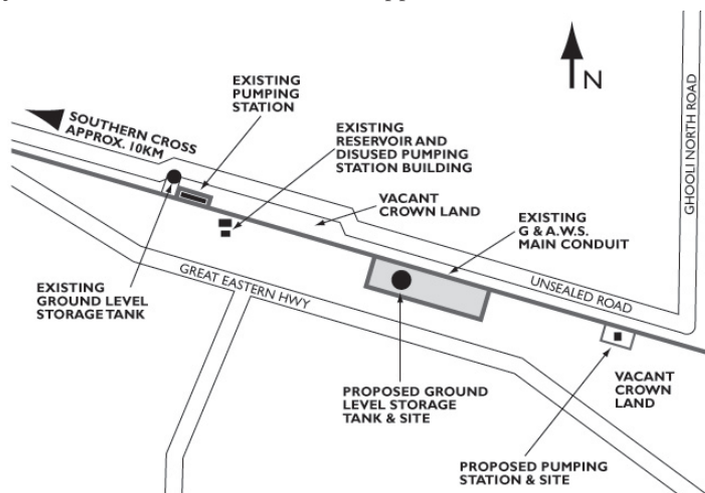
A copy of this Notice of Proposal (referred to as FV79-0-1) is available for viewing during normal office hours, at the Water Corporation's Agricultural Regional Office, 263 Fitzgerald Street, Northam WA 6401. Further information may also be obtained by contacting the Project Manager, Joss Rhodes on (08) 9420 2367.

If you have an objection to the proposed works, please write to—

Joss Rhodes, Project Manager
Water Corporation,
John Tonkin Water Centre,
629 Newcastle Street,
Leederville WA 6007

Any objections must be lodged in writing by the close of business on 2 February 2001.

This project is subject to environmental and other approvals.



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 29th January 2001, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Carter, Mollie Evelyn, late of 2/12 Mount Street, Claremont, died 29/11/00. (DEC330728DP3)

Dawson, Barbara Yvonne, late of Unit 13, 106 Star Street, Carlisle, died 12/12/00. (DEC330721DP4)

Donnellan, Brian Vincent, late of Kalgoorlie Nursing Home, Dugan Street, Kalgoorlie, died 1/10/00. (DEC329637DC2)

Earl, Aileen Ruby, late of Joondanna Village Lodge, 5 Osborne Street, Joondanna, died 6/12/00. (DEC330776DC4)

McClure, John, late of 47 Mandfield Way, Parmelia, died 5/12/00. (DEC330723DS4)

Rutherford, Ronald Francis, late of Brightwater, 19B Manuel Crescent, Redcliffe, formerly of 127 Bulging Avenue, Redcliffe, died 1/12/00. (DEC330790DS3)

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

