

**WESTERN
AUSTRALIAN
GOVERNMENT
Gazette**

3109



PERTH, FRIDAY, 29 JUNE 2001 No. 119

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

© STATE OF WESTERN AUSTRALIA

CONTENTS

PART 1

| | Page |
|---|---------|
| Health Act 1911— | |
| Health (ANZ Food Standards Code Adoption) Regulations 2001 | 3118-23 |
| Health (Food Hygiene) Amendment Regulations 2001 | 3125-9 |
| Health (Food Standards) (Administration) Amendment Regulations 2001 | 3123-5 |
| Local Government Act 1995—Local Government (Functions and General) | |
| Amendment Regulations 2001 | 3129-33 |
| Poisons Act 1964—Poisons Amendment Regulations 2001 | 3115-8 |
| Proclamation—Sentencing Legislation Amendment and Repeal Act 1999 | 3111 |
| Queen Elizabeth II Medical Centre Act 1996—Queen Elizabeth II Medical Centre | |
| (Delegated Site) Amendment By-laws 2001 | 3111-4 |
| Water Services Coordination Act 1995— | |
| Dampier Controlled Area (Sewerage Services) Order 2001 | 3137-8 |
| Newman Controlled Area (Water Supply Services) Order 2001 | 3139-40 |
| Paraburdoo Controlled Area (Water Supply and Sewerage Services) Order 2001 .. | 3135-6 |
| Tom Price Controlled Area (Water Supply and Sewerage Services) Order 2001 | 3133-4 |

PART 2

| | |
|--|---------|
| Agriculture | 3141-3 |
| Cemeteries | 3143-4 |
| Coal Industry Superannuation Board | 3144 |
| Fair Trading | 3145 |
| Family and Childrens Services | 3145 |
| Justice | 3145-6 |
| Land Administration | 3146-7 |
| Local Government | 3147-52 |
| Mining | 3153-6 |
| Parliament | 3156 |
| Public Notices— | |
| Deceased Estates | 3158-60 |
| Voluntary Winding Up | 3160 |
| Racing, Gaming and Liquor | 3156-7 |
| State Revenue | 3157 |
| Transport | 3157-8 |

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Attorney General for Western Australia. Inquiries in the first instance should be directed to the Government Printer, State Law Publisher, 10 William St, Perth 6000.

PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically. The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Postal address:

State Law Publisher
P.O. Box 8448,
Perth Business Centre 6849

Delivery address:

State Law Publisher
Ground Floor,
10 William St. Perth, 6000
Telephone: 9321 7688 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2000 (Prices include GST).

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

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$46.53

Other articles in Public Notices Section—\$46.53 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$9.24

Bulk Notices—\$172.70 per page

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

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

NEW ADVERTISING RATES

EFFECTIVE FROM 1 JULY 2001 (Prices include GST)

Deceased Estate notices, (per estate)—\$20.55

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$48.00

Other articles in Public Notices Section—\$48.00 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$9.55

Bulk Notices—\$178.20 per page

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

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

— PART 1 —

PROCLAMATIONS

AA101*

SENTENCING LEGISLATION AMENDMENT AND REPEAL ACT 1999

57 of 1999

PROCLAMATION

| | | |
|---|---|--|
| WESTERN AUSTRALIA David K. Malcolm, Lieutenant-Governor and deputy of the Governor [L.S.] | } | By the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant- Governor and deputy of the Governor of the State of Western Australia. |
|---|---|--|

I, the Lieutenant-Governor and deputy of 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 the day after the day on which this proclamation is published in the *Government Gazette* as the day on which sections 6(3) and 36 of that Act come into operation.

Given under my hand and the Public Seal of the State on 26 June 2001.

By Command of the Lieutenant-Governor and deputy of the Governor,

J. A. MCGINTY, Attorney General.

GOD SAVE THE QUEEN !

HEALTH

HE301*

Queen Elizabeth II Medical Centre Act 1966

Queen Elizabeth II Medical Centre (Delegated Site) Amendment By-laws 2001

Made under section 13(2e)(b) of the Act by the Board of Sir Charles Gairdner Hospital with the approval of the Governor given on the recommendation of the Trust.

1. Citation

These by-laws may be cited as the *Queen Elizabeth II Medical Centre (Delegated Site) Amendment By-laws 2001*.

2. The by-laws amended

The amendments in these by-laws are to the *Queen Elizabeth II Medical Centre (Delegated Site) By-laws 1986**.

[* Reprinted as at 10 November 2000.]

3. By-law 3 amended

(1) By-law 3(1) is amended as follows:

- (a) by deleting the definition of “authorised person” and inserting instead —

“

“**authorised person**” means a person appointed as an authorised person under by-law 3A for the purpose of the by-law in which the term is used;

”;

- (b) by deleting the definition of “parking attendant”;

- (c) by inserting after the definition of “the site” the following definition —

“

“**ticket**” means a ticket from a ticket vending machine showing —

- (a) the day of issue of the ticket; and
(b) the time of issue or expiry, or the time of issue and expiry, of the ticket.

”;

- (d) in the definition of “ticket vending machine” by deleting “visitor’s ticket containing the time of issue and the day of the year” and inserting instead —

“ ticket ”;

- (e) by deleting the definition of “visitor’s ticket”.

4. By-laws 3A and 3B inserted

In Part 1 after by-law 3 the following by-laws are inserted —

“

3A. Authorised persons

The secretary may, in writing, appoint persons or classes of persons to be authorised persons for the purposes of one or more of these by-laws.

3B. Delegation

The secretary may, in writing and either generally or as otherwise provided by the instrument of delegation, delegate to another person or class of person any of the powers or duties of the secretary under these by-laws, other than this power of delegation.

”.

5. By-law 17 amended

By-law 17 is amended by deleting “a parking attendant” and inserting instead —

“ an authorised person ”.

6. By-law 25 amended

By-law 25(3a) is amended as follows:

(a) by deleting “30c” and inserting instead —

“ 60c ”;

(b) by deleting “\$2.40” and inserting instead —

“ \$4.80 ”.

7. By-law 26 amended

(1) By-law 26(2) is amended by deleting “\$260.00” and inserting instead —

“ \$390.00 ”.

(2) By-law 26(3) is amended by deleting “\$5.00” and inserting instead —

“ \$7.50 ”.

8. By-law 26B amended

By-law 26B(3) is amended as follows:

(a) by deleting “\$50” and inserting instead —

“ \$200 ”;

(b) by deleting “\$5” and inserting instead —

“ \$20 ”.

9. By-law 27 amended

By-law 27 is amended in the definition of “alleged offender” by deleting “a parking attendant or” and inserting instead —

“ an ”.

10. By-law 30 amended

By-law 30(1) is amended by deleting “A parking attendant or an” and inserting instead —

“ An ”.

11. By-law 33 amended

By-law 33 is amended by deleting “a parking attendant or” and inserting instead —

“ an ”.

12. By-law 34 amended

By-law 34 is amended by deleting “holding the post of Administrative Officer under the control of the secretary”.

13. By-law 35 amended

By-law 35(1) is amended by deleting “a parking attendant,” and inserting instead —

“ an ”.

14. Schedule 2 amended

Schedule 2 is amended as follows:

- (a) in the description of the offence under by-law 17 by deleting “Parking Attendant” and inserting instead —
“ authorised person ”;
- (b) by deleting “30”, being the modified penalty specified for an offence against by-law 23, and inserting instead —
“ 40 ”;
- (c) by deleting “20”, being the modified penalty specified for an offence against by-law 25(4), and inserting instead —
“ 30 ”;
- (d) in the description of the offence under by-law 35 by deleting “parking attendant or”.

15. Schedule 3 amended

Form 2 in Schedule 3 is amended by deleting “Parking attendant or authorised” and inserting instead —

“ Authorised ”.

R. C. KUCERA,
The Minister for Health in his capacity as the Board of
Sir Charles Gairdner Hospital.

Recommended by The Queen Elizabeth II Medical Centre Trust,

PAUL HANSEN, Secretary.

Approved by the Governor,

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

HE302*

Poisons Act 1964

Poisons Amendment Regulations 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Poisons Amendment Regulations 2001*.

2. Regulation 36AA inserted

After regulation 36 of the *Poisons Regulations 1965** the following regulation is inserted —

“

36AA. Provision of “approved starter packs” by registered nurses

(1) In this regulation —

“**approved health service**” means a health service (as defined in section 3(1) of the *Health Services (Conciliation and Review) Act 1995*, other than a health service provided by way of medical or epidemiological research) that —

- (a) operates outside the metropolitan region (as defined in section 6 of the *Metropolitan Region Town Planning Scheme Act 1959*); and
- (b) has been approved by the Commissioner of Health for the purposes of this regulation;

“**approved name**” has the same meaning as in regulation 35C;

“**approved starter pack**” means a starter pack approved by the Commissioner of Health for the purposes of this regulation;

“**brand name**” has the same meaning as in regulation 35C;

“**starter pack**” means a quantity of a poison included in Schedule 4, prepared by a pharmaceutical chemist and consisting of —

- (a) if the poison is supplied in prepacked individual packs, one individual standard pack;

- (b) if the poison is a liquid, the smallest pack of the poison available from the manufacturer;
or
- (c) otherwise, not more than 3 days medication of the poison;

“starter pack instruction” means an instruction of the kind described in subregulation (2).

- (2) A registered nurse at an approved health service may give an approved starter pack to a patient, other than an in-patient, at the health service if orally instructed to do so by a medical practitioner, who need not be present at the health service.
- (3) Before giving an approved starter pack to a patient a registered nurse must —
 - (a) ensure that the approved starter pack is labelled in accordance with subregulation (8); and
 - (b) record the details of the provision of the approved starter pack in accordance with subregulation (10).
- (4) A medical practitioner must not give a starter pack instruction unless satisfied that —
 - (a) the patient has an acute medical condition;
 - (b) there is no other medical practitioner at the health service who could reasonably attend to the patient in person; and
 - (c) the distance from the health service to the nearest pharmacy registered under the *Pharmacy Act 1964* that is open is more than 25 km.
- (5) For the purposes of subregulation (4), a medical practitioner may rely on information provided by the registered nurse as to the patient’s condition, the availability of other medical practitioners and the location of the nearest open pharmacy.
- (6) Within 72 hours of giving a starter pack instruction a medical practitioner must give to the registered nurse, or another registered nurse at the health service, written confirmation of the instruction including —
 - (a) the name of the medical practitioner;
 - (b) the name of the registered nurse to whom the starter pack instruction was given;
 - (c) the name of the patient;
 - (d) the date and time when the instruction was given;
 - (e) details of the approved starter pack;

- (f) any relevant directions for use that were to be given to the patient; and
 - (g) any other information that the medical practitioner considers relevant.
- (7) The person in charge of an approved health service must —
- (a) keep all written confirmations given under subregulation (6) to registered nurses at the health service for at least 2 years; and
 - (b) produce them on demand to any person authorised under the Act to demand production of such records.
- (8) An approved starter pack must be labelled in English with —
- (a) the words “Keep out of reach of children”;
 - (b) the name of the patient;
 - (c) the name and address of the health service;
 - (d) in relation to each poison in the approved starter pack —
 - (i) the approved name and strength or amount of the poison; or
 - (ii) if the brand name uniquely identifies the strength of the poison, that brand name;
 - (e) the total quantity of medication contained in the approved starter pack;
 - (f) the date on which the approved starter pack was given to the patient;
 - (g) any directions for use given by the medical practitioner;
 - (h) the number referred to in subregulation (10)(f) identifying the relevant entry in the health service’s Starter Pack Supply Book; and
 - (i) any relevant cautionary or advisory statements set out in Appendix K to the SUSDP.
- (9) The person in charge of an approved health service must —
- (a) maintain a Starter Pack Supply Book for the health service consisting of —
 - (i) handwritten records in a bound book with sequentially numbered pages; or
 - (ii) records kept in another manner which has been specifically and individually approved in writing by the Commissioner of Health for the purposes of this paragraph;

- (b) keep the Starter Pack Supply Book for at least 2 years after the last entry is made in it; and
 - (c) produce the Starter Pack Supply Book on demand to any person authorised under the Act to demand production of such records.
- (10) Before giving an approved starter pack to a patient a registered nurse must record the following information in the health service's Starter Pack Supply Book —
- (a) the name and address of the patient;
 - (b) in relation to each poison in the approved starter pack —
 - (i) the approved name and strength or amount of the poison; or
 - (ii) if the brand name uniquely identifies the strength of the poison, that brand name;
 - (c) the date and time at which the approved starter pack is to be given to the patient;
 - (d) the name of the medical practitioner;
 - (e) any directions for use given by the medical practitioner;
 - (f) a unique number identifying the entry in the Book; and
 - (g) the registered nurse's name and signature.

”.

[* Reprinted as at 12 May 2000.]

By Command of the Lieutenant-Governor and
deputy of the Governor,

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

HE303*

Health Act 1911

Health (ANZ Food Standards Code Adoption) Regulations 2001

Made by the Lieutenant-Governor and deputy of the Governor in
Executive Council on the advice of the Food Advisory Committee.

Part 1 — Preliminary

1. Citation

These regulations may be cited as the *Health (ANZ Food Standards Code Adoption) Regulations 2001*.

2. Interpretation

In these regulations —

“**adopted Code**” means the Australia New Zealand Food Standards Code as adopted under regulation 4;

“**Australia New Zealand Food Standards Code**” has the same meaning as in section 3 of the *Australia New Zealand Food Authority Act 1991* of the Commonwealth;

“**Part VIII**” means Part VIII of the Act.

3. Repeal

The *Health (Adoption of Food Standards Code) Regulations 1992* are repealed.

Part 2 — Food standards adopted

4. The Code adopted

The Australia New Zealand Food Standards Code, as in force from time to time and as amended by Part 3, is adopted and forms part of these regulations.

5. Public inspection of code

Copies of the following instruments or documents must be kept at the office of the Environmental Health Services of the Health Department of Western Australia, Grace Vaughan House, 227 Stubbs Terrace, Shenton Park —

- (a) the adopted Code;
- (b) any instrument or document incorporated by reference into the adopted Code, including any standard, rule, code, specification or method of any association, body or institution incorporated into the adopted Code;
- (c) any amendment or replacement of an instrument or document referred to in paragraph (b).

6. Effect of *Health (Food Hygiene) Regulations 1993*

- (1) Chapter 3 of Volume 2 of the adopted Code is to be read with the *Health (Food Hygiene) Regulations 1993*.
- (2) If there is any inconsistency between Chapter 3 of Volume 2 of the adopted Code and the *Health (Food Hygiene) Regulations 1993*, the regulations prevail to the extent of the inconsistency.

7. Compliance notices

- (1) If there are reasonable grounds for believing that a person has done or omitted to do anything in contravention of Part VIII or of the adopted Code, then the Executive Director, Public Health, or the local government of the district in which the contravention is believed to have occurred, may require the person to do anything necessary to rectify the situation.
- (2) A requirement must be in writing, and takes effect when it is served on the person.
- (3) A person who, without reasonable excuse, contravenes a requirement commits an offence.
- (4) A person who commits an offence under subregulation (3) is liable, on conviction, to —
 - (a) a fine of not more than \$2 500 and not less than —
 - (i) \$250 for a first offence;
 - (ii) \$500 for a second offence; or
 - (iii) \$1 250 for a third or subsequent offence;and
 - (b) if the offence is a continuing offence, a daily fine of not more than \$250 and not less than \$125.

8. Exemptions

- (1) The Executive Director, Public Health may, by notice published in the *Gazette*, exempt a person from the requirement to comply with one or more of the standards set out in the adopted Code.
- (2) The exemption may be made subject to any conditions specified in it.
- (3) The exemption stops being in force if a condition of the exemption is contravened.

9. Contraventions by food businesses

A reference in the adopted Code to an obligation imposed on a food business is to be read as a reference to an obligation imposed on the proprietor, within the meaning of the adopted Code, of the food business.

Part 3 — Amendments of the Code**Division 1 — Volume 1 of the Code amended****10. Volume 1 amended**

The amendments in this Division are to Volume 1 of the Australia New Zealand Food Standards Code.

11. Preliminary provisions amended

The preliminary provisions are amended as follows:

- (a) in clause 3(a)(i) by deleting “the Act” and inserting instead —
“ Part VIII ”;
- (b) in clause 3(a)(ii) by deleting “the Act” and inserting instead —
“ Part VIII ”;
- (c) in clause 3(c) by inserting after “the purposes of this Code” —
“ or Part VIII ”;
- (d) in clause 5, in the definition of “approved”, by deleting “relevant authority of a State or Territory” and inserting instead —
“ Executive Director, Public Health ”;
- (e) in clause 5 by deleting the definitions of “Commonwealth”, “State”, “Territory” and “the Act”.

12. Standard O8 amended

- (1) Standard O8 clause 4 is amended after paragraph (b) by deleting the full stop and inserting —
“
; and
(c) have a standard plate count not exceeding 100 non-pathogenic microorganisms when tested in accordance with the current standard method in AS 1766 Food Microbiology Part 4.1.2.
”.

Division 2 — Volume 2 of the Code amended**13. Volume 2 amended**

The amendments in this Division are to Volume 2 of the Australia New Zealand Food Standards Code.

14. Standard 1.1.1 amended

Standard 1.1.1 is amended by deleting the definition of “Code” and inserting instead —

“ **Code** means the adopted Code. ”.

15. Standard 1.6.1 amended

The Schedule to Standard 1.6.1 is amended by deleting the items dealing with mineral water, packaged water and packaged ice and inserting instead the following items —

“

| Column 1 Food | Column 2 Microorganism | Column 3 n | Column 4 c | Column 5 m | Column 6 M |
|------------------|--------------------------------------|---------------|---------------|---------------|---------------|
| Mineral water | coliforms/ml | 5 | 0 | 0 | |
| | <i>Escherichia coli</i> /100ml | 5 | 0 | 0 | |
| | <i>Pseudomonas aeruginosa</i> /250ml | 5 | 0 | 0 | |
| Packaged water | coliforms/ml | 5 | 0 | 0 | |
| | <i>Escherichia coli</i> /100ml | 5 | 0 | 0 | |
| | <i>Pseudomonas aeruginosa</i> /250ml | 5 | 0 | 0 | |
| Packaged ice | coliforms/ml | 5 | 0 | 0 | |
| | <i>Escherichia coli</i> /100ml | 5 | 0 | 0 | |
| | <i>Pseudomonas aeruginosa</i> /250ml | 5 | 0 | 0 | |

”

16. Standard 3.1.1 amended

Standard 3.1.1 is amended in clause 1 as follows:

- (a) by deleting the definition of “appropriate enforcement agency” and inserting instead —

“

appropriate enforcement agency means the Executive Director, Public Health or the relevant local government.

”;

- (b) by deleting the definition of “food premises” and inserting instead the following definition —

“

food premises means:

- (a) food premises as defined in section 246G of the Act, or
- (b) food vehicles as defined in section 246G of the Act, except vehicles when used only to transport food.

”;

- (c) in the definition of “food safety standards” by deleting “Australia New Zealand Food Standards Code” and inserting instead —

“ adopted Code ”;

- (d) by inserting after paragraph (b) in the second part of the definition of “primary food production” the following paragraphs —

“

- (ba) extracting milk from an animal, or
- (bb) storing untreated milk, or
- (bc) transporting untreated milk, or

”;

- (e) by deleting the definition of “proprietor” and inserting instead the following definition —

“

proprietor of a food business means the proprietor, as defined in section 246G of the Act, of the food premises at or in which the food business is carried on.

”;

- (f) by deleting the definition of “sell” and inserting instead the following definition —

“

sell has the same meaning as in section 3 of the Act.

”.

17. Standard 3.2.3 amended

Standard 3.2.3 is amended in clause 1 by deleting the definition of “sewage” and inserting instead the following definition —

“

sewage has the same meaning as in section 3 of the Act.

”.

By Command of the Lieutenant-Governor and
deputy of the Governor,

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

HE304*

Health Act 1911

Health (Food Standards)(Administration) Amendment Regulations 2001

Made by the Lieutenant-Governor and deputy of the Governor in
Executive Council on the advice of the Food Advisory Committee.

1. Citation

These regulations may be cited as the *Health (Food Standards)(Administration) Amendment Regulations 2001*.

2. The regulations amended

The amendments in these regulations are to the *Health (Food Standards) (Administration) Regulations 1986**.

[* *Published in Gazette 21 November 1986, p. 4266-9.*
For amendments to 12 June 2001 see 2000 Index to Legislation of Western Australia, Table 4, p. 156.]

3. Regulation 4A inserted

After regulation 4 the following regulation is inserted —

“

4A. Imported oysters

A person who imports oysters into Western Australia from another State or Territory or from another country must —

- (a) give a copy of the consignment notice for the oysters to the Executive Director, Public Health as soon as the notice is received by the importer;
- (b) give written notice of the place where the oysters are to be stored, and may be inspected, on delivery to the State; and
- (c) hold the oysters at the place of delivery until an environmental health officer issues a clearance certificate for the oysters.

”.

4. Miscellaneous amendments

The regulations are amended as set out in the Schedule.

Schedule 1 — Miscellaneous amendments

[r. 4]

- | | |
|-----------------|--|
| r. 2(1) | Delete “health surveyor”, insert instead — “ environmental health officer ”. |
| r. 2(2) | Delete “health surveyor”, insert instead — “ environmental health officer ”. |
| r. 2(3) | Delete “health inspector”, insert instead — “ environmental health officer ”. |
| Schedule Form 1 | Delete “HEALTH SURVEYOR”, insert instead — “ ENVIRONMENTAL HEALTH OFFICER ”. |
| Schedule Form 1 | Delete “a health surveyor”, insert instead — “ an environmental health officer ”. |
| Schedule Form 1 | Delete “health surveyor” from the second and third places where it occurs, insert instead — “ environmental health officer ”. |
| Schedule Form 2 | Delete “Health Surveyor”, insert instead — “ Environmental Health Officer ”. |

| | |
|-----------------|--|
| Schedule Form 3 | Delete “a health surveyor”, insert instead — “ an environmental health officer ”. |
| Schedule Form 3 | Delete “health surveyor” from the second place where it occurs, insert instead — “ environmental health officer ”. |

By Command of the Lieutenant-Governor and
deputy of the Governor,

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

HE305*

Health Act 1911

Health (Food Hygiene) Amendment Regulations 2001

Made by the Lieutenant-Governor and deputy of the Governor in
Executive Council on the advice of the Food Advisory Committee.

1. Citation

These regulations may be cited as the *Health (Food Hygiene)
Amendment Regulations 2001*.

2. The regulations amended

The amendments in these regulations are to the *Health (Food
Hygiene) Regulations 1993**.

[* *Published in Gazette 15 October 1993, p. 5681-5745.*
*For amendments to 12 June 2001 see 2000 Index to
Legislation of Western Australia, Table 4, p. 156.*]

3. Regulation 3 amended

(1) Regulation 3(1) is amended as follows:

- (a) in the definition of “approved” by deleting “authority”
and inserting instead —
“ government ”;

- (b) after the definition of “frozen food retail cabinet” by inserting the following definition —

“

“**local government**” has the same meaning as in the
Local Government Act 1995;

”.

- (2) Regulation 3(2) is amended by deleting “*Health (Adoption of Food Standards Code) Regulations 1992*” and inserting instead —

“

Health (ANZ Food Standards Code Adoption) Regulations 2001

”.

4. Regulation 4 amended

Regulation 4(2) is amended by deleting “authority” and inserting instead —

“ government ”.

5. Regulation 9A amended

- (1) Regulation 9A(2) is amended by deleting “Local Authority” and inserting instead —

“ local government ”.

- (2) Regulation 9A(3) is amended by deleting “Local Authority” and inserting instead —

“ local government ”.

- (3) Regulation 9A(4) is amended by deleting “Local Authority” and inserting instead —

“ local government ”.

- (4) Regulation 9A(5)(b) is amended by deleting “Local Authority” and inserting instead —

“ local government ”.

- (5) Regulation 9A(6) is amended as follows:

- (a) in paragraph (a) by deleting “authority” and inserting instead —

“ government ”;

- (b) in paragraph (b) by deleting “authority” and inserting instead —

“ government ”.

6. Regulation 9B amended

- (1) Regulation 9B(2) is amended by deleting “Local Authority” and inserting instead —
“ local government ”.
- (2) Regulation 9B(3) is amended by deleting “Local Authority” and inserting instead —
“ local government ”.
- (3) Regulation 9B(4) is amended by deleting “Local Authority” from both places where it occurs and inserting instead —
“ local government ”.
- (4) Regulation 9B(5)(b) is amended by deleting “Local Authority” and inserting instead —
“ local government ”.
- (5) Regulation 9B(6) is amended as follows:
 - (a) in paragraph (a) by deleting “authority” and inserting instead —
“ government ”;
 - (b) in paragraph (b) by deleting “authority” and inserting instead —
“ government ”.

7. Regulation 34 amended

Regulation 34(1) is amended by deleting “authority” and inserting instead —
“ government ”.

8. Regulation 46 amended

Regulation 46(1) is amended by deleting “authority” and inserting instead —
“ government ”.

9. Regulation 52 amended

Regulation 52(2) is amended as follows:

- (a) in paragraph (a) by deleting “authority” and inserting instead —
“ government ”;
- (b) in paragraph (b) by deleting “authority” and inserting instead —
“ government ”.

10. Regulation 54 amended

Regulation 54(1) is amended by deleting “authority” and inserting instead —

“ government ”.

11. Regulation 57 amended

Regulation 57(4) is amended by deleting “authority” from both places where it occurs and inserting in each place instead —

“ government ”.

12. Regulation 58 amended

Regulation 58(1)(b) is amended by deleting “authority” and inserting instead —

“ government ”.

13. Regulation 61 repealed

Regulation 61 is repealed.

14. Schedule 2 amended

- (1) Schedule 2 is amended in Form 2 as follows:
 - (a) by deleting “Local Authority” from both places where it occurs and inserting in each place instead —
“ local government ”;
 - (b) by deleting “*Local Authority*” and inserting instead —
“ *local government* ”.
- (2) Schedule 2 is amended in Form 3 by deleting “*Local Authority*” and inserting instead —
“ *local government* ”.
- (3) Schedule 2 is amended in Form 4 as follows:
 - (a) by deleting “*Local Authority*” and inserting instead —
“ *local government* ”;
 - (b) by deleting “Local Authority” and inserting instead —
“ local government ”.
- (4) Schedule 2 is amended in Form 5 by deleting “*Local Authority*” and inserting instead —
“ *local government* ”.
- (5) Schedule 2 is amended in Form 6 as follows:
 - (a) by deleting “*Local Authority*” and inserting instead —
“ *local government* ”;
 - (b) by deleting “Local Authority” and inserting instead —
“ local government ”.

15. Schedule 4 amended

Schedule 4 is amended as follows —

- (a) in clause 14(1)(b) by deleting “authority” and inserting instead —
“ government ”;
- (b) in clause 24 by deleting “authority” and inserting instead —
“ government ”.

By Command of the Lieutenant-Governor and
deputy of the Governor,

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

LOCAL GOVERNMENT

LG301*

Local Government Act 1995

**Local Government (Functions and General)
Amendment Regulations 2001**

Made by the Lieutenant-Governor and deputy of the Governor in
Executive Council.

1. Citation

These regulations may be cited as the *Local Government
(Functions and General) Amendment Regulations 2001*.

2. The regulations amended

The amendments in these regulations are to the *Local
Government (Functions and General) Regulations 1996**.

[* Reprinted as at 8 September 2000.]

3. Regulation 11 amended

Regulation 11(2)(c)(i) is amended by deleting “was thought to be satisfactory” and inserting instead —

“ met the tender specifications ”.

4. Regulation 14 amended

- (1) Regulation 14(2) is amended by deleting “local government” in both places where it occurs and inserting instead —

“ CEO ”.

- (2) After regulation 14(2) the following subregulation is inserted —

“

- (2a) If a local government —

- (a) is required to invite a tender; or
- (b) not being required to invite a tender, decides to invite a tender,

the local government must, before tenders are publicly invited, determine in writing the criteria for deciding which tender should be accepted.

”.

- (3) After regulation 14(3) the following subregulations are inserted —

“

- (4) In subregulation (3)(b) a reference to detailed information includes a reference to —

- (a) such information as the local government decides should be disclosed to those interested in submitting a tender;
- (b) detailed specifications of the goods or services required;
- (c) the criteria for deciding which tender should be accepted;
- (d) whether or not the local government has decided to submit a tender; and
- (e) whether or not the CEO has decided to allow tenders to be submitted by facsimile or other electronic means, and if so, how tenders may so be submitted.

- (5) After a notice has been given under subregulation (1) or (2), a local government may vary the information referred to in subregulation (3) by taking reasonable steps to give each person who has sought copies of the tender documents or each acceptable tenderer, as the case may be, notice of the variation.

”.

5. Regulation 16 amended

- (1) Regulation 16(1) is amended by inserting after “any tender submitted” —
- “
- including a tender submitted by facsimile or other electronic means
- ”.
- (2) Regulation 16(2) is amended by inserting after “opened” —
- “ , examined, or assessed ”.
- (3) Regulation 16(3) is amended as follows:
- (a) by inserting after “are opened” —
- “ , examined, or assessed ”;
- (b) in paragraph (a), by inserting after “local government” —
- “
- or one person authorised by the CEO to open tenders and, if practicable, one or more other persons,
- ”;
- (c) in paragraph (c), by inserting after “the tenders” where it first occurs —
- “
- (other than the consideration sought in the tender)
- ”.

6. Regulation 17 amended

- (1) Regulation 17(2)(e) is amended by deleting “and the amount of the consideration sought in the tender”.
- (2) After regulation 17(2) the following subregulation is inserted —
- “
- (3) The tenders register is to include for each invitation to tender the amount of the consideration or a summary of the amount of the consideration sought in the tender accepted by the local government.
- ”.

7. Regulation 18 amended

- (1) Regulation 18(3) is amended by deleting “local government” and inserting instead —
- “ CEO ”.

- (2) Regulation 18(4) is amended by deleting “considered by the local government” and inserting instead —
- “
- assessed by the local government by means of a written evaluation of the extent to which each tender satisfies the criteria for deciding which tender to accept
- ”.
- (3) After regulation 18(4) the following subregulation is inserted —
- “
- (4a) To assist the local government in deciding which tender would be the most advantageous to it to accept, a tenderer may be requested to clarify the information provided in the tender.
- ”.
- (4) After regulation 18(5) the following subregulations are inserted —
- “
- (6) If a local government has accepted a tender but acceptance of the tender does not create a contract and within 6 months of the day on which the tender was accepted the local government and the successful tenderer agree not to enter into a contract in relation to the tender, the local government may accept from the other tenders the tender which it thinks it would be most advantageous to the local government to accept.
- (7) If a local government has accepted a tender and acceptance of the tender creates a contract and within 6 months of the day on which the tender was accepted the local government and the successful tenderer agree to terminate the contract, the local government may accept from the other tenders the tender which it thinks it would be most advantageous to the local government to accept.
- ”.

8. Regulation 19 amended

Regulation 19 is amended by deleting “local government” and inserting instead —

“ CEO ”.

9. Regulation 23 amended

Regulation 23(4) is amended by deleting “local government” and inserting instead —

“ CEO ”.

10. Regulation 24 amended

Regulation 24 is amended as follows:

- (a) by deleting “local government” and inserting instead —
“ CEO ”;
- (b) in paragraph (a) by deleting “it has listed” and inserting instead —
“ the CEO has listed under regulation 23(4) ”;
- (c) in paragraph (b) by deleting “it” where it first occurs and inserting instead —
“ the local government ”.

11. Transitional

If a tender is invited under regulation 11, 12, or 13 of the *Local Government (Functions and General) Regulations 1996* before the commencement of these regulations, tenders submitted as a result of that invitation are to be dealt with as if these regulations had not come into operation.

By Command of the Lieutenant-Governor and deputy of the Governor,

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

WATER

WA301*

Water Services Coordination Act 1995

Tom Price Controlled Area (Water Supply and Sewerage Services) Order 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 11.

1. Citation

This order may be cited as the *Tom Price Controlled Area (Water Supply and Sewerage Services) Order 2001*.

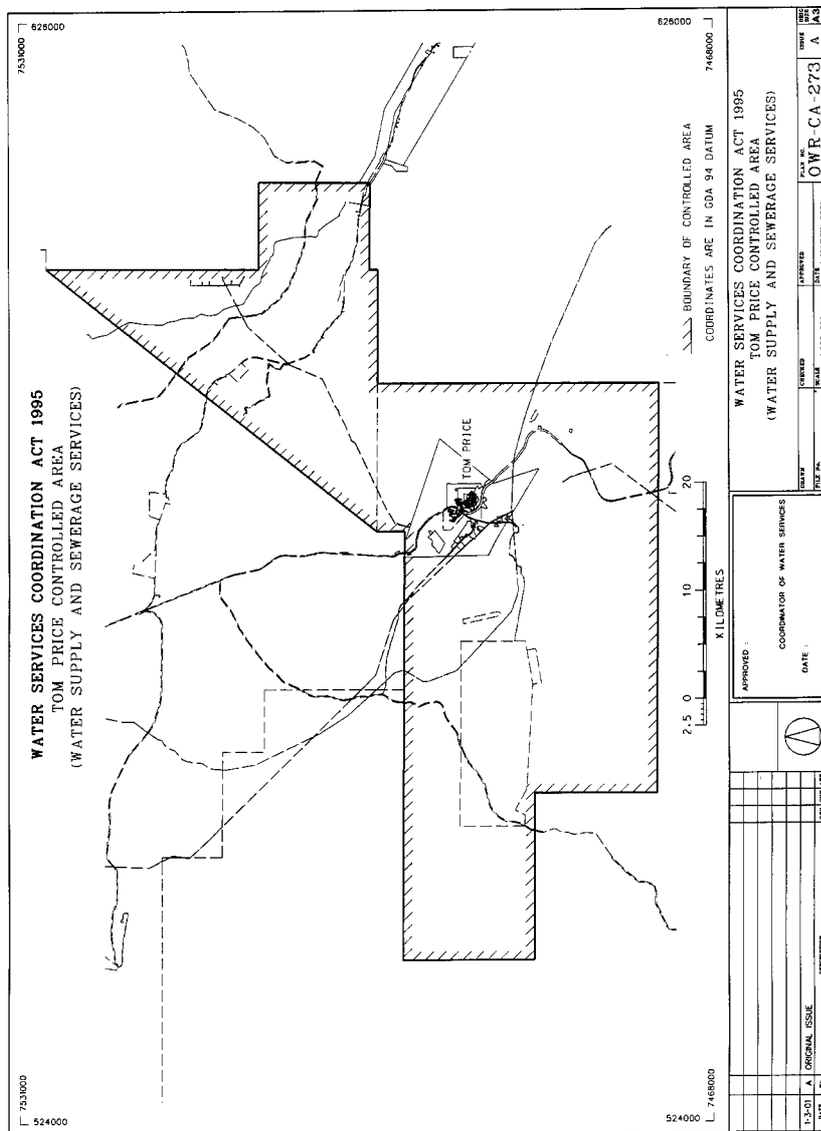
2. Area constituted

The area shown as being bordered by the outline //////// on the plan set out in Schedule 1 —

- (a) is constituted a controlled area (water supply and sewerage services); and
- (b) is to be called the Tom Price Controlled Area (Water Supply and Sewerage Services).

Schedule 1 — Plan of the Tom Price Controlled Area (Water Supply and Sewerage Services)

[cl. 2]



By Command of the Lieutenant-Governor and
deputy of the Governor,

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

WA302*

Water Services Coordination Act 1995

Paraburdoo Controlled Area (Water Supply and Sewerage Services) Order 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 11.

1. Citation

This order may be cited as the *Paraburdoo Controlled Area (Water Supply and Sewerage Services) Order 2001*.

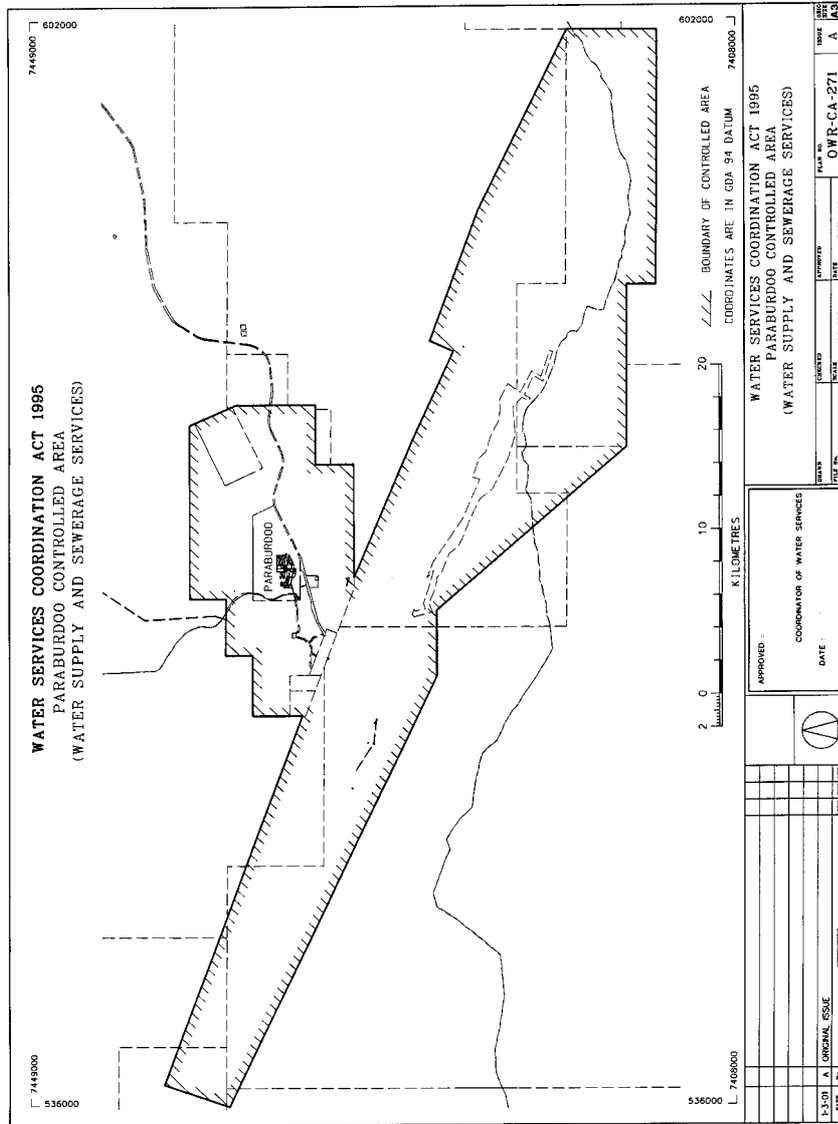
2. Area constituted

The area shown as being bordered by the outline //////// on the plan set out in Schedule 1 —

- (a) is constituted a controlled area (water supply and sewerage services); and
- (b) is to be called the Paraburdoo Controlled Area (Water Supply and Sewerage Services).

Schedule 1 — Plan of the Paraburdoo Controlled Area (Water Supply and Sewerage Services)

[cl. 2]



By Command of the Lieutenant-Governor and
deputy of the Governor,

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

WA303*

Water Services Coordination Act 1995

Dampier Controlled Area (Sewerage Services) Order 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 11.

1. Citation

This order may be cited as the *Dampier Controlled Area (Sewerage Services) Order 2001*.

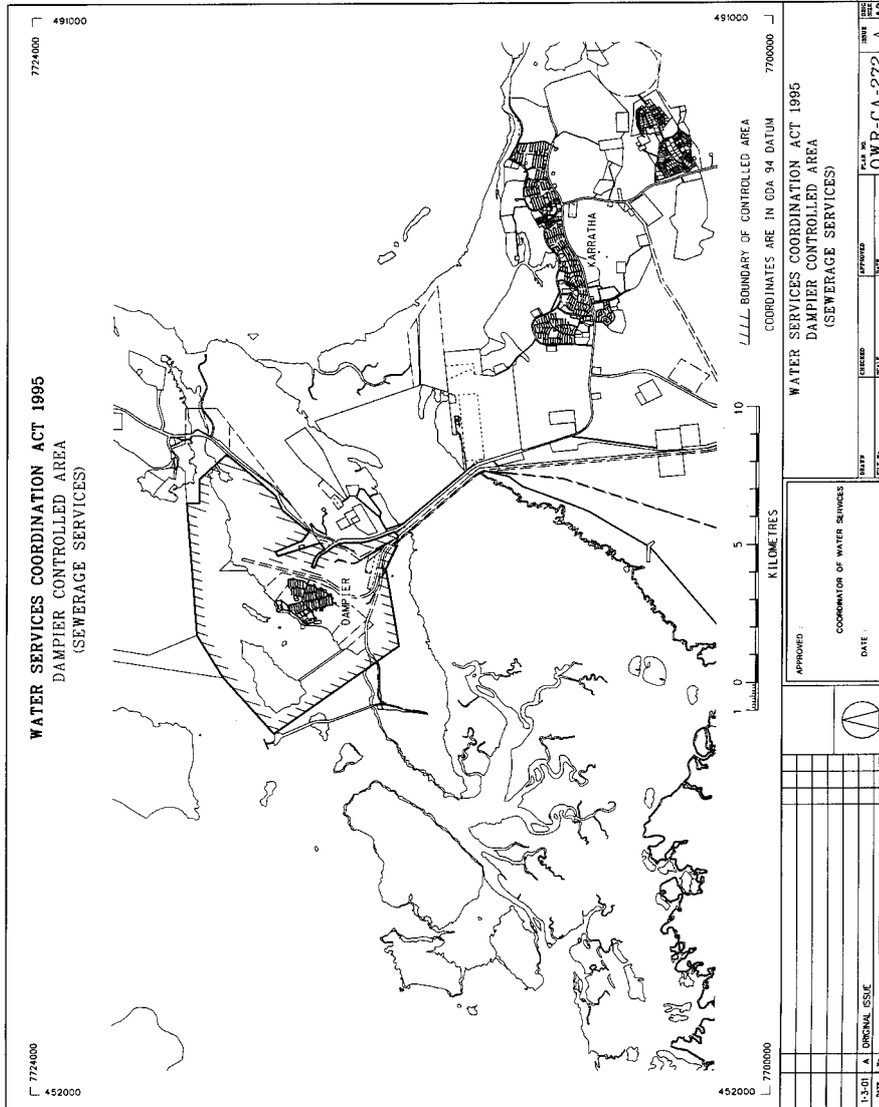
2. Area constituted

The area shown as being bordered by the outline //////// on the plan set out in Schedule 1 —

- (a) is constituted a controlled area (sewerage services); and
- (b) is to be called the Dampier Controlled Area (Sewerage Services).

Schedule 1 — Plan of the Dampier Controlled Area (Sewerage Services)

[cl. 2]



By Command of the Lieutenant-Governor and
deputy of the Governor,

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

WA304*

Water Services Coordination Act 1995

Newman Controlled Area (Water Supply Services) Order 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 11.

1. Citation

This order may be cited as the *Newman Controlled Area (Water Supply Services) Order 2001*.

2. Area constituted

The area shown as being bordered by the outline \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ on the plan set out in Schedule 1 —

- (a) is constituted a controlled area (water supply services);
and
- (b) is to be called the Newman Controlled Area (Water Supply Services).

— PART 2 —

AGRICULTURE

AG401***AGRICULTURAL PRODUCE COMMISSION ACT 1988**

NOTICE OF ESTABLISHMENT OF A PRODUCERS' COMMITTEE FOR A
FRUIT FLY BAITING SCHEME IN THE SHIRE OF KATANNING FOR THE
BENEFIT TOWN FRUIT PRODUCERS

Pursuant to Section 11 (1) of the Agricultural Produce Commission Act 1988, the Agricultural Produce Commission has resolved to establish a producers' committee under for the fruit fly baiting scheme within the Shire of Katanning townsite.

The producers' committee will be able to raise funds to operate a fruit fly baiting scheme within the townsite of Katanning under Section 12.1 (b) and Section 19a of the Act as amended year 2000.

Fruit tree producers within the townsite of Katanning are eligible to be members of the producers' committee accordingly nominations for appointment to the committee are invited under section 11.1 (b) for appointment by the Commission to the APC Katanning Fruit Fly Baiting Committee.

H. MORGAN, AM, Chairman, Agricultural Product Commission.

AG402***AGRICULTURAL PRODUCE COMMISSION ACT 1988**

APC KATANNING FRUIT FLY BAITING COMMITTEE DIRECTIONS 2001

Given by the Agricultural Produce Commission.

Citation

1. These directions may be cited as the *APC Katanning Fruit Fly Baiting Committee Directions 2001*.

Commencement

2. These directions come into operation on the day on which they are published in the *Government Gazette*.

Interpretation

3. In these directions, unless the contrary intention appears—

“**producer**” means a person who produces fruit of any quantity of fruit, whether for sale or not.

“**fruit fly baiting**” means fruit fly baiting within the town site of Katanning;

“**member**” means a member of a committee and includes the chairperson;

“**the Committee**” means the APC Katanning Fruit Fly Baiting Committee established under section 11 of the Act.

Constitution of the Committee

4.1. Subject to the Act, there is to be a Committee consisting of 5 members appointed by the Commission.

4.2. If the Commission is of the opinion that a poll of potato producers should be held to elect committee members then a poll shall be conducted.

4.3. A committee member is appointed as the first chairperson by the Commission for a three year term, thereafter committee members elect one of their number as chairperson.

Term of member

5. A member holds office for such term, not exceeding 3 years, as is fixed by the Commission.

Removal from office

6. The Commission may remove a member from office on the ground that that member is mentally or physically incapable of performing the duties of a member, or for incompetence, neglect of duty, misconduct or a breach of these directions.

Vacation of office

7. The office of a member becomes vacant if the member—
(a) dies;

- (b) is absent from 4 consecutive meetings of the Committee without the permission of the Committee;
- (c) is an undischarged bankrupt or a person whose property is subject to an order or arrangement under the laws relating to bankruptcy; or
- (d) is removed from office by the Commission under direction 6.

Casual vacancy

8. (1) Where an office of a member of the Committee becomes vacant otherwise than by effluxion of time, the Commission is to appoint a person to take the place of the person who has vacated the office.
- (2) A person appointed under subdirection (1) holds office for the balance of the term of the member whose place he or she takes.

Disclosure

9. (1) A member of the Committee who has a direct or an indirect pecuniary interest in a matter being considered or about to be considered at a meeting of the Committee must, as soon as possible after the relevant facts have come to his or her knowledge, disclose his or her interest at a meeting of the Committee.
- (2) A disclosure under subdirection (1) is to be recorded in the minutes of the meeting of the Committee and the member must not, unless the meeting otherwise determines—
- (a) be present during any deliberation of the Committee with respect to that matter; or
 - (b) take part in any decision of the Committee with respect to that matter.
- (3) For the purpose of the making of a determination by the Committee under subdirection (2), in relation to a member who has made a disclosure under subdirection (1), a member who has a direct or an indirect interest in the matter to which the disclosure relates must not—
- (a) be present during any deliberation by the Committee for the purpose of making that determination; or
 - (b) take part in the making by the Committee of that determination.

Meetings

10. (1) The chairperson is to convene the first meeting of the Committee and from then on, subject to subdirection (2), meetings may be held at such times and places as the Committee determines.
- (2) A special meeting of the Committee may at any time be convened by the chairperson of the Committee.
- (3) The chairperson of the Committee presides at any meeting of the Committee at which the chairperson is present and, in the absence of the chairperson, the members present are to elect one of their members to preside.
- (4) At a meeting of the Committee, 3 members constitute a quorum.
- (5) At any meeting of the Committee the member presiding at the meeting has a deliberative vote, and in the case of an equal number of votes being cast for and against any question, has a casting vote.

Resolution without meeting

11. A resolution in writing signed or assented to by letter, or electronic means of communication, by each member of the Committee is as valid and effectual as if it had been passed at a meeting of the Committee.

Procedures of the Committee

12. Except to the extent that they are prescribed or as set out in these directions, the Committee may determine its own procedures.

Code of Conduct

13. A member of the Committee shall observe the provision of any code of conduct prepared by the Commission and provided to the Committee.

Given by the Agricultural Produce Commission

Dated: 25 May 2001.

H. MORGAN, AM, Chairman.

AG403*

AGRICULTURAL PRODUCE COMMISSION ACT 1988**NOTICE OF ESTABLISHMENT OF A PRODUCERS' COMMITTEE FOR THE
STRAWBERRY PRODUCING INDUSTRY IN WESTERN AUSTRALIA.**

Pursuant to Section 11 (1) of the Agricultural Produce Commission Act 1988, the Agricultural Produce Commission has resolved to establish a producers' committee strawberry producing industry in Western Australia.

The producers' committee is to raise funds to advertise and promote strawberries; control or develop the means of controlling pests and diseases affecting strawberries; conduct research that is of advantage to producers of strawberries; conduct educational or instructional programs relating to the production of strawberries; develop and expand markets for the production of strawberries in Western Australia and elsewhere; establish a voluntary insurance scheme for the benefit of producers of strawberries including insurance relating to crops; undertake and provide market forecasting for strawberries; establish systems of inspection for strawberries for the purpose of quality control of pest and disease control; formulate schemes for declaring growers of strawberries to be accredited producers; establish systems to facilitate inspection of grading, packaging and storage of strawberries including weight and uniformity (including uniformity or ripeness) within packages; support, with or without grant of financial aid, and whether or not initiated by the Committee or Commission, any scheme or activity which in the Committee's opinion is capable of assisting in the promotion or sale of strawberries; provide such other services for the strawberries as may be prescribed; arrange for the provision of all or any of the services or the exercise of any of the functions referred to above in whole or in part by another person or organisation in conjunction with the Commission or other person or organisation.

Commercial producers of strawberries are eligible to be members of the producers committee accordingly nominations for appointment to the committee are invited under section 11.1 (b) for appointment by the Commission to the APC Strawberry Producers' Committee.

H. MORGAN, AM, Chairman, Agricultural Product Commission.

CEMETERIES

CC401*

CEMETERIES ACT 1986

SHIRE OF HARVEY

Scale of Fees & Charges

In pursuance of powers conferred upon it by section 53 of the Cemeteries Act, the Shire of Harvey hereby records having resolved on the 26th June 2001 that the following Fees and Charges shall apply to all Cemeteries within the Shire of Harvey from the 1st July, 2001.

ALL FEES ARE INCLUSIVE OF G.S.T.

| | \$ |
|--|--------|
| (1) GENERAL CHARGES | |
| Ordinary land for grave 2.4m x 1.2m | 485.00 |
| Interment of an adult in grave any depth to 2.1m deep including, registration Fee and use of number plate. | 335.00 |
| Interment of a child, under the age of seven(7) in grave any depth to 2.1m deep including, registration fee and use of number plate. | 133.00 |
| Interment of a stillborn child | 115.50 |
| Interment of cremated ashes | 184.80 |
| Re-opening an ordinary grave; | |
| Each interment of an adult | 335.00 |
| Each interment of a child under seven (7) years | 133.00 |
| Each interment of a stillborn child | 115.50 |
| (2) EXTRA FEES | |
| Interment without due notice | 115.50 |
| Interment not in usual hours | 115.50 |
| Interment on a Saturday, Sunday or Public Holiday | 144.50 |
| Fee of exhumation | 346.50 |
| (3) MISCELLANEOUS CHARGES | |
| Funeral Director's Annual Licence Fee | 63.00 |
| Single Funeral Permit (Funeral Director's Only) | 31.50 |
| Single Funeral Permit (Other than Funeral Director's) | 105.00 |
| Monumental Mason's Annual Fee | 70.00 |
| Single Monument Permit (Monumental Masons only) | 31.50 |
| Permit to erect a headstone/kerbing | 42.00 |
| Copy of Local Laws | 17.50 |
| Copy of Grant of Right of Burial | 17.50 |
| Renewal of Grant of Right of Burial | 58.00 |
| Refund of an unexpired Grant of Right of Burial not to exceed the Amount originally paid, lee and administration fee of | 37.00 |

| | |
|---|--------|
| (4) DISPOSAL OF ASHES | \$ |
| (a) NICHE WALL | |
| Placement in single niche including bronze plaque and standard inscription | 173.50 |
| Placement in double niche including bronze plaque and standard inscription | 265.50 |
| Second inscription | 115.50 |
| Plaque for reserved position: Single Niche | 115.50 |
| Plaque for reserved position: Double Niche | 202.00 |
| Standard niche wall vase | 52.00 |
| Tranquil vase (pyramid shaped) | 52.00 |
| Conical vase | 52.00 |
| (b) MEMORIAL GARDEN OF REMEMBRANCE | |
| Interment including bronze plaque 143mm x 117mm | 173.50 |
| Interment including bronze plaque 143mm x 117mm and reservation for a second interment | 202.00 |
| Second interment and plaque | 173.50 |
| Interment including bronze plaque 143mm x 117mm and reservation for three additional interments | 260.00 |
| Second, third and fourth interments and plaque (each) | 173.50 |
| Plaque for reserved position: Single | 115.50 |
| Plaque for reserved position: Double | 150.00 |
| Plaque for reserved position: Other | 196.50 |

J. W. OFFER, Shire President.

K. J. LEECE, Chief Executive Officer.

COAL INDUSTRY SUPERANNUATION BOARD

CO401

COAL INDUSTRY SUPERANNUATION ACT 1989

Perth, June 2001.

Under the provisions of Section 8 of the Coal Industry Superannuation Act 1989, the following employee elected members are appointed as constituted under the said Act, from the 1st day of July 2001.

| | | |
|------------------|------------------|--------------|
| Brian Fearn | (2) two years | |
| Michael Pokrywka | Alternate Member | (1) one year |

G. R. GILLIES, Chairman.

CO402

COAL INDUSTRY SUPERANNUATION ACT 1989

Perth, June 2001.

Under the provisions of Section 8 of the Coal Industry Superannuation Act 1989, the following employer nominated members are appointed as constituted under the said Act, from the 1st day of July 2001.

| | | |
|----------------------|------------------|--------------|
| Robert Douglas Banks | (2) two years | |
| John Robert Bunt | Alternate Member | (1) one year |

G. R. GILLIES, Chairman.

FAIR TRADING

FT401**ASSOCIATIONS INCORPORATION ACT 1987**

ORDER PURSUANT TO SECTION 34(2)

SPORTS CHALLENGE INC

Pursuant to the provisions of Section 34(2) of the Associations Incorporation Act 1987, I hereby order that the undertaking of Sports Challenge Inc be transferred to Sports Challenge Australia ACN 095 168 773 with effect from the date of publication of this order.

PATRICK WALKER, Commissioner for Fair Trading.

FAMILY AND CHILDRENS SERVICES

FA401**ADOPTION ACT 1994**

I, Sheila McHale, Minister for Community Development, Women's Interests, Seniors and Youth issue the following person with a licence to act as a Contact and Mediation Agency under Sections 105 and 106 of the Adoption Act 1994 and subject to the Adoption Regulations and Code of Practice 1995—

Ms Jennifer Newbould
38 Queens Crescent
Mt Lawley WA 6050

Dated this 19th day of June 2001.

SHEILA McHALE, Minister for Community Development,
Women's Interests, Seniors and Youth.

JUSTICE

JM401**CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988**

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

Mr Maurice David Denton of Unit 15/194 Blackwood Avenue, Augusta
Mr Terry Richard Old of East Nannup Road, Nannup
Mrs Louise Ann Stanwix of 759 Mungarra Street, Tom Price
Mr Douglas Ivan Dias of 146 Ashburton Avenue, Paraburdo.

GARY THOMPSON, Executive Director,
Court Services.**JM402****DECLARATIONS AND ATTESTATIONS ACT 1913**

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

Mrs Pamela Ann Heron of 7 Paterson Gardens, Winthrop.

GARY THOMPSON, Executive Director,
Court Services.

JM403**DECLARATIONS AND ATTESTATIONS ACT 1913**

It is hereby notified for public information that the Attorney General has accepted the resignation of Mrs Ruth Harriet Radford from the Office of Commissioner for Declarations for the state of Western Australia.

GARY THOMPSON, Executive Director, Court Services.

JM404**JUSTICES ACT 1902**

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

Mr Terry Richard Old of East Nannup Road, Nannup
 Mr Maurice David Denton of Unit 15/194 Blackwood Avenue, Augusta
 Mr Gordon Leonard Hull of Unit 1, Lot 932 McGrath Avenue, Onslow
 Mr Michael Nicholas Manifis of Lot 571 Beadon Creek Road, Onslow
 Mr John MacLean Farne of 1 Robinson Street, Coral Bay
 Mrs Elizabeth Hamilton Jackson of 502 Ashburton Avenue, Paraburdoo
 Mr Kenneth William Fallaver of 84 Pilbara Avenue, Paraburdoo
 Mr Douglas Ivan Dias of 146 Ashburton Avenue, Paraburdoo
 Mr Ian David Secomb of 14 Southsea Road, Quinns Rocks

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

GARY THOMPSON, Executive Director, Court Services.

LAND ADMINISTRATION

LA401***LAND ADMINISTRATION ACT 1997**

INSTRUMENT OF DELEGATION

DOLA 1614/996

I, Alannah MacTiernan, MLA, Minister for Lands, acting in accordance with section 273 of the *Land Administration Act 1997 (LAA)*, hereby delegate to the Shire of Broome, the powers and duties under sections 270 and 271 of the *LAA* in relation to reserves which are the subject of management orders issued under section 46 of the *LAA* both now and from time to time, or vesting orders issued under section 33(2) of the *Land Act 1933*, to the Shire of Broome.

30 April 2001

ALANNAH MacTIERNAN MLA, Minister for Lands.

LA402***LAND ADMINISTRATION ACT 1997**

INSTRUMENT OF DELEGATION

DOLA 1614/996

I, Alannah MacTiernan, MLA, Minister for Lands, acting in accordance with section 273 of the *Land Administration Act 1997*, hereby delegate to the Chief Executive Officer of the Shire of Broome, the powers and duties under sections 270 and 271 of the *Land Administration Act 1997 (LAA)* in relation to unallocated Crown land and unmanaged reserves within the Shire of Broome, subject to the following conditions—

- The delegation does not apply to land which is managed by a body or person under an Act, or managed by a body or person under a management order issued under the *LAA*, or subject to a vesting order under the *Land Act 1933*, or which is subject to any interest created under the *LAA*, either now or from time to time.

- Delegation is without prejudice to the Minister's and the State's powers to make dispositions of Crown land and to exercise powers, either generally or under the *LAA*.
- The Minister reserves the right to exercise powers under sections 270 and 271 of the *LAA*, in relation to such land.
- The Minister reserves the right to revoke or amend the delegation at any time.
- The Chief Executive Officer of the Shire of Broome must provide reports in relation to particular issues bearing on the exercise of the powers delegated by this instrument, as required by the Minister.

30 April 2001

ALANNAH MacTIERNAN MLA, Minister for Lands.

LOCAL GOVERNMENT

LG401*

SHIRE OF BROOMEHILL

Authorised Officer

It is hereby notified for public information that Mr Allan Dunn has been appointed Ranger for the Shire of Broomehill and is duly appointed as Authorised Officer for the following Acts and Local Laws—

Dog Act 1976
 Bush Fires Act 1954
 Caravan Parks and Camping Grounds Act 1995
 Local Government (Miscellaneous Provisions) Act 1960
 Health Local Laws 2000
 Pest Plant Local Laws
 Local Laws Relating to Fencing 2000
 Cemeteries Local Law 2000
 Local Government Property Local Law
 Dogs Local Law

This notice is in addition to previous appointments.

PETER FITZGERALD, Chief Executive Officer.

LG402

LOCAL GOVERNMENT ACT 1995

Shire of Chittering
 (Basis of Rates)

Department of Local Government
 Perth, 29 June 2001.

LG: CH 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedule hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
 Department of Local Government.

Schedule

All that land comprising Lot M1261 on Office of Titles Diagram 5326.

LG403**LOCAL GOVERNMENT ACT 1995**

Shire of Gingin
(Basis of Rates)

Department of Local Government
Perth, 29 June 2001.

LG: GG 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedule hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
Department of Local Government.

Schedule

All those portions of land the subject of Deposited Plan 25567.

LG404**LOCAL GOVERNMENT ACT 1995**

Shire of Goomalling
(Basis of Rates)

Department of Local Government
Perth, 29 June 2001.

LG: GO 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedules hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
Department of Local Government.

Schedule A

All those portions of land the subject of Office of Titles Plan 3029 and Office of Titles Diagram 3144.

Schedule B

All that portion of land comprised in Konnongorring Townsite, as promulgated in *Government Gazette* date 18 May 1962 pages 1280 and 1281.

LG405**LOCAL GOVERNMENT ACT 1995**

Shire of Nannup
(Basis of Rates)

Department of Local Government
Perth, 29 June 2001.

LG: NP 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedule hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
Department of Local Government.

Schedule

All that land comprising Nelson Location 10460 as shown on Certificate of Title Volume 1146 Folio 467.

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

(Basis of Rates)

Department of Local Government
Perth, 29 June 2001.

LG: PL 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedules hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
Department of Local Government.

Schedules

All those portions of land comprised in the schedules below—

Schedule "A"

All those portions of land comprising Lot 10 on Office of Titles Plan 18087; Lot 2 on Office of Titles Diagram 37861 and Lot 311 on Office of Titles Plan 4691 sheet 5.

Schedule "B"

All those portions of land the subject of Office of Titles Diagrams 2402, 59567, 95563 and 97364.

Schedule "C"

All that land comprising portion of Plantagenet Location 3957 as shown on Certificate of Title Volume 2118 Folio 85.

LG407**LOCAL GOVERNMENT ACT 1995***City of Rockingham*

(Basis of Rates)

Department of Local Government
Perth, 29 June 2001.

LG: RK 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedules hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
Department of Local Government.

Schedules

All those portions of land comprised in the schedules below—

Schedule "A"

All those portions of land the subject of Office of Titles Diagrams 99129, 99144 and 100540.

Schedule "B"

All those portions of land the subject of Office of Titles Plans 23754, 24103 and 24165.

Schedule "C"

All those portions of land the subject of Department of Land Administration Deposited Plans 24428, 24429, 24668, 24867, 24868, 24904, 25124, 25625 sheets 1-4.

LG408**LOCAL GOVERNMENT ACT 1995***Shire of Wongan-Ballidu*

(Basis of Rates)

Department of Local Government
Perth, 29 June 2001.

LG: WB 5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Minister for Local Government has determined that the method of valuing the land described in the schedule hereunder shall be gross rental values for the purposes of rating with effect from 1 July 2001.

JOHN LYNCH, Executive Director
Department of Local Government.

Schedule

All those portions of land the subject of Office of Titles Diagram 83245 and Deposited Plan 24872.

LG409***LOCAL GOVERNMENT ACT 1995**

LOCAL GOVERNMENT (Miscellaneous Provisions) ACT 1960

SHIRE OF HARVEY

Poundage Fees and Charges

In pursuance of powers conferred upon it by the aforementioned Acts, the Shire of Harvey hereby records having resolved on the 26th June 2001 that the following Poundage Fees and Charges shall apply within the Shire of Harvey from the 1st July, 2001.

| DETAILS | \$ |
|--|-------|
| Horse, mules, asses, camels, bulls, cows or boars per head | |
| Impounded before 6pm | 21.00 |
| Impounded after 6pm | 31.50 |
| Poundage fees for the first 24 hours | 16.00 |
| Subsequently each 24 hours or part thereof | 8.50 |
| Sustenance for each 24 hours or part thereof | 10.50 |
| Transportation—as incurred by Council | |
| Mares, geldings, colts, fillies, foals, oxen, steers, heifers, calves or rams per head | |
| Impounded before 6pm | 21.00 |
| Impounded after 6pm | 31.50 |
| Poundage fees for the first 24 hours | 10.50 |
| Subsequently each 24 hours or part thereof | 5.50 |
| Sustenance for each 24 hours or part thereof | 5.50 |
| Transportation—as incurred by Council | |
| Wethers, ewes, lambs or goats per head | |
| Impounded before 6pm | 5.50 |
| Impounded after 6pm | 10.50 |
| Poundage fees for the first 24 hours | 10.50 |
| Subsequently each 24 hours or part thereof | 5.50 |
| Sustenance for each 24 hours or part thereof | 5.50 |
| Transportation—as incurred by Council | |
| Pigs per head | |
| Impounded before 6pm | 21.00 |
| Impounded after 6pm | 31.50 |
| Poundage fees for the first 24 hours | 10.50 |
| Subsequently each 24 hours or part thereof | 5.50 |
| Sustenance for each 24 hours or part thereof | 5.50 |
| Transportation—as incurred by Council | |

J. W. OFFER, Shire President.
K. J. LEECE, Chief Executive Officer.

LG410*

LOCAL GOVERNMENT ACT 1995*DISTRICT OF AUGUSTA-MARGARET RIVER*

(CHANGE OF WARD BOUNDARIES AND REPRESENTATION) ORDER 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under the provisions of sections 2.2, 2.18 and 9.62 of the *Local Government Act 1995*.

1. Citation

This Order may be cited as the *District of Augusta-Margaret River (Change of Ward Boundaries and Representation) Order 2001*.

2. Abolition of existing wards (s. 2.2(1) (d) of the Act)

Under section 2.2 (1) (d) of the Act, on and after the 5 September 2001, all the wards in the district of Augusta-Margaret River are abolished.

3. New wards created (s. 2.2(1) of the Act)

- (1) Under section 2.2 (1) of the Act, on and after the 5 September 2001, the Cowaramup Ward, the Margaret River Town Ward, the Chapman Ward and the Leeuwin Ward are created.
- (2) The Cowaramup Ward, the Margaret River Town Ward, the Chapman Ward and the Leeuwin Ward shall consist of the land described in the Schedule.

4. Number of councillors changed (s. 2.18 (3) of the Act)

Under section 2.18 (3) of the Act, on and after the 5 September 2001—

- (a) the number of offices of councillor on the council of the Shire of Augusta-Margaret River is 7 instead of 11; and
- (b) the number of offices of councillor for the Cowaramup Ward is 1 and for the Margaret River Town Ward, Chapman Ward and Leeuwin Ward is 2 each.

5. Election to fill vacancies (s. 4.11 and 9.62 of the Act)

(1) Part 4 of the Act applies to preparing for and conducting the proposed poll as if the changes effected by clauses 2, 3 and 4 had taken effect on the day on which this order commenced.

(2) For the purposes of subclause (1)—

- (a) Part 4 of the Act is modified to the extent necessary to give effect to subclause (1); and
- (b) without limiting paragraph (a), a reference in Part 4 of the Act to a ward, in relation to the district of Augusta-Margaret River, is to be read as a reference to the Cowaramup Ward, Margaret River Town Ward, Chapman Ward and Leeuwin Ward of the district as described in the Schedule, as a result of the operation of clauses 3 and 4.

(3) In subclause (1)—

“**proposed poll**” means the poll for the election of a new council for the Shire of Augusta-Margaret River that is to be held on 5 September 2001, being that day fixed for that purpose by clause 6 of the *Shire of Augusta-Margaret River (Appointment of Commissioners) Order 2000* and *Shire of Augusta-Margaret River (Appointment of Commissioners) Amendment Order 2001*.

By Command of the Lieutenant-Governor and deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council

Schedule

MARGARET RIVER TOWN WARD

All that portion of land, being Margaret River Townsite, as described and shown delineated in black and coloured red on Statutory Services Plan 21051.

COWARAMUP WARD

All that portion of land bounded by lines starting from the intersection of the low water mark of the Indian Ocean with the prolongation southwesterly of the centreline of Margaret River, a point on a present western boundary of the Shire of Augusta-Margaret River and extending northeasterly to and generally northeasterly upwards along that centreline to the prolongation southerly of the eastern boundary of Sussex Location 778; thence northerly along that prolongation to the easternmost southeastern corner of Location 778, a point on a present boundary of State Forest Number 56; thence northerly, easterly and southerly along boundaries of that State Forest to a northern boundary of Margaret River Lot 108; thence easterly, southeasterly, southwesterly, generally easterly and southerly along boundaries of that lot to the westernmost northwestern corner of Sussex Location 3845 (Reserve 38650); thence generally northeasterly along boundaries of that location to the westernmost northwestern corner of Location 4778 (Reserve 38650); thence generally northeasterly and generally southeasterly along boundaries of that location to the prolongation northwesterly of the northernmost southwestern side of Darch Road; thence southeasterly along that prolongation to the centreline of Margaret River; thence generally northeasterly and generally southeasterly upwards

along that centreline to its intersection with the prolongation southwesterly of the southernmost southeastern boundary of Lot 1, as shown on Office of Titles Diagram 57033; thence southeasterly to the intersection of the prolongation easterly of the southern boundary of late Location 916 with the prolongation northerly of the eastern boundary of late Location 684, a present eastern corner of the Shire of Augusta- Margaret River; thence generally northeasterly, generally westerly and generally southerly along boundaries of that shire to the starting point. Including Islands adjacent.

CHAPMAN WARD

All that portion of land bounded by lines starting from the intersection of the low water mark of the Indian Ocean with the prolongation southwesterly of the centreline of Margaret River, a point on a present western boundary of the Shire of Augusta-Margaret River and extending northeasterly to and generally northeasterly upwards along that centreline to the prolongation southerly of the eastern boundary of Sussex Location 778; thence northerly along that prolongation to the easternmost southeastern corner of Location 778, a point on a present boundary of State Forest Number 56; thence northerly, easterly and southerly along boundaries of that State Forest to a northern boundary of Margaret River Lot 108; thence easterly, southeasterly, southwesterly, generally easterly and southerly along boundaries of that lot to the westernmost northwestern corner of Sussex Location 3845 (Reserve 38650); thence generally northeasterly along boundaries of that location to the westernmost northwestern corner of Location 4778 (Reserve 38650); thence generally northeasterly and generally southeasterly along boundaries of that location to the prolongation northwesterly of the northernmost southwestern side of Darch Road; thence southeasterly along that prolongation to the centreline of Margaret River; thence generally northeasterly and generally southeasterly upwards along that centreline to its intersection with the prolongation southwesterly of the southernmost southeastern boundary of Lot 1, as shown on Office of Titles Diagram 57033; thence southeasterly to the intersection of the prolongation easterly of the southern boundary of late Location 916 with the prolongation northerly of the eastern boundary of late Location 684, a present eastern corner of the Shire of Augusta-Margaret River; thence southerly to and along the eastern boundary of the last mentioned late location and onwards to the left bank of the Blackwood River; thence generally westerly and generally southwesterly downwards along that bank to the prolongation westerly of the centreline of Patmore Road; thence westerly along that prolongation to a northeastern boundary of Lot 8, as shown on Office of Titles Plan 18464; thence generally northwesterly, southerly, southwesterly, again generally northwesterly and westerly along boundaries of that lot and onwards to the centreline of an unnamed road passing along the western boundary of Lot 8; thence southerly along that centreline to the northern boundary of Location 4578 (Reserve 34390); thence westerly along the northern boundary of that location and onwards to the centreline of Geocrinia Retreat; thence generally southwesterly and generally westerly along that centreline and onwards to the centreline of Bussell Highway; thence generally southwesterly and generally southerly along that centreline to the prolongation easterly of the northern boundary of Lot 14, as shown on Office of Titles Diagram 78482; thence westerly to and westerly, northerly, again westerly and southerly along boundaries of that lot to the easternmost northeastern corner of Lot 4, as shown on Office of Titles Diagram 54492; thence westerly, northerly and again westerly along boundaries of that lot to its northernmost northwestern corner; thence westerly to the northeastern corner of Location 4230; thence generally westerly along the northern boundaries of that location to the northeastern corner of Location 4655 (Class 'A' Reserve 35036); thence westerly along the northern boundary of that location and onwards to the low water mark of the Indian Ocean, a point on a present western boundary of the Shire of Augusta-Margaret River and thence generally northerly along that mark to the starting point, excluding the Margaret River Town Ward. Including Islands adjacent.

LEEUWIN WARD

All that portion of land bounded by lines starting from the intersection of the left bank of the Blackwood River with the prolongation northerly of the western boundary of Sussex Location 735, a present eastern corner of the Shire of Augusta-Margaret River and extending generally westerly and generally southwesterly downwards along that bank to the prolongation westerly of the centreline of Patmore Road; thence westerly along that prolongation to a northeastern boundary of Lot 8, as shown on Office of Titles Plan 18464; thence generally northwesterly, southerly, southwesterly, again generally northwesterly and westerly along boundaries of that lot and onwards to the centreline of an unnamed road passing along the western boundary of Lot 8; thence southerly along that centreline to the northern boundary of Location 4578 (Reserve 34390); thence westerly along the northern boundary of that location and onwards to the centreline of Geocrinia Retreat; thence generally southwesterly and generally westerly along that centreline and onwards to the centreline of Bussell Highway; thence generally southwesterly and generally southerly along that centreline to the prolongation easterly of the northern boundary of Lot 14, as shown on Office of Titles Diagram 78482; thence westerly to and westerly, northerly, again westerly and southerly along boundaries of that lot to the easternmost northeastern corner of Lot 4, as shown on Office of Titles Diagram 54492; thence westerly, northerly and again westerly along boundaries of that lot to its northernmost northwestern corner; thence westerly to the northeastern corner of Location 4230; thence generally westerly along the northern boundaries of that location to the northeastern corner of Location 4655 (Class 'A' Reserve 35036); thence westerly along the northern boundary of that location and onwards to the low water mark of the Indian Ocean, a point on a present western boundary of the Shire of Augusta-Margaret River and thence generally southerly, generally southeasterly, generally northeasterly, generally easterly and northerly along boundaries of that shire to the starting point. Including Islands adjacent.

MINING

MN101*CORRECTION*

The notice at page 3032 of the *Government Gazette* dated 22 June 2001 is canceled.

MINING ACT 1978

Department of Minerals & Energy,
Perth WA 6000.

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

CLIVE BROWN, Minister for State Development.

| Number | Holder | Mineral Field |
|--------|---------------------|---------------|
| 15/679 | Pollock, George Leo | Coolgardie |

MN401***PETROLEUM PIPELINES ACT 1969**

NOTICE OF APPLICATION FOR A PIPELINE LICENCE

I, William Lee Tinapple, Director of the Petroleum Division in the Department of Minerals and Energy for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 1 March 2001 and published in the *Government Gazette* of Western Australia on 13 March 2001, give notice pursuant to Section 8(4) of the Petroleum Pipelines Act, 1969 that an application recorded as 6P/00-1 has been received from—

EPIC ENERGY WA ONE PTY LTD
of Level 7 GHD House, 239 Adelaide Terrace, Perth WA 6000

for a pipeline licence to construct and operate a pipeline for the conveyance of natural gas from the Pilbara Energy gas pipeline to the Sons of Gwalia Wodgina tantalum minesite.

A map showing the position of the proposed pipeline may be examined during public office hours until 27 July 2001 at the Petroleum Division, Department of Minerals and Energy, 11th Floor, Mineral House, 100 Plain Street, East Perth WA and at the office of the Mining Registrar, Karratha, WA.

Dated this 25 June 2001.

W. L. TINAPPLE, Director Petroleum Division.

MN402***PETROLEUM PIPELINES ACT 1969**

NOTICE OF APPLICATION FOR A PIPELINE LICENCE

I, William Lee Tinapple, Director of the Petroleum Division in the Department of Minerals and Energy for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 1 March 2001 and published in the *Government Gazette* of Western Australia on 13 March 2001, give notice pursuant to Section 8(4) of the Petroleum Pipelines Act, 1969 that applications recorded as 5P/2000-01 has been received from—

AUSTRALIAN GOLD REAGENTS PTY LTD
40 THE ESPLANADE, PERTH WA 6000

for a licence to alter (upgrade) and operate a pipeline for the conveyance of natural gas at Kwinana from the Wesfarmers LPG plant to the sodium cyanide plant operated by the applicant.

The route of the pipeline is not to be altered however relevant details of the application may be examined up until 13 July 2001 by contacting Margaret Beall (9222 3278) of the Petroleum Division at the Department of Minerals & Energy.

Dated this 25th day of June 2001.

W. L. TINAPPLE, Director Petroleum Division.

MN403**MINING ACT 1978**

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy,
Kalgoorlie WA 6430.

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

P. COCKRAM(SM), Warden.

To be heard in the Warden's Court, Kalgoorlie on the 2nd August 2001.

BROAD ARROW MINERAL FIELD

P24/2386—Black Flag Consolidated Ltd
P24/2644—Gold Dust Holdings Pty Ltd and Wattle Gully Gold Mines NL
P24/2646—Gold Dust Holdings Pty Ltd and Wattle Gully Gold Mines NL
P24/2647—Gold Dust Holdings Pty Ltd and Wattle Gully Gold Mines NL
P24/2760—Gold Dust Holdings Pty Ltd
P24/2762—Gold Dust Holdings Pty Ltd
P24/2861—Cooke, Richard Henry and Sinclair, Neil Wesley
P24/2862—Cooke, Richard Henry and Sinclair, Neil Wesley
P24/3083—Centaur Mining and Exploration Limited
P24/3332—Centaur Mining and Exploration Limited
P24/3333—Centaur Mining and Exploration Limited
P24/3334—Centaur Mining and Exploration Limited
P24/3336—Centaur Mining and Exploration Limited
P24/3337—Centaur Mining and Exploration Limited
P24/3338—Centaur Mining and Exploration Limited
P24/3339—Centaur Mining and Exploration Limited
P24/3444—Scorpion Mining Pty Ltd
P24/3445—Scorpion Mining Pty Ltd
P24/3446—Scorpion Mining Pty Ltd
P24/3447—Scorpion Mining Pty Ltd
P24/3448—Scorpion Mining Pty Ltd
P24/3449—Scorpion Mining Pty Ltd
P24/3450—Scorpion Mining Pty Ltd
P24/3451—Scorpion Mining Pty Ltd
P24/3530—Mansen, James Karl
P24/3532—Centaur Mining and Exploration Limited
P24/3669—Centaur Mining and Exploration Limited
P24/3672—Manning, Bruce William and Pollock, George Leo

EAST COOLGARDIE MINERAL FIELD

P25/1460—Amx Resources Ltd
P25/1603—Internickel Australia Pty Ltd
P25/1635—Internickel Australia Pty Ltd
P25/1636—Internickel Australia Pty Ltd
P26/2729—Timbarra Nominees Pty Ltd
P26/2731—Timbarra Nominees Pty Ltd
P26/2733—Timbarra Nominees Pty Ltd

NORTH EAST COOLGARDIE MINERAL FIELD

P27/1239—Gindalbie Gold NL
P27/1240—Gindalbie Gold NL
P27/1418—Brewer, Gerard Victor
P27/1436—Allen, Galvin James and Campbell, Christopher Maurice

NORTH COOLGARDIE MINERAL FIELD

P29/1519—Stidwortry, Gerald Francis
P29/1531—Vassileff, Peter
P29/1645—Centaur Mining and Exploration Limited

P29/1646—Centaur Mining and Exploration Limited
 P29/1647—Centaur Mining and Exploration Limited
 P29/1676—Julia Gold Pty Ltd
 P29/1677—Julia Gold Pty Ltd
 P29/1678—Julia Gold Pty Ltd

MN404**MINING ACT 1978**

Notice of Application for an Order for Forfeiture

Department of Minerals and Energy,
 Kalgoorlie WA 6430.

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

P. COCKRAM(SM), Warden.

To be heard in the Warden's Court, Kalgoorlie on the 2nd August 2001.

BROAD ARROW MINERAL FIELD

L24/168—Centaur Mining and Exploration Limited

EAST COOLGARDIE MINERAL FIELD

L25/19—Normandy Kaltails Pty Ltd

NORTH COOLGARDIE MINERAL FIELD

L31/32—Gel Oil Pty Ltd

MN405**MINING ACT 1978.**

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
 Leonora.

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

W. G. TARR (SM) Warden.

To be heard in the Warden's Court at Leonora on 24th July 2001.

MOUNT MARGARET MINERAL

Mount Malcolm District

Prospecting Licences

37/5765—Mindex Australia Pty Ltd
 37/5766—Mindex Australia Pty Ltd
 37/5767—Mindex Australia Pty Ltd
 37/5768—Mindex Australia Pty Ltd
 37/5769—Mindex Australia Pty Ltd
 37/5770—Mindex Australia Pty Ltd

MOUNT MARGARET DISTRICT

Prospecting Licences

38/2711—Crew, Christopher
 Crew, Ross Frederick
 Dixon, Trevor John
 McKnight, Russell Geoffrey

38/2712—Crew, Christopher
Crew, Ross Frederick
Dixon, Trevor John
McKnight, Russell Geoffrey

38/2713—Crew, Christopher
Crew, Ross Frederick
Dixon, Trevor John
McKnight, Russell Geoffrey

MOUNT MORGANS DISTRICT

Prospecting Licences

39/2468—Busteed, Alan Joseph;
Goeowski, Reinhold Gunter

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Bills Assented To

It is hereby notified for public information that the Lieutenant Governor and Deputy of the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Sixth Parliament.

| Short Title of Bill | Date of Assent | Act No. |
|---|----------------|-----------|
| Revenue Laws Amendment (Assessment) Bill 2001 | June 26 2001 | 3 of 2001 |
| Revenue Laws Amendment (Taxation) Bill 2001 | June 26 2001 | 4 of 2001 |

Dated June 27 2001.

L. B MARQUET, Clerk of the Parliaments.

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 | | | |
| 8350 | Thi Huong Le and Thi Thao Nguyen | Application for the grant of a Restaurant licence in respect of premises situated in Mandurah and known as Kingwest Buffet Restaurant | 31/7/01 |
| 8360 | Trevor Geoffrey Hutchinson and Carmel Delores Hutchinson | Application for the grant of a Producer—Wine licence in respect of premises situated in Myalup and known as Myalup Vines | 25/7/01 |
| 8364 | Corin Lamont, Katherine Anne Lamont and Fiona Jane Warren | Application for the grant of a Special Facility licence in respect of premises situated in Yallingup and known as Lamonts | 20/7/01 |

| App. No. | Applicant | Nature of Application | Last Date for Objections |
|---|--|--|--------------------------|
| APPLICATIONS FOR THE GRANT OF A LICENCE—<i>continued</i> | | | |
| 8366 | Quinns Districts Amateur Football Club Inc | Application for the grant of a Club Restricted licence in respect of premises situated in Clarkson and known as Quinns District Amateur Football Club Incorporated | 29/7/01 |
| 8368 | Sicolo Pty Ltd | Application for the grant of a Special Facility licence in respect of premises situated in Karrinyup and known as Aroma Café (Karrinyup) | 26/7/01 |
| 8370 | Alex Kok | Application for the grant of a Restaurant licence in respect of premises situated in Willyabrup and known as Yahava Koffee Works | 29/7/01 |
| APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS | | | |
| 8462 | Baseway Pty Ltd | Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Newman and known as Red Sands Tavern | 12/7/01 |
| 8503 | Westwood Asset Pty Ltd | Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Fremantle and known as Newport Hotel | 15/7/01 |

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

HUGH HIGHMAN, Director of Liquor Licensing.

STATE REVENUE

SX401*

STATE REVENUE DEPARTMENT

Notice to All Owners of Land or Property in Western Australia Land Tax

Annual Returns

Annual Returns are not required for 2001/2002.

The Department will issue assessment notices to property owners, based on registered land holdings as at 30 June 2001.

Applications for Exemption or Concession

The owner of any class of land in respect of which an exemption or concession may be granted, is required to make application for the exemption or concession only where the land concerned has been assessed for land tax for 2001/2002.

N. P. MILLS, Acting Commissioner of State Revenue.

TRANSPORT

TR401

SHIPPING AND PILOTAGE (MOORING CONTROL AREA) REGULATIONS 1983

Notice of Determination of Fees

Pursuant to the *Shipping and Pilotage (Mooring Control Area) Regulations*, the Department of Transport hereby gives notice that, in respect of the mooring control areas in the waters of the State detailed in the schedule to the notice, it has been determined that as of 1 July 2001 until further notice, the fee payable for hiring a swing mooring site shall be the amount calculated in accordance with the schedule.

The Schedule

| Location | 2001/2002 Annual Fee (For registered vessels—the registered length of the vessel. For unregistered vessels—per metre of length or part thereof.) |
|--|---|
| | \$ |
| Albany—Princess Royal Boat Harbour & Emu Point Harbour | 60.50 |
| Bremer Bay, Fishery Beach | 104.50 |
| Bunbury—Casuarina Boat Harbour | 38.50 |
| Carnarvon Fishing Boat Harbour (Inner Harbour) | 60.50 |
| Esperance (Bandy Creek) Boat Harbour | 58.30 |
| Exmouth Boat Harbour— | |
| Annual fee (within Harbour Breakwater) | 110.00 |
| Annual fee (Outside Harbour Breakwater) | 55.00 |
| Jurien Boat Harbour (Inner Harbour) | 60.50 |
| Kalbarri | 68.20 |
| Mandurah Ocean Marina | 33.00 |
| Onslow/Beadon Creek Boat Harbour | 41.25 |
| Point Samson (Johns Creek Boat Harbour) | 24.20 |
| Port Denison Boat Harbour— | |
| —Commercial vessels (per vessel) | 456.50 |
| —Plus | 48.40 |
| Pleasure Vessels | 48.40 |

Note—Unless otherwise indicated, payment of a swing mooring fees entitles the hirer to free use of any service jetty in the mooring control area for loading and unloading the vessel subject to availability of berth space and direction of authorised officers.

In respect of the mooring control areas at Bremer Bay, Exmouth, Kalbarri, Port Samson and Port Denison.

 Annual fee paid monthly—10% of the annual fee per month

 Monthly fee—20% of the annual fee per month

 Daily fee—1% of annual fee per day (except Pt Denison)

 (Daily fee Port Denison)—\$11.00 per vessel (day or part thereof)

In respect of the mooring control areas at Onslow/Beadon Creek Boat Harbour.

 Monthly fee—20% of annual fee per month

 Daily fee—\$1.65 per metre of vessel

In respect of the mooring control areas at Carnarvon Fishing Boat Harbour and Jurien.

 Annual fee paid monthly—10% of the annual fee per month

 Monthly fee—20% of annual fee per month

 Daily fee—\$1.10 per metre of vessel

Dated this 27th day of June 2001.

GARY HODGE, A/Director General of Transport.

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

Bergersen, Derrick Kirby, Late of 19 Fletcher Way, Mandurah, died 17/5/2001, (DEC33296800DC4)

- Byrne, Michael Joseph, Late of 6 Stillwater Way, Edgewater, died 25/5/2000, (DEC32975700DA3)
- Chase, Sheila, Late of Windsor Park Aged Care, 110 Star Street, Carlisle, died 15/5/2001, (DEC33293900DP4)
- Dovidienkov, Antolue, Late of Unit 16 56 Cape Street, Osborne Park, died 6/3/2001, (DEC33231700DP2)
- Fitzsimmons, Jean Beryl, Late of Amaroo Nursing Home, 74 Lissiman Street, Gosnells, died 5/2/2001, (DEC33245900DC2)
- Halse, Lorna Edith, Late of 6 Ryan Street, Rockingham, died 6/6/2001, (DEC33315100DG2)
- Kelly, Winifred, Late of Craigwood Green, 29 Gardner Street, Como, formerly of 68 Aurelian Street, Palmyra, died 17/6/2001, (DEC33321900DDS3)
- Kivisalu, Jakob, also known as Jacob Kivisalu, Late of 15 Warner Road, High Wycombe, died 12/4/2001, (DEC33250500DA1)
- Johnstone, Joyce, Late of Nazareth House, PO Box 3247 Geraldton, died 15/2/2001, (DEC33191100DP2)
- Moffat, Pauline Ellen, Late of 16 Charles Street, South Fremantle, died 20/5/2001, (DEC3319800DG3)
- Rychlik, Bronislaw Jan, also known as Bruno Rychlik, Late of 89 Hyland Street, Bassendean, died 2/6/2001, (DEC33319300DL3)
- Webber, Joy Eileen, Late of lot 410 Lullfitz Drive, Broome, died 11/5/2001, (DEC33326200DS2)

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

Telephone: 9222 6777.

ZZ201

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives of care of Messrs. Corsers, 1st Floor, 256 Adelaide Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice—

McDonald, Arthur Gavin, late of Parry House, Unit 26, 74 Warlingham Drive, Lesmurdie, Retired Business Proprietor, died on 7th April 2001.

Rose, Doris Margaret, late of Unit D4, St Francis Hostel, Mount La Verna Retirement Village, 678 North Beach Road, Gwelup, Home Duties, died on 9th March 2001.

Cole, Donald Herbert, late of 9 Spica Street, Southern Cross, Retired Welder, died on 28th January 2001.

CORSERS, Barristers & Solicitors.

ZZ202

TRUSTEES ACT 1962

CREDITOR'S NOTICE

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 as amended relates) in respect of the estate of Albert Walter Reading late of Wellesley Road, Brunswick Junction in the State of Western Australia, Farmer, deceased, who died on 26 December 2000 are required by the personal representative to send particulars of their claims addressed to the Executors of the Will of Albert Walter Reading deceased care of Young & Young, 5 Spencer Street, Bunbury by the 20th day of July 2001 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

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

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, are required to send particulars of their claim to Trustees of Western Australia Limited of Level 22, 108 St George's Terrace Perth on or before the expiration of one month from the date of publication of this notice after, which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Carlyle, Agnes Blackwood late of Lot 11 Widdeson Street, Pemberton, Widow died on 20th May 2001.

Nellini, Lido late of 398 The Strand, Dianella, Retired Driver died on 11th May 2001.

Payne, Enid late of Midland Nursing Home 44 John Street, Midland, Widow died on 13th May 2001.

Soulos, Paul Luca late of Unit 4/15 Nerrena Court, Mandurah, Power House Controller died on or about 7th April 2001.

Trainor, Valma Muriel late 19 Angove Road, Albany, Widow died on 22 May 2001.

Dated this 29th day of June 2001.

Mr A. J. H. (HOWDEN) McDONALD, Wills Officer.

ZZ204**TRUSTEES ACT 1962**

Estate of the late John Raju Rodgers late of 16 Khaw Sim Bee Road, Penang, Malaysia, Veterinary Surgeon and Horse Trainer, deceased.

Creditors and other persons having claims in respect of the estate mentioned below to which Section 63 of the Trustees Act 1962 as amended relates in respect of the estate of the deceased, who died on the 3rd day of July 1981 are required by the personal representative Ross John McCallum to send particulars of claims to the personal representative c/- McCallum Donovan Sweeney, Solicitors of 2nd Floor, 16 Irwin Street, Perth by the date one month after the date of this advertisement after which date the personal representative may convey or distribute the assets having regard only to the claims of which they have notice and the personal representative shall not be liable to any person of whose claim they have had no notice at the time of distribution.

Dated this 27th day of June 2001.

Signed—

McCALLUM DONOVAN SWEENEY, for the Personal Representative.

ZZ401

Form No. 58

COMPANIES (CO-OPERATIVE) ACT 1943**NOTICE OF SPECIAL RESOLUTION FOR VOLUNTARY WINDING UP**

Pursuant to Section 232 (1)

Notice is hereby given that at a general meeting of The Nursery Cooperative Limited duly convened and held at Kewdale on the 12th day of June 2001 at 8.30am, the following special resolution was duly passed—

“That The Nursery Cooperative Limited be wound up voluntarily and a liquidator be appointed for the purpose of winding-up the affairs and distribution of the assets of the company.”

Dated: 12 June 2001.

MICHAEL BROWN, Chairman of the Meeting.



2 0 0 1 0 0 1 1 9 6 6