



**WESTERN
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GOVERNMENT
Gazette**

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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).

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- 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.

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PUBLISHING ALTERATIONS

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

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

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

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

JOHN A. STRIJK, Government Printer.

— PART 1 —

WATER

WA301*

Water Corporation Act 1995

Water Corporation (Act Amendment) Regulations 2002

Made by the Governor in Executive Council under section 86 of the Act on the recommendation of the Minister.

1. Citation

These regulations may be cited as the *Water Corporation (Act Amendment) Regulations 2002*.

2. Commencement

These regulations come into operation on 1 July 2002.

3. Schedule 3 to the Act replaced

Schedule 3 to the *Water Corporation Act 1995** is repealed and the following Schedule is inserted instead —

“

Schedule 3 — Financial administration and audit

[section 86(1)]

Division 1 — Preliminary

1. Interpretation

(1) In this Schedule, unless the contrary intention appears —

“**financial year**” has the meaning given by clause 23(1);

“**regulations**” means regulations made under the Corporations Act.

(2) In this Schedule, unless the contrary intention appears, expressions (including the expressions “**accounting standard**”, “**company**” and “**financial records**”) have the respective meanings given to them by Part 1.2 of the Corporations Act.

Division 2 — Financial records**2. Obligation to keep financial records**
(cf. s. 286 Corporations Act)

- (1) The corporation must keep written financial records that —
 - (a) correctly record and explain its transactions and financial position and performance; and
 - (b) would enable true and fair financial statements to be prepared and audited.
- (2) The obligation to keep financial records of transactions extends to transactions undertaken as trustee.
- (3) The financial records must be retained for 7 years after the transaction covered by the records are completed.

3. Physical format
(cf. s. 288 Corporations Act)

If financial records are kept in electronic form, they must be convertible into hard copy. Hard copy must be made available within a reasonable time to a person who is entitled to inspect the records.

4. Place where records are kept
(cf. s. 289 Corporations Act)

- (1) The corporation may decide where to keep the financial records.
- (2) If financial records about particular matters are kept outside Australia, sufficient written information about those matters must be kept in Australia to enable true and fair financial statements to be prepared.
- (3) The corporation must give the Treasurer written notice of the place where the information is kept.
- (4) The Minister may direct the corporation to produce specified financial records that are kept outside Australia.
- (5) The direction must —
 - (a) be in writing;
 - (b) specify a place in Australia where the records are to be produced (the place must be reasonable in the circumstances); and
 - (c) specify a day (at least 14 days after the direction is given) by which the records are to be produced.

5. Director access
(cf. s. 290 Corporations Act)

- (1) A director has a right of access to the financial records at all reasonable times.
- (2) On application by a director, the Supreme Court may authorise a person to inspect the financial records on the director's behalf.

- (3) A person authorised to inspect records may make copies of the records unless the Supreme Court orders otherwise.
- (4) The Supreme Court may make any other orders it considers appropriate, including either or both of the following —
 - (a) an order limiting the use that a person who inspects the records may make of information obtained during the inspection;
 - (b) an order limiting the right of a person who inspects the records to make copies in accordance with subclause (3).

Division 3 — Financial reporting

Subdivision 1 — Annual financial reports and directors' reports

6. Preparation of annual financial reports and directors' reports
(cf. s. 292 Corporations Act)

A financial report and a directors' report must be prepared for each financial year by the corporation before 30 September.

7. Contents of annual financial report
(cf. s. 295 Corporations Act)

- (1) The financial report for a financial year consists of —
 - (a) the financial statements for the year;
 - (b) the notes to the financial statements; and
 - (c) the directors' declaration about the statements and notes.
- (2) The financial statements for the year are —
 - (a) a profit and loss statement for the year;
 - (b) a balance sheet as at the end of the year;
 - (c) a statement of cash flows for the year; and
 - (d) if required by the accounting standards — a consolidated profit and loss statement, balance sheet and statement of cash flows.
- (3) The notes to the financial statements are —
 - (a) disclosures required by the regulations;
 - (b) notes required by the accounting standards; and
 - (c) any other information necessary to give a true and fair view.
- (4) The directors' declaration is a declaration by the directors —
 - (a) that the financial statements, and the notes referred to in subclause (3)(b), comply with the accounting standards;
 - (b) that the financial statements and notes give a true and fair view;
 - (c) whether, in the directors' opinion, there are reasonable grounds to believe that the corporation, will be able to pay its debts as and when they become due and payable; and

- (d) whether, in the directors' opinion, the financial statements and notes are in accordance with this Schedule, including —
 - (i) clause 8 (compliance with accounting standards and regulations); and
 - (ii) clause 9 (true and fair view).
 - (5) The declaration must —
 - (a) be made in accordance with a resolution of the directors;
 - (b) specify the date on which the declaration is made; and
 - (c) be signed by at least 2 directors.
- 8. Compliance with accounting standards and regulations**
(cf. s. 296 Corporations Act)
 - (1) The financial report for a financial year must comply with the accounting standards.
 - (2) The financial report must comply with any further requirements in the regulations.
- 9. True and fair view**
(cf. s. 297 Corporations Act)
 - (1) The financial statements and notes for a financial year must give a true and fair view of —
 - (a) the financial position and performance of the corporation; and
 - (b) if consolidated financial statements are required — the financial position and performance of the consolidated entity.
 - (2) This clause does not affect the obligation under clause 8 for a financial report to comply with accounting standards.
- 10. Annual directors' report**
(cf. s. 298 Corporations Act)
 - (1) The corporation must prepare a directors' report for each financial year.
 - (2) The report must include —
 - (a) the general information required by clause 11; and
 - (b) the specific information required by clause 12.
 - (3) The report must —
 - (a) be made in accordance with a resolution of the directors;
 - (b) specify the date on which the report is made; and
 - (c) be signed by at least 2 directors.
- 11. Annual directors' report — general information**
(cf. s. 299 Corporations Act)
 - (1) The directors' report for a financial year must —
 - (a) contain a review of operations during the year of the corporation and the results of those operations;

- (b) give details of any significant changes in the corporation's state of affairs during the year;
 - (c) state the corporation's principal activities during the year and any significant changes in the nature of those activities during the year;
 - (d) give details of any matter or circumstance that has arisen since the end of the year that has significantly affected, or may significantly affect —
 - (i) the corporation's operations in future financial years;
 - (ii) the results of those operations in future financial years; or
 - (iii) the corporation's state of affairs in future financial years;
 - (e) refer to likely developments in the corporation's operations in future financial years and the expected results of those operations; and
 - (f) if the corporation's operations are subject to any particular and significant environmental regulation under a law of the State or of the Commonwealth or of another State or a Territory — give details of the corporation's performance in relation to environmental regulation.
- (2) If accounting standards require consolidated financial statements, the report must be on the consolidated entity of which the corporation is part.
 - (3) The report may omit material that would otherwise be included under subclause (1)(e) if it is likely to result in unreasonable prejudice to —
 - (a) the corporation; or
 - (b) if consolidated financial statements are required — the consolidated entity or any entity (including the corporation) that is part of the consolidated entity.
 - (4) If material is omitted from the report, the report must say so.

12. Annual directors' report — specific information
(cf. s. 300 Corporations Act)

- (1) The directors' report for a financial year must include details of —
 - (a) dividends or distributions paid during the year;
 - (b) dividends or distributions recommended or declared for payment, but not paid, during the year; and
 - (c) the name of each person who has been a director of the corporation at any time during or since the end of the year and the period for which they were a director.
- (2) If —
 - (a) during or since the financial year, the corporation has indemnified against a liability a person who is or has been a director or auditor of the corporation or of a related body corporate; and

- (b) but for Schedule 2 clause 15(3) or (4), subclause (1) of that clause would have prohibited the corporation from indemnifying the person against that liability,

the report must set out —

- (c) the person's name;
- (d) the nature of the liability; and
- (e) how much the corporation paid, and what else the corporation did, by way of indemnifying the person against the liability.

(3) If —

- (a) during or since the financial year, the corporation has made a relevant agreement (as defined in section 9 of the Corporations Act) for indemnifying against a liability a person who is or has been a director or auditor of the corporation or of a related body corporate; and
- (b) but for Schedule 2 clause 15(3) or (4), subclause (1) of that clause would prohibit the corporation from indemnifying the person against that liability,

the report must set out particulars of the relevant agreement, including —

- (c) the person's name;
- (d) the nature of the liability; and
- (e) how much the relevant agreement provides for the corporation to pay, and what else it provides for the corporation to do, by way of indemnifying the person against the liability.

(4) If —

- (a) during or since the financial year, the corporation has paid, or agreed to pay, a premium in respect of a contract insuring against a liability a person who is or has been a director or auditor of the corporation or of a related body corporate; and
- (b) but for Schedule 2 clause 15(8), subclause (5) of that clause would have prohibited the corporation from paying, or agreeing to pay, the premium,

the report must —

- (c) name the person and state that the corporation has paid, or agreed to pay, a premium in respect of a contract insuring the person against a liability; and
- (d) set out, except so far as prohibited by the contract itself, the nature of the liability and the amount of the premium.

(5) The report must also include details of —

- (a) each director's qualifications, experience and special responsibilities;
- (b) the number of meetings of the board held during the year and each director's attendance at those meetings; and

- (c) the number of meetings of each board committee held during the year and each director's attendance at those meetings.

13. Annual directors' report — other specific information
(cf. s. 300A Corporations Act)

The directors' report for a financial year must also include —

- (a) discussion of board policy for determining the nature and amount of emoluments of board members and senior executives of the corporation;
- (b) discussion of the relationship between such policy and the corporation's performance; and
- (c) details of the nature and amount of each element of the emolument of each director and each of the 5 named officers of the corporation receiving the highest emolument.

14. Audit of annual financial report
(cf. s. 301 Corporations Act)

The corporation must have the financial report for a financial year audited by the Auditor General in accordance with Subdivision 2 and clauses 38 and 45 and obtain an auditor's report.

Subdivision 2 — Audit and auditor's report

15. Audit opinion
(cf. s. 307 Corporations Act)

The Auditor General must form an opinion about —

- (a) whether the financial report is in accordance with this Schedule, including —
 - (i) clause 8 (compliance with accounting standards and regulations); and
 - (ii) clause 9 (true and fair view);
- (b) whether he or she has been given all information, explanation and assistance necessary for the conduct of the audit;
- (c) whether the corporation has kept financial records sufficient to enable a financial report to be prepared and audited; and
- (d) whether the corporation has kept other records and registers as required by this Schedule.

16. Auditor General's report on annual financial report
(cf. s. 308 Corporations Act)

- (1) The Auditor General must report to the Minister on whether he or she is of the opinion that the financial report is in accordance with this Schedule, including —
 - (a) clause 8 (compliance with accounting standards and regulations); and
 - (b) clause 9 (true and fair view).

- (2) If not of that opinion, the Auditor General's report must say why.
- (3) If the Auditor General is of the opinion that the financial report does not comply with an accounting standard, his or her report must, to the extent it is practicable to do so, quantify the effect that non-compliance has on the financial report.
- (4) If it is not practicable to quantify the effect fully, the report must say why.
- (5) The Auditor General's report must describe —
 - (a) any defect or irregularity in the financial report; and
 - (b) any deficiency, failure or shortcoming in respect of the matters referred to in clause 15.
- (6) The report must specify the date on which it is made.
- (7) The Auditor General must give a copy of the report to the directors as soon as practicable after it has been given to the Minister.

17. Auditor General's power to obtain information
(cf. s. 310 Corporations Act)

The Auditor General —

- (a) has a right of access at all reasonable times to the books of the corporation; and
- (b) may require any officer to give the Auditor General information, explanations or other assistance for the purposes of the audit or review.

18. Assisting Auditor General
(cf. s. 312 Corporations Act)

An officer of the corporation must —

- (a) allow the Auditor General access to the books of the corporation; and
- (b) give the Auditor General any information, explanation or assistance required under clause 17.

Subdivision 3 — Special provisions about consolidated financial statements

19. Directors and officers of controlled entity to give information
(cf. s. 323 Corporations Act)

If the corporation has to prepare consolidated financial statements, a director or officer of a controlled entity must give the corporation all information requested that is necessary to prepare the consolidated financial statements and the notes to those statements.

20. Auditor General's power to obtain information from controlled entity
(cf. s. 323A Corporations Act)

- (1) Where the financial report includes consolidated financial statements, the Auditor General —
 - (a) has a right of access at all reasonable times to the books of any controlled entity; and
 - (b) may require any officer of the entity to give the Auditor General information, explanations or other assistance for the purposes of the audit or review.
- (2) The information, explanations or other assistance required under subclause (1)(b) is to be given at the expense of the corporation.

21. Controlled entity to assist the Auditor General
(cf. s. 323B Corporations Act)

If the corporation has to prepare a financial report that includes consolidated financial statements, an officer or auditor of a controlled entity must —

- (a) allow the Auditor General access to the controlled entity's books; and
 - (b) give the Auditor General any information, explanation or assistance required under clause 20.
- 22. Application of subdivision to entity that has ceased to be controlled**
(cf. s. 323C Corporations Act)

Clauses 19, 20 and 21 apply to the preparation or audit of a financial report that covers a controlled entity even if the entity is no longer controlled by the corporation when its financial report is being prepared or audited.

Subdivision 4 — Financial years of the corporation and the entities it controls

23. Financial years
(cf. s. 323D Corporations Act)

- (1) The financial year of the corporation is the 12 month period ending on 30 June.
- (2) Where the corporation has to prepare consolidated financial statements, it must do whatever is necessary to ensure that the financial years of the consolidated entities are synchronised with its own financial years.
- (3) It must achieve this synchronisation by the end of 12 months after the situation that calls for consolidation arises.

Division 4 — Accounting standards

24. Accounting standards
(cf. s. 334 Corporations Act)

- (1) An accounting standard applies to —
 - (a) periods ending after the commencement of the standard; or

- (b) periods ending, or starting, on or after a later date specified in the standard.
 - (2) The corporation may elect to apply the accounting standard to an earlier period unless the standard says otherwise.
 - (3) The election must be made in writing by the directors.
- 25. Equity accounting**
(cf. s. 335 Corporations Act)
- This Schedule (and, in particular, the provisions on consolidation of financial statements) does not prevent accounting standards from incorporating equity accounting principles.
- 26. Interpretation of accounting standards**
(cf. s. 337 Corporations Act)
- In interpreting an accounting standard —
- (a) unless the contrary intention appears, expressions used in the standard have the same meaning as they have in Chapter 2M of the Corporations Act; and
 - (b) the provisions of Part 1.2 of the Corporations Act apply as if the standard's provisions were provisions of that Chapter.
- 27. Evidence of text of accounting standard**
(cf. s. 339 Corporations Act)
- (1) This clause applies to a document that purports to be published by or on behalf of the AASB or ASIC and to set out the text of —
 - (a) a specified standard as in force at a specified time under section 334 of the Corporations Act; or
 - (b) a specified provision of a standard of that kind.
 - (2) It also applies to a copy of a document of that kind.
 - (3) In the absence of evidence to the contrary, a document to which this clause applies is proof in proceedings under this Act that —
 - (a) the specified standard was in force at that time under that section; and
 - (b) the text set out in the document is the text of the standard referred to in subclause (1)(a) or the provision referred to in subclause (1)(b).

Division 5 — Exemptions and modifications

- 28. Treasurer's power to make specific exemption orders**
(cf. s. 340 Corporations Act)
- (1) On an application made in accordance with subclause (3) in relation to the corporation, the Treasurer may make an order in writing relieving any of the following from all or specified requirements of Divisions 2 and 3 —
 - (a) the directors;

- (b) the corporation;
 - (c) the Auditor General.
- (2) The order may —
- (a) be expressed to be subject to conditions; and
 - (b) be indefinite or limited to a specified period.
- (3) The application must be —
- (a) authorised by a resolution of the directors;
 - (b) in writing and signed by a director; and
 - (c) lodged with the Treasurer.
- (4) The Treasurer must give the corporation written notice of the making, revocation or suspension of the order.
- (5) If the Treasurer makes an order under subclause (1) the Treasurer is to cause the text of the order to be laid before each House of Parliament within 14 days after the order is made.
- (6) If at the commencement of the period referred to in subclause (5) a House of Parliament is not sitting and the Treasurer is of the opinion that that House will not sit during that period, the Treasurer is to transmit a copy of the order to the Clerk of that House and the copy of the order so transmitted is to be —
- (a) taken to have been laid before that House; and
 - (b) taken to be a document published by order or under the authority of that House.
- (7) The laying of a copy of a document that is taken to have occurred because of subclause (6)(a) is to be recorded in the Minutes, or Votes and Proceedings, of the House on the first sitting day of the House after the receipt of the copy by the Clerk.

29. Criteria for specific exemption orders and class orders
(cf. s. 342 Corporations Act)

To make an order under clause 28, the Treasurer must be satisfied that complying with the relevant requirements of Divisions 2 and 3 would —

- (a) make the financial report or other reports misleading;
- (b) be inappropriate in the circumstances; or
- (c) impose unreasonable burdens.

30. Extension of time

- (1) Where any provision of this Schedule requires any act or thing to be observed or performed by a certain date or within a specified time by a person, other than the Auditor General, the Minister may on application by that person extend the date of, or the time for observance or performance of such act or thing to such date or time as the Minister thinks appropriate.

- (2) Where the Minister grants an extension of time under subclause (1), the provisions of clause 28(5) shall, with all necessary changes, apply to the memorandum evidencing the extension as if it were an order for the purposes of that subclause.

Division 6 — Sanctions for contraventions of this Schedule

31. Contravention of Divisions 2 and 3 *(cf. s. 344 Corporations Act)*

- (1) A director of the corporation contravenes this subclause if he or she fails to take all reasonable steps to comply with, or to secure compliance with, Division 2 or 3.
- (2) The penalty applicable to a contravention of subclause (1) is —
 - (a) in a case to which paragraph (b) does not apply, \$5 000; or
 - (b) if the offence was committed with intent to deceive or defraud the Minister or the Treasurer or creditors of the corporation, \$20 000 or imprisonment for 5 years or both.
- (3) Subclause (1) does not apply to clause 17, 18, 20 or 21.

Division 7 — Miscellaneous

35. Deadline for reporting to the Minister *(cf. s. 315 Corporations Act)*

- (1) In subclause (2) —
“**the prescribed day**” means the 5th working day after receipt by the directors under clause 16 of the Auditor General’s report.
- (2) The corporation shall as soon as practicable but not later than the close of business on the prescribed day in each year send to the Minister a copy of the annual report required by section 60.

36. Annual financial reporting to the Minister *(cf. s. 314 Corporations Act)*

The annual report of the corporation under section 60 is to contain the following documents —

- (a) the financial report for the year;
- (b) the directors’ report for the year;
- (c) the Auditor General’s report on the financial report;
- (d) a copy of any order of the Treasurer under clause 28.

38. Audit

- (1) If the Auditor General cannot complete the audit of the corporation by 30 September in any year he or she is to submit an interim report to the Minister setting out the

reasons for his or her inability to complete the audit by that date, and the Minister is to cause copies of the report to be laid before both Houses of Parliament, within 7 sitting days of receiving that report.

- (2) Section 92 of the *Financial Administration and Audit Act 1985* applies to the audit of the corporation.

45. Powers and duties of the Auditor General

- (1) If the Auditor General in the course of the performance of duties as auditor of the corporation and its subsidiaries, is satisfied that —
- (a) there has been a contravention of any provision of this Schedule; and
 - (b) the circumstances are such that in the Auditor General's opinion the matter has not been or will not be adequately dealt with by comment in the Auditor General's report on the financial statements or by bringing the matter to the notice of the board of the corporation,

the Auditor General is to forthwith report the matter to the Minister in writing.

- (4) The provisions of sections 78 to 80 and 82 to 91 and section 95 of the *Financial Administration and Audit Act 1985* apply to the corporation as if it were a statutory authority named in Schedule 1 of that Act.

”.

[* Reprinted as at 4 May 2001.

For subsequent amendments see Act No. 10 of 2001.]

Recommended by the Minister for Government Enterprises

By Command of the Governor,

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

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401

BUSINESS NAMES ACT 1962

DIRECTION BY THE MINISTER FOR CONSUMER AND EMPLOYMENT PROTECTION

I, John Charles Kobelke, Minister for Consumer and Employment Protection, being the Minister for the time being administering the Business Names Act 1962, pursuant to the power conferred by section 9 of that Act, revoke all directions previously given under that section and direct that the Commissioner for Fair Trading shall not, except with the consent of the Minister for the time being administering the Business Names Act 1962, accept for registration any business name that is a name of a kind mentioned hereunder:

1. Names that are likely to be confused with or mistaken for:
 - (a) a business name registered in Western Australia;
 - (b) a name that is registered or reserved under the law relating to companies; or
 - (c) the name of an incorporated association, building society, co-operative company, co-operative society, co-operative housing society, credit union or friendly society registered in Western Australia.
2. Names which are misleading in relation to the nature, objects or purposes of the businesses conducted or to be conducted under those names, or in relation to any other matter.
3. Names that are likely to be offensive to members of the public or members of any section of the public.
4. Names containing the following words or phrases or any abbreviation thereof or any words, phrases or abbreviation of like meaning:

“Building Society”, Chamber of Commerce”, “Chamber of Manufacturers”, “Chartered”, “College of Advanced Education”, “Consumer”, “Co-operative”, “Credit Union”, “Executor”, “Friendly Society”, “Guarantee”, “Institute of Advanced Education”, “Made in Australia”, “Oxfam”, “Savings”, “Starr Bowkett”, “Stock Exchange”, “Trust”, “Trustee”, “University”.
5. Names, which in the context in which they are proposed to be used, are capable of suggesting:
 - (a) connection with a member of the Royal Family when the connection suggested does not exist; or
 - (b) that Royal patronage has been received when this is not the case.
6. Names, which in the context in which they are proposed to be used, are capable of suggesting connection with the Crown, the Government of the Commonwealth of Australia or of a State or Territory or any other part of the Queen’s dominions, possessions or territories.
7. Names which include the words “Commonwealth” or “Federal”.
8. Names, which in the context in which they are proposed to be used, are capable of suggesting connection with the Government of a foreign country.
9. Names, which in the context in which they are proposed to be used, are capable of suggesting connection with a department, authority or instrumentality of the Government of the Commonwealth of Australia or of a State or Territory or with a municipal or other local authority.
10. Names, which in the context in which they are proposed to be used, are capable of suggesting:
 - (a) connection with ex-servicemen’s organisations when the connection suggested does not exist; or
 - (b) that the members of an organisation are totally or partially incapacitated when this is not the case.

Dated this 29th day of April 2002.

J. KOBELKE, Minister for Consumer and Employment Protection.

CENSORSHIP

CS401*

CENSORSHIP ACT 1996

REFUSED PUBLICATIONS

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

Dated this 21st day of May 2002.

JIM MCGINTY, Attorney General.

Schedule

14 May 2002

Refused Classification

Title or Description	Publisher
Nugget Apr 2002	Dugent Corp

CS402*

CENSORSHIP ACT 1996

RESTRICTED PUBLICATIONS

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

Dated this 21st day of May 2002.

JIM MCGINTY, Attorney General.

Schedule

14 May 2002

Restricted Classification

Title or Description	Publisher
40 Plus Vol 11 No 8	Fantasy Publications Ltd
50 and Over Vol 8 No 2	Fantasy Publications Ltd
Asian Babes Vol 10 No 9	Fantasy Publications Ltd
Asian Lace Present: Jade 18 Vol 8 No 1	Tribecca Publishing Inc
Australian Sexpaper May-Jun 2002 No 128	Xpress (Australia) Pty Ltd
Australian Hot Talk No 89	Gemkilt Publishing Pty Ltd
Australian Penthouse (Black Label Edition) Jun 2002 Vol 23 No 6	Gemkilt Publishing Pty Ltd
Australian Penthouse (Limited Edition) Jun 2002 Vol 23 No 6	Gemkilt Publishing Pty Ltd
Australian Penthouse (Plus) Jun 2002 Vol 23 No 6	Gemkilt Publishing Pty Ltd
Australian Penthouse Letters No 100	Gemkilt Publishing Pty Ltd
Best of Club International (Uncensored) No 181	Paragon Publishing Inc
Best of Big & Black, The Vol 3 No 2	Fantasy Publications Ltd
Best of Cheri (Platinum Special Edition #151) Vol 24 No 8	Cheri Magazine Inc
Best of Club No 42	Paul Raymond Publications Ltd
Best of Genesis (Sweet 18) May 2002 No 55	Gem Publications Inc
Best of UK Real Wives, The Vol 3 No 1	Fantasy Publications Ltd
Big Ones (International) Vol 13 No 3	Fantasy Publications Ltd
Black Lust Apr 2002 No 100	Chestnut Publications Inc
Busen-Extra Vol 15 No 40	Pleasure-Verlags GMBH
Celebrity Skin Apr 2002 Vol 24 No 104	Man's World Publications
Celebrity Sleuth Vol 15 No 1	Celebrity Sleuth Publications Inc
Cheeks Apr 2002 No 46	Cheeks Publications Inc
Cheri May 2002 Vol 26 No 11	Cheri Magazine Inc

Restricted Classification—*continued*

Title or Description	Publisher
Cheri Centerfold All-Stars (Cheri Teens—Special Collectors' Edition) No 16	Cheri Magazine Inc
Club (Sex Party!) Feb 2002	Paragon Publishing Inc
Club Feb 2002 Vol 28 No 1	Paragon Publishing Inc
Club International Vol 31 No 4	Paul Raymond Publications Ltd
Club International Jan 2002 Vol 26 Iss 1	Paragon Publishing Inc
D-Cup Apr 2002 No 55	D-Cup Publications Inc
Dude Apr 2002 Vol 6 No 3	Dugent Corp
Escort Vol 22 No 4	Paul Raymond Publications Ltd
Finally Legal Apr 2002 Vol 4 No 4	Dowager Inc
For Men May 2002 No 46	Fantasy Publications Ltd
For Women 2002 Vol 10 No 4	Fantasy Publications Ltd
Fox Apr 2002 Vol 20 No 11	Montcalm Publishing Corporation
Gallery Feb 2002 Vol 30 No 2	Montcalm Publishing Corporation
Genesis Apr 2002 No 58	Genesis Publications Inc
Gent (Home of the D-Cups) Apr 2002 No 58	Gent Publications Inc
Girls/Girls (College Girls) Jun 2002 No 56	Gem Publications Inc
Hawk May 2002 Vol 11 No 5	Killer Joe Productions Inc
High Society May 2002 Vol 27 No 5	The Crescent Publishing Group
High Society Centerfolds (Collector's Edition) No 14	The Crescent Publishing Group
Just 18 Apr 2002 No 57	Just 18 Inc
Leg Action Apr 2002 No 55	Leg Action Publications Inc
Live Young Girls May 2002 Vol 22 No 4	Live Periodicals Inc
Lollypops May 2002 Vol 3 No 2	Montcalm Publishing Corporation
Machismo Winter 2002-05-15	Global Media Group Ltd
Men Only Vol 67 No 4	Paul Raymond Publications Ltd
Mens World Vol 14 No 4	Paul Raymond Publications Ltd
Mothers in Law Vol 2 No 7	Fantasy Publications Ltd
New Talent Vol 9 No 4	Fantasy Publications Ltd
Nude Readers' Wives No 181	Fantasy Publications Ltd
Only 18 Vol 5 No 1	Fantasy Publications Ltd
Penthouse Couples (Black Label Collection) No 71	Gemkilt Publishing Pty Ltd
Penthouse Forum Jun 2002 Vol 32 No 6	General Media Communications
Petite May 2002 No 39	Gent Publications Inc
Purely 18 Nov 2001 Vol 4 No 1	Canary Inc
Readers' Wives Guide to Great Britain Vol 4 No 6	Fantasy Publications Ltd
Real Wives Vol 9 No 3	Fantasy Publications Ltd
Score May 2002 Vol 11 No 5	The Score Group
Soho Vol 2 Iss 4	Paul Raymond Publications Ltd
Stag (Girls Over 40) Apr 2002 No 56	Stag Publications Inc
Stag (XXX Video Orgy) May 2002 No 57	Stag Publications Inc
Sugah (Booty) May 2002 No 50	Chestnut Publications Inc
Swank Apr 2002 No 58	Swank Publications Inc
Swank Confidential Apr 2002 No 41	Swank Confidential Publications
Swank Exposed (Silk Stockings) Apr 2002 No 43	Dogwood Publications Inc
Swank Leisure Series (Lesbian Licks) May 2002 No 42	Dogwood Publications Inc
Swank Pleasure (200 Uncensored Sex Acts) May 2002 No 46	Dogwood Publications Inc
Swank Private (Asia 18) Apr 2002 No 41	Dogwood Publications Inc
Swank Private (Girls of the Orient) May 2002 No 42	Dogwood Publications Inc
Swank Spice (Bra Busters) Jun 2002 No 41	Dogwood Publications Inc
Swank Uninhibited (Cherry Pie) May 2002 No 39	Dogwood Publications Inc
Swank Unleashed (Hot 'n Older) May 2002 No 44	Dogwood Publications Inc
Swank Untamed (Anal Action) May 2002 No 44	Dogwood Publications Inc
Swank X-Rated Series (Uncensored) Apr 2002 No 55	Dogwood Publications Inc
Swank's Taboo (Innocence) May 2002 No 42	Dogwood Publications Inc
Teen Test Vol 36	Bookpress
Teenager No 97	Silwa Film
Variations Best Letters (Private Collection #78) Summer 2002 Vol 15 No 3	General Media Communications
Velvet Apr 2002 No 58	Velvet Publications Inc
Very Best of High Society, The #142 Vol 19 No 2	The Crescent Publishing Group
Video World May 2002 No 38	Video World Publications Inc
Voluptuous Apr 2002 Vol 9 No 4	The Score Group

CS403*

CENSORSHIP ACT 1996
UNRESTRICTED PUBLICATIONS

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

Dated this 21st day of May 2002.

JIM MCGINTY, Attorney General.

Schedule

14 May 2002

Unrestricted Classification

Title or Description	Publisher
Australian Penthouse (National) Jul 2002 Vol 23 No 7	Gemkilt Publishing Pty Ltd
H & E Naturist Mar 2002	New Freedom Publications Ltd
Heavy Metal Jul 2002 Vol 26 No 3	Metal Mammoth Inc
Perfect 10 Summer 2002 Vol 4 No 5	Perfect 10 Inc
Playboy Jun 2002 Vol 49 No 6	Playboy

EDUCATION

ED401

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Office of the Minister for Education,
Perth.

It is hereby notified that the deputy of the Governor in Executive Council, acting under the provisions of Section 34(1) of the Curtin University of Technology Act 1966, has approved the attached amendments to Statute No. 11: Library Statute; Amending Statute No. 9 and 10; Statute No. 21; Academic Senate; and Statute No. 24; Curtin University of Technology Sarawak Campus, Malaysia.

ALAN CARPENTER MLA, Minister for Education.

CURTIN UNIVERSITY OF TECHNOLOGY

Statute No. 11

LIBRARY STATUTE

1. In this Statute—

the “Library” means the University Library as from time to time constituted or located and unless the context otherwise requires, includes a reference to all Library resources;

“Library resources” includes all books, journals, papers, films, tapes, recordings and other materials held by the Library, and other facilities and resources provided by the Library;

“Rule” includes an amendment to a Rule.

2. This Statute and Rules made under this Statute shall apply to all staff, students and members of the Council of the University and all other persons (whether associated with the Library or not) who enter the Library or otherwise make use of its facilities in any way.

3. (1) Subject to the Act and the other Statutes of the University, the University Librarian shall be responsible for the Library.

(2) The University Librarian may delegate any power or duty conferred by Rules made under this Statute to any member of the Library staff and may authorise any member of the Library staff to act under and for the purposes of the Rules, in each case, in accordance with the Rules.

4. (1) The Council may by resolution make Rules, not inconsistent with the Act, this Statute or any other Statute, regulating or providing for the regulation of the Library or for carrying out or giving effect to this Statute.

(2) Without in any way limiting the rule-making power contained in paragraph (1) of this section, Rules may be made which—

- (a) prescribe fees to be charged to all or any persons for admission to the Library, or the use of or the borrowing of Library materials;
- (b) make provision for penalties for breaches of the Library Rules; or
- (c) authorise the University Librarian to prescribe certain matters for the purposes of the Rules.

- (3) The Council may by resolution amend or revoke any Rule made under this Statute.
5. (1) The Administrative Secretary shall seal each Rule made under this Statute and cause it to be published.
- (2) A Rule is published by posting a copy of it on the notice board located outside the main entrance to the Administration Block and a Rule takes effect from the date it is published.
- (3) If a Rule is revoked, revocation takes effect from the date of the Council's resolution.
- (4) A matter to be prescribed by the University Librarian under the Rules shall be published on the Library notice board, and takes effect from the date it is published.
6. The Council may make reciprocal arrangements with other educational institutions for use of the Library by staff, students and other persons associated with those institutions, and the use by staff, students and other persons associated with the University of the library facilities and materials of those institutions.
7. Statute No 11—Library Statute—adopted on 18 February 1976 and amended on 26 November 1986 is hereby repealed.

The Common Seal of Curtin University of Technology was hereto affixed on the 23rd day of January 2001 by the authority of—

PAUL ROSSITER, A/Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY

Statute No. 21

ACADEMIC SENATE

1. There shall be a committee of the University called the Academic Senate.
2. The Academic Senate shall elect its chairperson from amongst the academic staff of the University as prescribed in the Rules made under this Statute.
3. Membership of the Academic Senate, the method of appointment and tenure of office of members and all other matters necessary or desirable to ensure the effective exercise of the functions of the Academic Senate shall be prescribed in Rules made under this Statute.
4. The functions of the Academic Senate shall include—
 - (a) the discussion and submission to the Council of opinions and recommendations on academic policy, academic development, the admission of students, instruction, studies and examinations, research, the admission to degrees, the discipline of the University and any other matters which in the opinion of the Academic Senate are of an educational nature;
 - (b) the furnishing to the Council of reports on all matters referred to it by the Council for consideration; and
 - (c) such other acts or matters as may be conferred or imposed by the Rules.
5. The Academic Senate shall have all such powers as may be necessary to discharge its functions.
6. Statute No. 21—University Academic Board, adopted on 27 November 1991 and amended on 27 November 1996 is hereby repealed.

The Common Seal of Curtin University of Technology was hereto affixed on the 23rd day of January 2001 by the authority of—

PAUL ROSSITER, A/Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY

Amending Statute No. 9

1. Amendments to Statutes and Rules

The following statutes and rules in force as at the date of coming into force of this Statute including the heading or title of any Statute or rule are hereby amended, as the case requires, as follows—

Statute 1—Common Seal and Graduation Seal

10(1) amend date to be “20...”.

Statute 2—Interpretation

2. Amend “Curtin University of Technology Act 1986” to “Curtin University of Technology Act 1966”.

Statute 7—The Council

2. delete the words “and publishes in the University Handbook.”

Statute 9—Election of Student Guild Representatives to Council

Delete the word “Independent” wherever it appears in the phrase “Independent Chairperson”.

Statute 10— Student Disciplinary Statute

Section 17(1) Delete “March meeting” and substitute “February meeting”.

Statute 14—WASM Education Fund

Section 1.1 Delete “in the Statute” and substitute “In this Statute”.

Section 5 Delete “DONATIONS” and substitute “DONORS”.

Section 8.1 Delete “shall for a quorum” and substitute “shall form a quorum”.

Section 8.3 delete “each members having one vote” and substitute “each member having one vote”

Section 10.1 delete “from time to time by required by the” and substitute “from time to time be required by the”

Add Section 13 “Statute 14—WASM Education Fund—adopted on 23 March 1983 is hereby repealed”.

Section 15—Health Sciences Foundation

Sections 6, 8 and 9—delete “Chairman” and substitute “Chairperson”.

Section 6(d) delete “Dean of Health Sciences” and substitute “Executive Dean, Health Sciences”.

Statute 16—Marine Science and Technology Foundation

6.4 Delete “(a) shall report to the Council in March and September of each year” and substitute “shall report to Council twice a year”.

Sections 5 and 7—delete “Chairman” and substitute “Chairperson”.

Statute 17—Muresk Foundation

Throughout—delete “Muresk Agricultural College” and substitute “Muresk Institute of Agriculture”.

Throughout—delete “college” and substitute “Institute”.

Section 7.4 Delete “(a) shall report to the Council in March and September of each year” and substitute “shall report to Council twice a year”.

Sections 6, 8 and 9 delete “Chairman” and substitute “Chairperson”.

Statute 18—Keith Parry Memorial Fund

Definitions—delete the definition of Board and substitute this with the definition of “Kalgoorlie Campus Council” after definition of Donor as “Kalgoorlie Campus Council” means the Kalgoorlie Campus Council as established under Section 21K of the Curtin University of Technology Act 1966 (the Act).

Delete “Board” throughout, and substitute “Kalgoorlie Campus Council”.

Delete under WHEREAS—

“(a) the West Australian School of Mines is a branch of the University and the West Australian School of Mines Board is responsible to the Council of the University for the control and management of the affairs, concerns and property of the branch”

and substitute—

“(a) the Western Australian School of Mines (‘WASM’) is an entity of the University and the Kalgoorlie Campus Council of the University is responsible for the control and management of the affairs, concerns and property of WASM.”

6.1 delete “The Committee shall be appointed by the Board [of WASM]” substitute “The Committee shall be appointed by the Kalgoorlie Campus Council”.

Section 8 & 9 delete “Chairman” and substitute “Chairperson”.

Statute 19—Business and Administration Foundation

Delete references to “Division of Business and Administration” wherever they appear, and substitute “Curtin Business School”.

Definitions—delete “Division” wherever it appears, and substitute “School” throughout.

Section 6.1 delete “Deputy Vice-Chancellor” and substitute “Executive Dean”.

Statute 20—The Wescone Research Foundation

Insert the words “ACCORDINGLY it is enacted as follows”—before 1. DEFINITIONS.

1.1 delete “In this document” and substitute “In this Statute”

3.2 delete “expenditure of monies being part of the Fund” and substitute “expenditure of monies being part of the Foundation.”

Statute 24—Sarawak Campus

5.4 delete “for which he or she is to bold office” and substitute “for which he or she is to hold office”.

Land and Traffic By-laws

Amend item 27 to add—

“or damage or deface or interfere with the surface of a road, track or path on University land.”

Items 35, 36, 37, 38, 40 substitute the words “an authorised” for “a” before “parking permit(s)”

Item 38(2) replace "Parking permits" with "Authorised parking permits"

Item 51(3)(b)

Insert "27. Driving in a manner that may damage or deface or interfere with the surface of a road, track or path \$20.00"

Insert "35. Displaying an unauthorised version of a parking permit \$20.00"

The Common Seal of Curtin University of Technology was hereto affixed on the 11th day of February 2002 by the authority of—

LANCE TWOMEY, Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY

Amending Statute No. 10

1. Amendments to Statutes and Rules

The following statutes and rules in force as at the date of coming into force of this Statute including the heading or title of any Statute or Rule are hereby amended, as the case requires, as follows—

Statute 1—Common Seal and Graduation Seal

Delete the position "Academic Registrar" throughout the Statute and substitute "General Manager, Student and Staff Services".

Statute 5—Election of Staff Representative to Council

2. amend the definitions "academic staff" and "other staff" to read as follows—

"academic staff" means current employees of the University appointed to continuing or fixed term contracts as academic staff.

"other staff" means current employees of the University appointed to continuing or fixed term contracts other than academic staff

Statute 10—Student Disciplinary Statute

Delete the position "Academic Registrar" throughout the Statute and substitute "General Manager, Student and Staff Services".

Statute 21—University Academic Board

Delete the phrase "University Academic Board" and substitute this with "Academic Senate" throughout the Statute.

Add section 6 titled REPEAL. "Statute No 21—University Academic Board, adopted on 27 November 1991 and amended on 27 November 1996 is hereby repealed."

Statute 24—Sarawak Campus, Malaysia

Amend 3.1 E to read—

"The University will provide or approve courses of study to be undertaken at the Curtin Sarawak Campus, or other sites as approved by the Malaysian Ministry of Education in accordance with this Statute and the Joint Venture Agreement."

The Common Seal of Curtin University of Technology was hereto affixed on the 11th day of February 2002 by the authority of—

LANCE TWOMEY, Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

CURTIN UNIVERSITY OF TECHNOLOGY

Statute No. 24

CURTIN UNIVERSITY OF TECHNOLOGY,
SARAWAK CAMPUS, MALAYSIA

Whereas—

- (a) The University desires to establish and conduct an educational facility at the Curtin Sarawak Campus.
- (b) The University desires to enter into business arrangements for the purpose of establishing and conducting an educational facility at the Curtin Sarawak Campus.
- (c) Curtin Malaysia has expressed a desire to enter into business arrangements with the University to provide for the establishment and conduct of an educational facility at the Curtin Sarawak Campus.
- (d) This Statute is to establish and conduct an educational facility at the Curtin Sarawak Campus.

Accordingly it is enacted as follows—

1. DEFINITIONS

1.1 In this Statute unless the context otherwise requires—

“Approved Course of Study” means a course of study provided or approved by the University to be undertaken at the Curtin Sarawak Campus;

“Committee” means the Management Committee appointed pursuant to this Statute;

“Council” means the Council of the University;

“Curtin Malaysia” means Curtin (Malaysia) Sdn Bhd, a company incorporated in Malaysia;

“Curtin Sarawak Campus” means the land and buildings to be used for the purpose of an educational facility at Miri in Sarawak in Malaysia;

“University” means Curtin University of Technology.

2. OBJECTS

2.1 To be a party to the establishment and conduct of an educational facility of the University at the Curtin Sarawak Campus.

2.2 To offer approved courses of study in order to make higher education available at the Curtin Sarawak Campus to Malaysian and international students.

2.3 To provide for collaborative research, development and consulting between the staff and students at the Curtin Sarawak Campus and the University.

2.4 To provide for the recognition of a course of study provided by the University at the Curtin Sarawak Campus as equivalent to a course of study at the University.

2.5 To provide for awarding appropriate degrees, diplomas and certificates of the University to students completing the required approved courses of study.

2.6 To provide for the University to enter into a joint venture agreement with Curtin Malaysia to give effect to this Statute.

2.7 To establish a Management Committee to administer this Statute and to carry out the duties and responsibilities of the University under the joint venture agreement.

2.8 To ensure that all approved courses of study at the Curtin Sarawak Campus are to the standard and quality of the University.

2.9 To provide for any other purpose which is consistent with the object of furthering and enhancing the development of an educational facility at the Curtin Sarawak Campus.

3. BUSINESS ARRANGEMENTS

3.1 The University may enter into a joint venture agreement with Curtin Malaysia for the purpose of establishing and conducting an educational facility at Curtin Sarawak Campus for the following objects—

A. Use of Name and Logo

The University will permit the use of the name of Curtin University of Technology, its derivatives and translations and its logo by Curtin Malaysia under such terms as are specified.

B. Land

The Government of Sarawak will provide the land for the Curtin Sarawak Campus and will retain a majority ownership in Curtin Malaysia.

C. Buildings and Works

Curtin Malaysia will provide all works necessary for the establishment and conduct of an educational facility at the Curtin Sarawak Campus including buildings and other facilities.

D. Administration

Curtin Malaysia will administer the Curtin Sarawak Campus including payment of salaries to staff.

E. Courses of Study

The University will provide or approve courses of study to be undertaken at the Curtin Sarawak Campus in accordance with this Statute and the joint venture agreement.

F. Research and Development

Staff and students at the Curtin Sarawak Campus will conduct research and development in cooperation with the University under such terms as are specified in the joint venture agreement.

G. Quality Control

The Committee will administer the joint venture agreement on behalf of the University and will take such steps as are necessary to ensure that the establishment and conduct of the educational facility is to the standard and quality of the University.

4. COURSES OF STUDY

4.1 The University may provide or approve a course of study for the Curtin Sarawak Campus on the recommendation of the Committee.

4.2 No person other than staff employed by the University shall prepare or present an approved course of study at the Curtin Sarawak Campus unless he or she has obtained the approval of the Committee.

4.3 The entrance standards for students at the Curtin Sarawak Campus undertaking an approved course of study shall be set by the University on the recommendation of the Committee.

4.4 All examinations for an approved course of study shall be prepared and graded by or under the supervision of the academic staff approved by the Committee.

4.5 The successful completion of a course of study provided by the University at the Curtin Sarawak Campus will be recognised as successful completion of the same course of study at the University.

4.6 On completion of approved courses of study that fulfill the requirements of a degree, diploma or certificate of the University, the University may award a degree, diploma or certificate to a student enrolled at the Curtin Sarawak Campus.

4.7 University on the recommendation of the Committee to be awarded to a student enrolled at the Curtin Sarawak Campus for the successful completion of an approved course of study.

5. MANAGEMENT COMMITTEE

5.1 A Management Committee shall be appointed by the Council for the purposes of administering this Statute and the business arrangements and shall consist of—

- (a) the Vice-Chancellor, ex officio;
- (b) the Executive Manager of the Curtin Sarawak Campus;
- (c) the Executive General Manager, University Resources;
- (d) the Deputy Vice-Chancellor, Curtin International;
- (e) three (3) members of Council, at least two (2) of whom are members of Council appointed pursuant to Section 9(1)(a), (c), (h) or (i) of the Act.

5.2 For the purposes of Section 5 of this Statute, the Executive Manager of the Curtin Sarawak Campus, the Executive General Manager, University Resources and the Deputy Vice-Chancellor, Curtin International appointed from time to time to the Committee shall hereby be designated by Council as officers of the University.

5.3 The members of the Management Committee shall be the members of the Joint Venture Board established under the joint venture agreement to administer the agreement.

5.4 The Committee shall elect a Chairperson from among their members and determine the period for which he or she is to hold office.

5.5 The Council shall from time to time nominate a person to act as Secretary of the Committee. The Secretary shall perform such duties as may from time to time be required by the Committee.

5.6 Each member of the Committee appointed pursuant to sub-section 5.1(e) of this Statute shall hold office for a period of three (3) years from the date of appointment and shall be eligible for reappointment.

5.7 The Council may approve an alternate member for any member of the Committee for a stated period or for any absence due to illness.

5.8 The office of a member of the Committee appointed pursuant to subsection 5.1(e) of this Statute shall be vacated if the member gives written notice of resignation to the Secretary.

8. REPEAL

Statute No. 24—Curtin University of Technology, Sarawak Campus, Malaysia—adopted on 19 January 1999 is hereby repealed.

The Common Seal of Curtin University of Technology was hereto affixed on the 15th day of February 2001 by the authority of—

LANCE TWOMEY, Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

ED402

MURDOCH UNIVERSITY ACT 1973 APPOINTMENTS

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 12(1)(g) of the Murdoch University Act 1973, approved the reappointment of Dr Michael McCall and Ms Alison Gaines as members of the Murdoch University Senate for terms of office expiring on 18 May 2005 and 28 June 2005 respectively.

ALAN CARPENTER MLA, Minister for Education.
M. C. WAUCHOPE, Clerk of the Executive Council.

ED403

EDITH COWAN UNIVERSITY ACT 1984
APPOINTMENTS

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 9(1)(a) of the Edith Cowan University Act 1984, approved the appointment of Ms Liz Prime and Mr Steve Abbott as members of the Edith Cowan University Council for a term of office expiring 14 May 2005.

ALAN CARPENTER MLA, Minister for Education.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994
WEST COAST DEMERSAL GILLNET AND DEMERSAL LONGLINE FISHERY
(INTERIM) MANAGEMENT PLAN AMENDMENT 2002

FD 780/99 [480]

Made by the Minister under section 54.

Citation

1. This amendment may be cited as the *West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2002*.

Principal Plan

2. In this amendment the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan 1997** is referred to as the principal Plan.

Clause 3 amended

3. Clause 3 of the principal Plan is amended by deleting “31 May 2002” and inserting instead—
“ 31 May 2004 ”.

Schedule 5 amended

4. Part 2 of Schedule 5 of the principal Plan is amended in paragraph (a) by deleting “\$40.00” and inserting instead—
“ \$40.20 ”.

[*Published in the Gazette of 30 May 1997. For amendments to 10 May 2002 see the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan Amendment 1998* published in the Gazette of 29 May 1998, the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan Amendment 1999* published in the Gazette of 14 May 1999, the *West Coast Demersal Gillnet and Demersal Longline Fishery Management Plan Amendment 2000* published in the Gazette of 23 May 2000 and the *West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2001* published in the Gazette of 29 May 2001.]

Dated this 18th day of May 2002.

KIM CHANCE, Minister for Agriculture,
Forestry and Fisheries.

FI402

PEARLING ACT 1990
ISSUE OF MINISTERIAL POLICY GUIDELINE No. 17

FD 2180/99

I, Peter Rogers, Executive Director of the Department of Fisheries, hereby give notice that Ministerial Policy Guideline No. 17 “Pearl Oyster Fishery” issued pursuant to section 24(1) of the Pearling Act 1990 was—

- (a) issued by the Minister on 5 September 2001; and
- (b) printed by the Department in April 2002.

A copy of the Guideline may be obtained free of charge at the offices of the Department.

Dated this 18th day of May 2002.

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

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990**NOTICE OF INTENTION TO AMEND ENTRIES IN THE REGISTER OF HERITAGE PLACES**

In accordance with the requirements of Section 54(2) of the Heritage of Western Australia Act 1990, the Heritage Council hereby gives notice that it is proposed to amend the entry in the Register on a permanent basis (database number 2052) in respect of the place which consists of both 45 and 55 Murray Street, Perth.

The reason for the proposed amendment is to better reflect and record the cultural heritage significance of the place by amending certain details and by including further details relating to 55 Murray Street and details of current ownership of the place. The amendments to the register entry of the place will include—

LOCATION: 45 and 55 Murray Street, Perth

OWNER: David Michael Gilkison (Lot 1); The Living Grace Foundation Inc (Lot 2); Young Australia League Inc (Lot 3); Young Australia League Inc (Lot 4); V.B. Media Pty Ltd (Lot 5); Ian Robert Michel Regnard & Kellie Gloria Regnard (Lot 6); V.B. Media Pty Ltd (Lot 7); The Strata Company of Strata Plan 34165; Johnathan Douglas William Lagdon & Keryn Ann Lagdon (Lot 102).

STATEMENT OF SIGNIFICANCE: Young Australia League Building and House, a three storey rendered masonry and concrete building in the Inter-War Free Classical style (45 Murray Street) and adjacent two storey rendered and painted brick and iron roof house in the Federation Queen Anne style (55 Murray Street), has cultural heritage significance for the following reasons—

the place has been associated with the activities of the Young Australia League from the time of purchase by the League in 1920/1921 and is associated with the founder of the Young Australia League, J.J. Simons, and with other prominent West Australians who were members of the organisation including State Premier Sir Walter James and prominent architect Lionel Boas whose architectural firm Oldham Boas was responsible for the design of the Young Australia League building. It is also associated with the thousands of young people who took part in the programmes of the League;

the Young Australia League Building is representative of the Young Australia League philosophy and a way of life based on the expression of Australian nationalism and has been associated with the development of youth organisations in Australia and overseas;

the Young Australia League building is a rare example of the Inter-War Free Classical style enhanced by an unusual facade with a two-storey colonnade, semi-enclosed court and strong vertical detailing;

the house, a simple example of a two storey late nineteenth century residential building, is the only residential style building in the Murray Street East Precinct and a rare example of a late nineteenth century house in central Perth;

the house was the home of a prominent member of the Roman Catholic community, philanthropist, property investor and politician Timothy Quinlan who, together with his father-in-law, Daniel Connor, invested in significant land holdings in central Perth which became known as the Connor-Quinlan Estate; and,

the place forms an important component of the Murray Street East Precinct, which extends from Pier Street to Victoria Square, and the Young Australia League Building defines the corner of Murray Street and Irwin Street.

The Heritage Council invites submissions on the proposal. Submissions must be in writing and should be forwarded to the following address not later than 5pm on 5 July, 2002.

The Director, Office of the Heritage Council,
108 Adelaide Terrace, East Perth WA 6004

Dated this 24th day of May 2002.

STEPHEN CARRICK, Acting Director, Office of the Heritage Council.

JUSTICE

JU401

DECLARATIONS AND ATTESTATIONS ACT 1913**APPOINTMENTS**

It is hereby notified for public information that the Attorney General has approved of the appointment of Ms Helen Georgina Attrill of 102 Sylvan Crescent, Leeming as Commissioner for Declarations under the Declarations and Attestations Act 1913.

GARY THOMPSON, Executive Director, Court Services.

JU402

JUSTICES ACT 1902
APPOINTMENTS

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of Mr Ian Ross Wallace of 51 First Avenue, Nungarin to the office of Justice of the Peace for the State of Western Australia.

GARY THOMPSON, Executive Director, Court Services.

LOCAL GOVERNMENT

LG501*

BUSH FIRES ACT 1954

Shire of Wandering

NOTICE TO OWNERS AND OCCUPIERS OF LAND WITH THE SHIRE OF WANDERING

Pursuant to the powers contained in Section 33 of the Bush Fires Act, you are hereby required on or before the 31st day of October, 2002 or before such later date as the Council may, according to local conditions decide, to plough, cultivate, scarify or otherwise clear of all inflammable materials and thereafter maintain the firebreaks clear of all inflammable materials, up to and including the 15th day of April, 2003.

1. For properties in the rural residential zoned land known as Blackboy Springs Estate, clear firebreaks, not less than 2 metres (6' 6") wide, inside and within 20.1 metres (1 chain) of the road reserve. For all other rural holdings with an area of 80 hectares (200 acres) or less clear firebreaks, not less than 2 metres (6' 6") wide, inside and within 20.1 metres (1 chain) of the entire boundary.
2. For property owners with combined rural holdings in the Shire of Wandering of area greater than 80 hectares (200 acres) satisfy at least one of the following conditions—
 - (i) Have on stand-by an operational fire-fighting unit of minimum 450 Litre (100 gallons) capacity. In cases of more than one such holding in the Shire of Wandering, a minimum of one unit is required for the total land holding.
 - (ii) Clear firebreaks of not less than 2 metres (6' 6") wide, inside and within 20.1 metres (1 chain) of the boundary of all rural land held.
3. Clear firebreaks not less than 2 metres (6' 6") within 20 metres (1 chain) of the perimeter of all buildings on the land and recommend that all flammable material be removed for a distance of 2 metres (6' 6") immediately adjacent to all buildings.
4. Clear firebreaks, not less than 20 metres wide, around the perimeter of any bush exceeding 10 hectares (25 acres) in area prior to carrying out a clearing burn.
5. Plantations (regarded as a clump of planted trees greater than 10 hectares or 25 acres in area)—
 - (i) Clear firebreaks not less than 10 metres (½ chain) wide immediately inside all external boundaries of land.
 - (ii) Clear internal firebreaks not less than 10 metres (½ chain) wide surrounding compartments of maximum area of 100 hectares (250 acres).
6. Mobile Fire Fighting Units—

Throughout the above mentioned period during the conduct of the harvest of grain and seed an operational mobile fire fighting unit, self propelled or with towing vehicle, of minimum 450 Litre (100 gallons) capacity must be in close proximity to the harvest activities at all times.

If it is impracticable for any reason to clear firebreaks in the position required by this notice, the approval of the Council must be obtained to provide them in an alternative place. If for any reason it is found impracticable to construct firebreaks in accordance with the provisions of this notice by the set date, which is the 31st day of October, 2002, you are requested to notify the District Chief Fire Control Officer or the Chief Executive Officer of the circumstances.

Notes:

Ploughing of roadsides in the Shire of Wandering is prohibited. Burning on roadsides is only permitted outside the prohibited and restricted burning period and only in heaped piles—no strip burning.

Camp fires within the Shire of Wandering during the restricted and prohibited burning period are prohibited except between the hours of 6pm and 11pm and subject to the fire being extinguished by midnight.

Pursuant to the powers contained in Section 27 of the Bush Fires Act, the operation of a tractor towing a harvester or a self propelled harvester (including a straw baler), without a operational fire extinguisher as defined by the Act, is prohibited during the restricted and prohibited burning periods.

Pursuant to the powers contained in Regulation 39 a fire extinguisher together with a container of at least 450 Litres (100 gallons) of water is to be provided at the site of chaff cutting operations.

Rural property owners are urged to fit a 1½" female cam lock coupling and check valve to their water storage tanks to allow easy access to water by fire fighters."

Dated this 16th day of May, 2002.

By Order of the Council.

M. G. OLIVER, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mineral and Petroleum Resources,
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.

D. IMLAH, (SM), Warden.

To be heard in the Warden's Court at Leonora on 9th July, 2002.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences

37/4552—Rambora Technologies Limited
 37/4553—Rambora Technologies Limited
 37/5874—Roenmill Pty Ltd
 37/5876—Roenmill Pty Ltd
 37/5877—Roenmill Pty Ltd
 37/5878—Roenmill Pty Ltd
 37/5879—Roenmill Pty Ltd
 37/5880—Roenmill Pty Ltd
 37/5889—Crew, Christopher; Crew, Ross Frederick
 37/5921—Crew, Ross Frederick

Mount Margaret District

Prospecting Licences

38/2422—Rixon, William
 38/2718—Johnson's Well Mining NL
 38/2719—Johnson's Well Mining NL
 38/2720—Johnson's Well Mining NL
 38/2721—Johnson's Well Mining NL
 38/2722—Johnson's Well Mining NL
 38/2799—Meadowside Holdings Pty Ltd

NORTH COOLGARDIE MINERAL FIELD

Niagara District

Prospecting Licences

40/1034—Johnson, Chad Graeme; McKnight, Russell Geoffrey
 40/1035—Johnson, Chad Graeme; Johnson, Neale Graeme; McKnight, Russell Geoffrey
 40/1036—Johnson, Chad Graeme; Johnson, Neale Graeme; McKnight, Russell Geoffrey

MP402**MINING ACT 1978**

Department of Mineral and Petroleum Resources,
Perth WA 6000.

I hereby declare in accordance with the provisions of Section 96A(1) of the Mining Act 1978 that the undermentioned mining tenements are forfeited for breach of covenant viz; non payment of rent.

CLIVE BROWN, MLA, Minister for State Development.

Number	Holder	Mineral Field
		Exploration Licences
51/952	Linden Gold Mining Pty Ltd	Murchison
51/953	Linden Gold Mining Pty Ltd	Murchison
59/725	Aarex Resources NL	Yalgoo

PREMIER AND CABINET**PC401****INTERPRETATION ACT 1984****MINISTERIAL ACTING ARRANGEMENTS**

It is hereby notified for public information that the temporary appointment by the Governor in accordance with Section 52(1)(b) of the Interpretation Act 1984 of the Hon E. S. Ripper MLA as Minister for Racing and Gaming; Government Enterprises; Goldfields-Esperance during the period 26 May to 4 June 2002 (both dates inclusive) has been cancelled.

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

PLANNING AND INFRASTRUCTURE**PI401*****TOWN PLANNING AND DEVELOPMENT ACT, 1928****ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT***Shire of Broome***TOWN PLANNING SCHEME No. 4—AMENDMENT No. 8**

Ref: 853/7/2/4 Pt 8

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Broome Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

- Rezoning Portion of Lot 100 Cable Beach Road from Residential (R10/20) to Special Use (Tourist Development).
- Amending Schedule 1 by adding the definition—
recreation—private means premises used for indoor or outdoor leisure, recreation or sport which are not usually open to the public without charge.
- Amending the Zoning Table by adding Recreation—Private as a use in the following way—

	Town Centre Chinatown	Local Centre	Mixed Use	Tourist	Residential	Industry	Light & Service Industry	Rural Living	Rural Agriculture	General Rural
Recreation: 3. Private	P	X	X	P	P	X	X	P	P	D

- Deleting the symbol "X" from the use class "Retail Premises—Shop" in the Mixed Use zone and replacing this with the symbol "D".

5. Amending Schedule 2 by including Showroom as an additional use right for Lot 202 Fredrick Street.

AMENDMENT NO.	DESCRIPTION OF LAND	ADDITIONAL USE	CONDITIONS
	Lot 202 Frederick Street (The Boulevard Shopping Centre)	Showroom	As determined by Council

6. Rezoning Lot 1 Walcott Street and Lot 1226 Robert Street from Residential (R10) to Residential (R40).

7. Amending Schedule 1 by adding the definition—

market means premises used for the display and sale of goods from stalls by independent vendors.

8. Amending the Zoning Table by adding Market as a use as follows—

	Town Centre Chinatown	Local Centre	Mixed Use	Tourist	Residential	Industry	Light & Service Industry	Rural Living	Rural Agriculture	General Rural
Market	P	D	S	D	X	X	X	X	X	X

9. Amending the Scheme maps accordingly.

K. A. FONG, Mayor.
G. S. POWELL, Chief Executive Officer.

PI402

TOWN PLANNING AND DEVELOPMENT ACT, 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

TOWN PLANNING SCHEME No. 20—AMENDMENT No. 14

Ref: 853/6/6/21 Pt 14

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Busselton Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

- Amending the Scheme Map to show an “Additional Use” notation (Ref. No. 50) in respect of Lot 1 Sheoak Drive, Yallingup as shown on the Scheme Amendment Map.
- Modifying the Scheme Text by adding the following particulars to Schedule 4—Additional Uses—

No.	Particulars of Land	Land Use Permitted/Specified	Conditions
50	Lot 1 Sheoak and Lagoon Drives, Yallingup	<ol style="list-style-type: none"> Extraction/pressing of olive oil; and Tasting and sales of olive oil and sale of associated items. 	<ol style="list-style-type: none"> Development shall be in accordance with the Development Guide Plan adopted for the land. The commercial processing and sale of olives not grown on the subject land is prohibited. The proposed tasting and sales area (including the arts and crafts component) to be limited to a maximum floor area of 150m². The sale of arts and crafts is to be limited to locally produced arts and crafts and is to be an incidental use in relation to the tasting and sales of olive oil/olives. The use of the land for tasting and sales of olive oil and associated items and for the sale of arts and crafts shall not commence until a permanent road access to either Biddle Road or Marrinup Drive is constructed and the temporary access via McLachlan Road is discontinued.

No.	Particulars of Land	Land Use Permitted/Specified	Conditions
			<p>f. The retention of the maximum extent of native vegetation as possible be maintained on the site in accordance with Clause 84 of the Scheme.</p> <p>g. The planting of native trees and shrubs along part of Sheoak and Lagoon Drives and adjacent to the dams to protect the stream and assist with visual buffering as indicated on the Development Guide Plan. A Landscape Plan is to be submitted with the Development Application and shall be implemented prior to the uses occurring on the site. The Landscape Plan shall provide for suitable low native vegetation such as sedges, rushes and shrubs in the setback area adjacent to the east of the eastern-most dam in order to maintain the views of adjacent neighbours.</p> <p>h. An Effluent Management Plan is to be submitted with the Development Application and shall be implemented to the satisfaction of Council.</p>

B. MORGAN, President.
M. SWIFT, Chief Executive Officer.

PI403

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Denmark
TOWN PLANNING SCHEME No. 3—AMENDMENT No. 58

Ref: 853/5/7/3 Pt 58

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Denmark Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

1. Rezoning portion of Lot 4 Ocean Beach Road from 'Tourist' to 'Special Residential'.
2. Rezoning portion of Lot 4 Ocean Beach Road from 'Rural' to 'Special Residential'.
3. Rezoning portion of Location 2099 Ocean Beach Road from 'Residential' R2 to 'Public Use'.
4. Rezoning portion of Location 2099 Ocean Beach Road from 'Rural' to 'Public Use'.
5. Rezoning portions of Locations 2099 Ocean Beach Road from 'Rural' to 'Residential' R5 to R10 and R15.
6. Rezoning portion of Location 2099 Ocean Beach Road from 'Rural' to 'Commercial'.
7. Rezoning portion of Location 2099 Ocean Beach Road from 'Rural' to 'Parks and Recreation'.
8. Rezoning portion of Lot 6 Ocean Beach Road from 'Tourist' to 'Residential' R10.
9. Rezoning portion of Lot 6 Ocean Beach Road from 'Tourist' to 'Parks and Recreation'.
10. Recoding portion of Location 2099 Ocean Beach Road from 'R2' to 'R10'.
11. Amending the face of the Scheme Map accordingly.
12. Amending "Appendix 14—Special Residential Zone Provisions Relating to Specified Areas"—by adding the following—
 7. WEEDON HILL SPECIAL RESIDENTIAL ZONE
 - (a) Particulars of Land
Lot 4 Ocean Beach Road, Weedon Hill.
 - (b) Proposed Uses—Residential
Permitted Use (P)—Single House

Permitted at Council's Discretion (AA)—Home Occupation

- (i) Subdivision of Special Residential Zone No. 7 is to be in accordance with the Subdivision Guide Plan (93/27/15) January 2001 (as may be modified)
 - (a) Notwithstanding (i) above, the Western Australian Planning Commission may approve a minor variation to a subdivision design.
 - (b) The minimum lot size shall be 4,000 m².
- (ii) All buildings shall be located within the low fuel zone area as identified on the Subdivision Guide Plan
- (iii) The positioning of a residence and any outbuilding shall be such that—
 - it does not necessitate the removal of significant vegetation from the bushland retention area for house construction or the removal of overhanging trees in the interests of the longer terms safety of residences.
 - the location of the building will not detract from the environmental quality of the area or from the amenity of adjoining residences.
- (iv) (a) Setbacks for all buildings shall be, apart from the two existing residences, no less than—
 - 20 metres from the front boundary or any public road frontage
 - 10 metres from the side boundary of a lot; and
 - 10 metres from the eastern boundary of the low fuel zone area
 - (b) Notwithstanding (a) above, Council may approve a lesser distance if it can be shown to the satisfaction of Council that the topography or shape of the lot or indigenous vegetation upon it makes it desirable to vary this position in accordance with Provision (iii) above.
- (v) (a) Council may request the Commission to impose a condition at the subdivision stage for the provision of strategic firebreaks, fire hydrants, water tank/standpipe facility and financial contribution to the purchase of fire fighting equipment.
 - (b) Council shall require that individual landowners are responsible for the maintenance of any strategic firebreak where it crosses a landowner's lot.
 - (c) The clearing of firebreaks other than for strategic firebreak purposes will not be permitted, unless for safety reasons to comply with Council and Bush Fires Board requirements.
 - (d) Within the low fuel zone area, limited parkland clearing around all building structures will be required by Council to establish low fuel zones around all buildings.
 - Council may request the Commission to impose a condition at the subdivision stage requiring the subdivider to advise prospective purchasers of the lots of the fire management guidelines of the Homeowners Bushfire Survival Manual.
 - Council shall require all buildings to be constructed in accordance with Australian Standard 3959-1991 'Construction of Buildings in Bushfire Prone Areas'.
- (vi) (a) Where it is determined that erosion has occurred as a result of the development of private property, Council may require the landowner to implement erosion control measures in accordance with the requirements and specifications of Council in the interests of preventing further land degradation.
 - (b) In the event that provision (a) above is not complied with, Council may carry out appropriate remedial works. Any expenses incurred by Council in carrying out such works shall be borne by the landowner.
- (vii) (a) Council shall require the erection of lot boundary fencing adjoining the Bushland Retention and Building Protection Zone, at the time of residential occupation on the property, to assist in the protection of existing vegetation and preserve and enhance the visual character of the zone. No other fencing is permitted within the bushland retention area.
 - (b) Within the Bushland Retention and Building Protection Zone as defined on the Subdivision Guide Map, no indigenous trees shall be felled or removed except—
 - to provide driveway access to a residence
 - where trees are dead, diseased, or poses a potential danger to life or property by dropping limbs
 - where strategic fire break or fire access track is required under regulation or by-law
 - to provide a property boundary fence.
 - (c) Within the Bushland Retention and Building Protection Zone lot owners will be required to clear or reduce the fire hazard of the understorey in accordance with the Planning for Fire Manual to the satisfaction of the Council.

- (d) Where a horse(s) or other livestock is kept on a property, an internal fence shall be erected on the boundary of the low fuel zone and bush retention area, of a standard to adequately prevent the animal(s) from entering into the bush retention and protection area.
- (viii) (a) All buildings constructed within the Special Residential zone shall be sympathetic to existing landscape elements (namely landform and vegetation) in terms of their location, scale, height, building materials and colour.
- (b) Buildings shall be constructed of roof and external wall materials comprising natural earth or olive green colours. Zinalume, white or off white or other similar cladding will not be permitted. Other roof and external wall materials which would, in the opinion of Council, prejudice the landscape amenity of the area, will not be permitted.
- (c) All residential buildings shall be single storey except where it can be proven to Council that a variation to the height restriction would not adversely affect the visual amenity of the locality.
- (d) All buildings shall be sited to maximise the natural screening effect of vegetation and topography.
- (e) Proposals to vary the height restrictions pursuant to (c) above shall be accompanied by such plans, elevations and sketches as is determined by the Council to assess the affect on the visual amenity and the natural screening affect of vegetation and topography or any proposed landscaping to be provided.
- (ix) Underground power shall be provided to the lots.
- (x) Roads within the zone shall—
 - (i) be located in a manner which is sympathetic to the topography and minimises visual impact.
 - (ii) be designed in accordance with Water Sensitive Design Principles.
- (xi) Council may request the Commission to impose a condition at the subdivision stage that requires the preparation and implementation of a nutrient stripping, sediment retention drainage management plan in accordance with the Water and Commission's Manual for Managing Urban Stormwater Quality in Western Australia.
- (xii) All lots are to be connected to the Water Corporation's reticulated water supply and sewer mains scheme.
- (xiii) The developer shall prepare an information sheet which shall be distributed to prospective purchasers detailing measures to minimise the impact of cats and dogs on fauna within natural bushland settings.
- (xiv) The developer shall make arrangements to ensure that prospective purchasers acknowledge that fine furniture manufacturing activities are carried out on adjoining lot 210.

C. DONNELLY, President.
P. DURTANOVICH, Chief Executive Officer.

PI404*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
Shire of Denmark
TOWN PLANNING SCHEME No. 3—AMENDMENT No. 76

Ref: 853/5/7/3 Pt 76

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Denmark Town Planning Scheme Amendment on 15 May 2002 for the purpose of altering various parts of the Scheme Text and Scheme Maps to clarify some anomalies and inconsistencies as follows—

SCHEME TEXT

- (1) Table 1—Zoning Table—introducing a new use class “Medical Centre” after Market and inserting the symbol “AA” in the Commercial and Professional Office Zones columns.
- (2) Deleting clause 5.3.7 which places limits on the R Coding of Lots 671 and 672 Zimmermann Street.
- (3) Inserting a new clause 6.1.3 as follows—
 - “6.1.3 Amending or revoking planning consent
 - The Council may, on written application from the owner of the land in respect of which planning consent has been granted, revoke or amend the planning consent, prior to the commencement of the use or development subject of the planning consent.”

- (4) Inserting a new clause 6.1.4 as follows—
 “6.1.4 Unauthorised existing developments
 6.1.4.1 The Council may grant planning consent to a use or development already commenced or carried out regardless of when it was commenced or carried out, if the development conforms to the provisions of the Scheme.
 6.1.4.2 Development which was unlawfully commenced is not rendered lawful by the occurrence of any subsequent event except the granting of planning consent, and the continuation of the development unlawfully commenced is taken to be lawful upon the grant of planning consent.”
- (5) Clause 6.5.4—introducing an additional sentence after the first sentence as follows—
 “The date of determination is to be the date given in the Notice of Approval/Refusal of Planning Consent.”
- (6) Appendix 7 (Schedule of Places of Heritage Value)—Place No. 56—deleting “Cnr Price/Mitchell Street” from Address column and inserting “South Coast Highway”.

SCHEME MAPS

- (1) Rezoning Location 7502 Kordabup Road from “Public Use” Reserve to “Rural” zone.
- (2) Rezoning Locations 7437 and 7624 Board Road from “Public Use” Reserve to “Rural” zone.
- (3) Rezoning Location 946 Hovea Road from “Public Use” Reserve to “Rural” zone.
- (4) Rezoning Locations 2233, 2234, 2235 and 2296 Peaceful Bay Road from “Parks and Recreation” Reserve to “Rural” zone.
- (5) Deleting “Educational Purposes” notation from Public Use Reserve on Locations 151 and 152 South Coast Highway, corner Beveridge Road.
- (6) Inserting notation for all Additional Use Sites listed in Appendix 2 on Scheme Maps as A1, A2, A3 etc.
- (7) Deleting dual R Coding of “R2.5/20” from Lots 671 and 672 Zimmermann Street and inserting “R20”.

C. DONNELLY, President.
 P. DURTANOVICH, Chief Executive Officer.

PI405

TOWN PLANNING AND DEVELOPMENT ACT, 1928 ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Mandurah

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 24

Ref: 853/6/13/12 Pt 24

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Mandurah Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

1. Rezoning Part Lot 4 Leisure Way, Halls Head from Tourist', 'Residential (R20)', 'Residential (R30)' and 'Additional Use' to 'Special Use', with the following additional text being added to Appendix 3—

No.	Land	Permitted Uses	Development Standards/Conditions
7.	Lot 4 Leisure Way, Halls Head	As per the Tourist Zone (except as otherwise stated in the Development Standards/Conditions Column)	<ol style="list-style-type: none"> 1. All development shall be generally in accordance with the Development Guide Plan approved by Council or any approved variations thereto. 2. Prior to the consideration of any development of the site, a detailed vegetation survey of the site shall be undertaken to the satisfaction of the City of Mandurah. This may necessitate the adjustment of the location of the dwellings, open space and internal roads or other features of the development in order to preserve significant vegetation identified on the site. 3. All residential development connected to the reticulated sewerage system shall reflect a maximum density coding of R40.

No.	Land	Permitted Uses	Development Standards/Conditions
			<ol style="list-style-type: none"> 4. All Aged Persons type development consistent with the approved Development Guide Plan and proposing a density bonus of no greater than 15% above the base Residential Code that is applicable to the site shall be considered a 'P' use. Any additional density bonus for Aged Persons Developments shall be subject to the provisions of Council's Scheme provisions and policies. 5. Council may at its discretion approve variations to the Development Guide Plan. A process of public consultation in accordance with the provisions of Clause 7.3 of the Scheme will be required for any proposed variation to the Development Guide Plan where deemed significant by Council. 6. Combined retail floor space on the site shall not exceed 300 square metres of GLA. The maximum retail floor space provision excludes any restaurant or other approved uses associated with a Hotel development. 7. Council shall require the preparation of development design guidelines prior to any development occurring on the site(s) addressing the following matters— <ol style="list-style-type: none"> (a) Building elevations (street frontages and public open space) (b) Subdivision/Strata layout and lot orientation (c) On site and street car parking arrangements (d) Traffic management (e) Pedestrian access both internally and externally (f) Solar building design principles (g) Building setbacks, building height and scale (h) Building materials and theme (i) Landscaping and treatment (j) Lighting and security (k) Relationship to the various land uses to each other and to adjacent development (l) Aged Person development requirements. (m) Vehicle access and circulation. (n) Access to Public Transport (o) Retention of vegetation on site. (q) Noise attenuation measures. 8. Council will not grant planning approval to any development of the subject site unless it is satisfied that— <ol style="list-style-type: none"> (a) The design and siting of any new buildings and the materials used will address the street frontages and not create an adverse impact to the visual amenity of the area;

No.	Land	Permitted Uses	Development Standards/Conditions
			<ul style="list-style-type: none"> (b) The location and siting of the various land uses is compatible and does not create an adverse impact to the amenity of the residents of the area; (c) The development provides a high level of accessibility both internally and externally to support the requirements of the various land uses to be developed on the site; (d) Colours, materials, height, bulk and character of the development is in keeping with the amenity of the area, particularly with regard to the development interface with adjoining and adjacent residential buildings in the area; (e) Where appropriate the existing vegetation on site has been incorporated into the development; (f) That the appropriate Drainage Management Plan, requiring all stormwater to be contained on site and Nutrient Management Plan has been approved by the City of Mandurah; (g) That the appropriate provisions and contributions are made for a dual use path for the south-western side of Leisure Way, and the upgrading of Leisure Way, and the intersection of Leisure Way and Old Coast Road; (h) That the appropriate Traffic Management Plan has been prepared to justify access points; (i) Noise attenuation measures have been undertaken; (j) All development complies with the Design Guidelines approved by the City of Mandurah.

2. Deleting Additional Use 9 from Appendix 2.
3. Amending the Scheme Maps accordingly.

K. HOLMES, Mayor.
W. PEPPINCK, Chief Executive Officer.

PI406*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Rockingham

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 344

Ref: 853/2/28/1 Pt 344

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Rockingham Town Planning Scheme Amendment on 15 May 2002 for the purpose of modifying Exclusive Use Clause 5.20(xliv) as follows—

5.20 (xliv)

- (A) Lot 299 Kerosene Lane, Baldivis, for any purpose other than—
 - (a) any use permitted in the Rural Zone;

- (b) the retail sale of fruit and vegetables; and
 - (c) the retail sale of eggs, bread, pastries, milk, cheese, poultry, preserves, confectionery, and non-alcoholic refreshments as an incidental use to the use referred to in paragraph (A) (b).
- (B) The use of the land for the purposes referred to in paragraph (A) (b) and (c) shall conform to the following requirements—
- (a) the floor area of any building or buildings used for that purpose shall not exceed 234 sqm; and
 - (b) no goods other than those specified in paragraph (A) (b) and (c) shall be sold.
- (C) The use of the land for the purpose referred to in paragraph (A) (b) and (c) shall cease upon the land ceasing to be used for the purpose of a market garden.
- (D) The use of the land for the purpose referred to in paragraph (A) (b) and (c) is conditional on the preparation and adherence to a suitable traffic management plan.

C. S. ELLIOTT, Mayor.
G. G. HOLLAND, Chief Executive Officer

PI407*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Rockingham
TOWN PLANNING SCHEME No. 1—AMENDMENT No. 345

Ref: 853/2/28/1 Pt 345

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Rockingham Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

1. Rezoning Lot 51 Doghill Road, Baldivis from “Rural” to “Special Rural” and amending the Scheme Maps accordingly.
2. Incorporating into Table IV Special Rural Zones—Provisions Relating to Specified Areas, Amendment 287 Area, the following—

Column (a) LOCALITY	Column (b) PROVISIONS
Peel Estate Lots 1109 and 1110 and being Lot 51 on Diagram 79753 Doghill Road, Baldivis.	<ol style="list-style-type: none"> 20. In the event that Council deems that Building Envelopes are required, such shall be generally depicted on the Subdivision Guide Plan. Any residence and all other outbuildings shall only be constructed within the building envelopes. The location and area of the building envelopes shall be identified at the time of subdivision to the satisfaction of Council and may be varied at the discretion of Council. 21. The developer shall prepare and implement a Wetland Management Plan for the portions of Conservation Category Wetlands 44-V1, 44-V10, 44-V13 and 44-V19 that fall within Lot 51 Doghill Road, Baldivis, in consultation with, and to the satisfaction of, the Department of Environmental Protection, Water and Rivers Commission and Council.

C. S. ELLIOTT, Mayor.
G. G. HOLLAND, Chief Executive Officer.

PI408*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
City of Rockingham
TOWN PLANNING SCHEME No. 1—AMENDMENT No. 346

Ref: 853/2/28/1 Pt 346

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Rockingham Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

1. Rezoning Lot 29 Sawley Close, Golden Bay, from Special Rural Zone to Special Residential Zone.

2. Modifying Table IV of Council's Scheme Text "Special Rural Zones—Provisions Relating to Specified Areas; Amendment 256 Area, Column (a) Locality" to delete Lot 29 Sawley Close from the list of Lots within the Special Rural Zone.
3. Modifying Table VIII of Council's Scheme Text: "Special Residential Zones—Provisions Relating to Specified Areas; No. 2—Golden Bay, Column (a) Locality" to add Lot 29 Sawley Close to the list of Lots within the Special Residential Zone.
4. Modifying the Scheme Amendment document by adding the following provision to Table VIII—Special Residential Zones—Provisions Relating to Specific Areas No. 2:—Golden Bay—Amendment 256 Area—
A minimum dryland buffer of 50 metres or 1 metre AHD higher than the furthest extent of the wetland dependant vegetation, which ever is largest, is required around a wetland. No development, building envelopes or clearing of land is permitted within this buffer area.
5. Modifying the Subdivision Guide Plan for the Amendment 256 area, certified by the Chief Executive Officer on 29 August 1996 in accordance with the Subdivision Guide Plan accompanying the documentation for Amendment 346, thereby facilitating the Special Residential subdivision of Lot 29.

B. SAMELS, Mayor.
G. G. HOLLAND, Chief Executive Officer.

PI409

TOWN PLANNING AND DEVELOPMENT ACT, 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Stirling

DISTRICT PLANNING SCHEME No. 2—AMENDMENT No. 361

Ref: 853/2/20/34 Pt 361

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Stirling Town Planning Scheme Amendment on 15 May 2002 for the purpose of—

1. Amending Clause 1.1.11.2 by replacing the Home Occupation definition with the following—
"Home Business; Home Occupation; Home Office—means a business Occupation or activity conducted within a dwelling or curtilage of a dwelling in accordance with Clause 2.2.10."
2. Amending Table 1—Zoning Table by inserting a new Use Class 'Home Business' use immediately preceding the Use Class 'Home Occupation' and inserting the following symbols against this new Use Class—

Low Density Residential Zone	AA
Medium Density Residential Zone	AA
High Density Residential Zone	AA
Town Centre	AA
Special Beach Development Zone	AA
All other Zones	Not Permitted"
3. Amending Table 1—Zoning Table by inserting a new Use Class 'Home Office' use immediately following the Use Class 'Home Occupation' and inserting the following symbols against this new Use Class—

Low Density Residential Zone	IP
Medium Density Residential Zone	IP
High Density Residential Zone	IP
Town Centre	IP
Special Beach Development Zone	IP
All other Zones	Not Permitted"
4. Amending Table 1—Zoning Table by replacing the existing 'AA' symbols for Use Class 'Home Occupation' with 'IP'.
5. Amending Table 1—Zoning Table by inserting the symbol 'IP', within the 'Special Beach Development' Zone and 'Town Centre Zone', for the Use Class 'Home Occupation'.
6. Amending Table 1—Zoning Table by deleting the existing 'AA' symbols for 'Consulting Rooms' and 'Consulting Rooms: Grouped Practice' in the Residential Zones.
7. Amending Table 8.1—Zoning Table—Sub-Zones by inserting the new Use Class 'Home Business' immediately following the Use Class 'Garden Centre' and inserting the following symbols against this new Use Class—

"Dwelling: Aged Persons	AA
Single	AA
Grouped	AA
Multiple	AA

8. Amending Table 8.1—Zoning Table—Sub-Zones by inserting the new Use Class ‘Home Occupation’ immediately following the Use Class ‘Home Business’ and inserting the following symbols against this new Use Class—
- | | | |
|------------|--------------|----|
| “Dwelling: | Aged Persons | IP |
| | Single | IP |
| | Grouped | IP |
| | Multiple | IP |
9. Amending Table 8.1—Zoning Table—Sub-Zones by inserting the new Use Class ‘Home Office’ immediately following the Use Class ‘Home Occupation’ and inserting the following symbols against this new Use Class—
- | | | |
|------------|--------------|----|
| “Dwelling: | Aged Persons | IP |
| | Single | IP |
| | Grouped | IP |
| | Multiple | IP |
10. Replacing Clause 2.2.10 with the following text—
- 2.2.10 HOME BUSINESS, HOME OCCUPATION AND HOME OFFICE**
- 2.2.10.1 Subject to the provisions of Clause 2.2.10.2, Clause 2.2.10.3 and Clause 2.2.10.4, a person may, with the approval of the Council, conduct a Home Business, Home Occupation or Home Office, provided that the Home Business, Home Occupation or Home Office—
- Is operated by a permanent resident of the dwelling;
 - The predominant use of the site remains residential;
 - Does not involve the sale, display or hire of goods of any nature;
 - Does not involve the storage, preparation, handling or packing of food;
 - Does not involve the use of an essential service of greater capacity than normally required in the zone;
 - In relation to vehicles and parking, does not result in traffic difficulties as a result of inadequacy of parking, an increase in traffic volumes in the neighbourhood and/or manoeuvring and access into and out of the site;
 - Does not involve the fuelling, repair or maintenance of motor vehicles;
 - Does not involve any deliveries outside normal business hours;
 - Does not cause injury to or adversely affect the amenity of the neighbourhood, including (but without limiting the generality of the foregoing) injury or prejudicial affection due to the emission of light, noise, vibration, odour, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, water waste or waste products;
 - Does not, in the opinion of the Council, by reason of its nature or scale, constitute a use that would be more appropriately located in a zone other than a Residential Zone; and
 - Does not require modifications to the dwelling such that it does not retain a residential character.
- 2.2.10.2 Home Businesses: A Home Business shall—
- Not employ more than 2 people not members of the occupier’s household;
 - Not occupy an area greater than 50 square metres;
 - Not display a sign exceeding 0.5 square metres, which must be incorporated into a front fence, wall, structure or building and be sympathetic to the streetscape in design;
 - Not involve the presence, use or calling of a vehicle more than 3.5 tonnes tare weight;
 - Provide adequate on-site car parking and manoeuvring areas to the satisfaction of the Council.
- 2.2.10.3 Home Occupations: A Home Occupation shall—
- Not employ any person not a member of the occupier’s household;
 - Not occupy an area greater than 20 square metres
 - Not display a sign exceeding 0.2 square metres, which must be incorporated into a front fence, wall, structure or building and be sympathetic to the streetscape in design;
 - In relation to vehicles and parking, not result in the requirement for a greater number of parking facilities than normally required for a single dwelling or an increase in traffic volume in the neighbourhood; and
 - Not involve the presence, use or calling of a vehicle of more than 2 tonnes tare weight.
- 2.2.10.4 Home Office: A Home Office shall—
- Be limited to a business carried out solely within the dwelling;
 - Not employ any person not a member of the occupier’s household;

- (c) Not entail clients or customers travelling to and from the dwelling;
 - (d) Not involve any advertising signs on the premises; and
 - (e) Not require any external changes to the appearance of the dwelling.
- 2.2.10.5 The Council may seek the comments of surrounding residents or owners in respect of an application for a Home Business, Home Occupation or Home Office and may use any such other method or medium to ensure widespread notice of the application.
- 2.2.10.6 An approval to carry on a Home Business, Home Occupation or Home Office—
- (a) is personal to the person to whom it was granted, upon the site it was granted;
 - (b) is not capable of being transferred or assigned to any other person;
 - (c) Is not transferred or assigned to any other site; and
 - (d) does not run with the land in respect of which it was granted.
- A person to whom approval to carry on a Home Business Home Occupation or Home Office has been granted shall not carry on that Home Business, Home Occupation or Home Office at any premises other than those in respect of which the approval was granted.
- 2.2.10.7 If a Home Business, Home Occupation or Home Office has been carried on with the approval of the Council and if in the opinion of the Council such Home Business, Home Occupation or Home Office is causing a nuisance or annoyance to neighbours or to owners or occupiers of land in the neighbourhood, the Council may rescind the approval granted by it and after such rescission, no person shall upon the land subject of a resolution for rescission, carry on a Home Business, Home Occupation or Home Occupation unless approval to do so shall subsequently be granted by the Council.”

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

PI410*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Swan

TOWN PLANNING SCHEME No. 9—AMENDMENT No. 378

Ref: 853/2/21/10 Pt 378

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the City of Swan Town Planning Scheme Amendment on 15 May 2002 for the purpose of reserving future road widening on the western side of Lloyd Street, between Great Eastern Highway and Railway Parade, Midland.

C. ZANNINO, Mayor.
M. HUNT, Acting Chief Executive Officer.

PI411*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Shire of Serpentine-Jarrahdale

DECLARATION OF PLANNING CONTROL AREA No. 56

BUSH FOREVER SITE NO. 65

LOT 9000 & PT LOT 2, ABERNETHY ROAD, OAKFORD

General Description

The Minister for Planning and Infrastructure has granted approval to the declaration of a Planning Control Area over the whole of Lot 9000 and portion of Lot 2, Abernethy Road, Oakford (Bush Forever Site No. 65) as shown on Western Australian Planning Commission Plan No. 3.1533/1.

Purpose of the Planning Control Area

The purpose of the Planning Control Area is to protect land identified in Bush Forever for its considerable conservation value. Regionally, the vegetation is classified as part of the Karrakatta Complex Central and South, which has historically been heavily cleared and consequently is considered to be of high importance for conservation value. In addition, the land contains areas of

declared rare flora and a threatened ecological community that is protected under Commonwealth legislation. The Commission considers that the Planning Control Area is required to ensure that no further development occurs on this land which might prejudice this purpose until it may be reserved for the purpose of Parks and Recreation in the Metropolitan Region Scheme.

Duration And Effects

The declaration remains in effect for a period of five years from the date of publication of this notice in the *Government Gazette* or until revoked by the Western Australian Planning Commission with approval by the Minister, whichever is the sooner.

A person shall not commence and carry out development in a Planning Control Area without the prior approval of the Western Australian Planning Commission. The penalty for failure to comply with this requirement is \$2,000 and, in the case of a continuing offence, a further fine of \$200 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the Western Australian Planning Commission in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

Where the Planning Control Area is Available for Public Inspection

- Department for Planning and Infrastructure
1st floor, 469 Wellington Street
PERTH WA
- JS Battye Library
Alexander Library Building
NORTHBRIDGE WA
- Municipal office of the Shire of Serpentine-Jarrahdale
6 Paterson Street
MUNDIJONG WA

R. N. STOKES, Secretary.
Western Australian Planning Commission.

POLICE

PO501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by Public Auction at Smith Broughton & Sons, 1 Clayton Street, Midland on Saturday 25th May 2002 at 10.00am.

Auction will be conducted by Mr Gary Silcock.

B. MATTHEWS, Commissioner of Police
Western Australian Police Service.

RACING, GAMING AND LIQUOR

RG401

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			
8945	Hall of Fame Services Pty Ltd	Application for the grant of a Special – Facility Licence in respect of premises situated in Kalgoorlie and known as Hall of Fame Services Pty Ltd	23/6/02

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE—<i>continued</i>			
8948	Glenowen Pty Ltd	Application for the grant of a Producer – Wine Licence in respect of premises situated in Bindoon and known as Glenowen Pty Ltd	21/6/02
APPLICATION FOR THE REMOVAL OF A LICENCE			
145715	Manjimup Liquor World	Application for the removal of a Liquor Store Licence from premises situated in Manjimup suburb	18/6/02
APPLICATION FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
12162	Katanning Hotel	Application for the grant of an Extended Trading Permit—Ongoing Extended Hours, in respect of premises situated in Katanning and known as Katanning Hotel	12/6/02

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

HUGH HIGHMAN, Director of Liquor Licensing.

PUBLIC NOTICES

ZZ101

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership heretofore subsisting between Craig Lesley Gemmill and Donna Maree Gemmill trading as “Wheatbelt Street Sweeping & Woodchipping” carried on from premises at 43 Grey Street, York, Western Australia has been dissolved as from the 13th day of May 2002.

Dated the 17th day of May 2002.

DONNA MAREE GEMMILL, by her Solicitors and duly authorised agents Brian Smith & Stewart per
ROLAND H. STEWART.

ZZ201

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Wilhelmina Anna Hubertina Pollaers late of Belmont Community Home, Kemp Place, Rivervale.

Creditors and other persons having claims in respect of the estate of the deceased, who died on 18 February 2002, are required by the personal representative of the deceased, care of Wilson & Atkinson, Level 2, 250 St George’s Terrace, Perth, to send particulars of their claims to him within 30 days of the date of this notice, after which the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ202

TRUSTEES ACT 1962

DECEASED ESTATES

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 24th June 2002 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Austin, Peter James, Late of 24 Stoneham Street, Joondanna, died 10/1/02. (DE33013811EM42)

Bates, Wilfred Froud, Late of St Francis Nursing Home, 163 Healy Road, Hamilton Hill, died 4/5/02. (DE19682157EM32)

Butler, Jack Anthony, Late of Belvedere Caravan Park, 153 Mandurah Terrace, Mandurah, died 19/4/02. (DE19862676EM27)

Irving, Clodwyn Elvet, Late of 61 West Churchill Avenue, Munster, died 6/4/02. (DE19764196EM22)

Jones, Margaret Lorraine, Late of 11 Brushfield Way, Gwelup, died 26/4/02. (DE19630095EM27)

Luxford, Maree Ann, Late of Unit 1/71 Lawley Street, Tuart Hill, died 4/5/02. (DE19680153EM35)

Moore, Edward Albert Frederick, Late of Valencia Nursing Home, 24 Valencia Road, Carmel formerly of 45 Berkshire Road, Forrestfield, died 7/5/02. (DE19980599EM13)

O'Halloran, Vincent Thomas, Late of Carrington Aged Care, 27 Ivermeyer Road, Hamilton Hill formerly of 6 Marmion Street, East Fremantle, died 17/4/02. (DE19782710EM15)

Thorn, Eileen, Late of Tuohy Nursing Home, 22 Morrison Road, Midland, died 26/1/02. (DE19702217EM36)

Topham, Edna Edelene, Late of 14 McKenzie Way, Embleton, died 4/5/02. (DE19743621EM33)

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

WESTERN AUSTRALIA

RETIREMENT VILLAGES ACT 1992

Price: \$14.55 counter sales

Plus postage on 132 grams

RETIREMENT VILLAGES REGULATIONS 1992

***Price: \$4.65 counter sales**

Plus postage on 25 grams

* Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

FREEDOM OF INFORMATION ACT 1992

***Price: \$16.70 counter sales**

Plus postage on 365 grams

* Prices subject to change on addition of amendments.

CLAIMS FOR MISSING ISSUES

(SUBSCRIPTION ITEMS)

For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER

SUBSCRIPTION CHARGES 2002

All subscriptions are for the period from 1 January to 31 December 2002. Subject to certain limitations, refunds may be allowed if a subscription is cancelled during the year. The prices quoted include postage by surface mail unless stated otherwise.

GOVERNMENT GAZETTE

General *Government Gazettes* are published on Tuesday and Friday of each week, unless disrupted by public holidays or unforeseen circumstances.
Special *Government Gazettes* are published periodically.

All Gazettes	\$
Within WA	750.20
Interstate	777.70
Overseas (airmail)	1,168.20
Bound Volumes of full year	1,013.10

Electronic Gazette Online

(includes all Gazettes from Jan 1998)	
Existing hard copy subscriber	173.80
Electronic Subscription only	578.60
<i>Gazettes on CD ROM from 1998</i> (per year).....	694.10

INDUSTRIAL GAZETTE

Industrial Gazette is published monthly.

	\$
Within WA	301.40
Interstate	359.70
Overseas (airmail)	502.70

Electronic Gazette Online

(includes all Gazettes from Jan 1996)	
Existing hard copy subscriber	110.00
Electronic Subscription only	220.00
<i>Gazettes on CD ROM from 1998</i> (per year).....	300.30

HANSARD

Hansard is printed and distributed weekly during parliamentary sessions.

	\$
Within WA	722.70
Interstate	883.30
Overseas (airmail)	916.30

Bound Volumes of Hansard

Within WA	693.00
Interstate	709.50
<i>Hansards on CD ROM from 1999</i> (per year)	727.10

STATUTES

Bound Statutes

Bound volumes are posted during March of the following year.

	\$
Within WA.....	258.50
Interstate	286.00
Overseas	291.50
Half Calf Bound Statutes	710.60

Bound Volumes on CD ROM from 1998

(per year).....	257.40
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Loose Statutes

Statutes are posted weekly as they become available.

	\$
Within WA.....	276.10
Interstate	286.00
Overseas (airmail).....	409.20

Sessional Bills

Bills are posted weekly as they become available.

	\$
Within WA	380.60
Interstate	398.20
Overseas (airmail)	595.10

Electronic Statutes Online

Includes all Acts, Regulations, Bills, Acts by year, Index to Statutes, Hansard, etc

	\$
1st user	679.80
2nd and each additional user (each)	339.90
More than 10 users (each)	170.50

Data on CD's is fully indexed and is searchable. Other CD ROM products with legislation or other statutory information can be packaged to individual requirements. Prices are available on request.



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