

WESTERN AUSTRALIAN GOVERNMENT Gazette

2763



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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 —

AGRICULTURE

AG301*

Aerial Spraying Control Act 1966

Aerial Spraying Control Amendment Regulations 2002

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Aerial Spraying Control Amendment Regulations 2002*.

2. The regulations amended

The amendments in these regulations are to the *Aerial Spraying Control Regulations 1971**.

[* Reprinted as at 24 December 1999.
For amendments to 21 March 2002 see 2000 Index to
Legislation of Western Australia, Table 4, p. 9, and Gazette
15 June and 3 July 2001.]

3. Regulation 3A amended

Regulation 3A(1) is amended after “section 3 of the Act” by inserting —

“

except for those chemicals appearing in the Fourth
Schedule to these regulations

”

4. Fourth Schedule inserted

After the Third Schedule the following Schedule is inserted —

“

Fourth Schedule

(Regulation 3A)

1. Registered meat bait products containing ‘Sodium Fluoroacetate (1080)’

”

By Command of the Governor,

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

LOCAL GOVERNMENT

LG301

HEALTH ACT 1911

City of Wanneroo

HEALTH AMENDMENT LOCAL LAW 2002

Made by the Council of the City of Wanneroo under section 342 of the *Health Act 1911* in accordance with subdivision 2 of Part 3 of the *Local Government Act 1995*.

Citation

1. This local law may be cited as the *City of Wanneroo Health Amendment Local Law 2002*.

Principal local laws

2. In this local law, the *City of Wanneroo Health Local Law 1999* made under the *Health Act 1911* and passed by the Council of the City of Wanneroo on 13 July 1999, and published in the *Government Gazette* on 27 August 1999, is referred to as the principal local law.

Principal local laws amended

3. The principal local law is amended as described in the following schedule—

Item	Clauses Affected	Description
1.	5.13	Delete clause 5.13
2.	5.14	Renumber clause 5.14 to 5.13

Made at an Ordinary Meeting of the Council of the City of Wanneroo held on Tuesday 9 April 2002.

The Common Seal of the City of Wanneroo was placed here in the presence of—

J. KELLY, Mayor.
C. JOHNSON, Chief Executive Officer.

On this 19th day of April 2002.

Consented to—

Dr RICHARD LUGG, delegate of Executive Director,
Public Health.

Dated this 27th day of May 2002.

LG302

LOCAL GOVERNMENT ACT 1995

CITY OF STIRLING

LOCAL LAW RELATING TO THE PREVENTION AND ABATEMENT OF DUST
AND LIQUID WASTE

Under the powers conferred upon it by the *Local Government Act 1995*, the Council of the City of Stirling resolved on 21 May 2002 to make the following local law.

PART 1—DEFINITION AND OPERATION

Operation

1. This Local Law will come into operation on the fourteenth day after the day on which it is published in the *Government Gazette*.

Interpretation

2. (a) In this Local Law—

“Act” means the *Local Government Act 1995*;

“authorised person” means a person authorised by the City under section 9.10 of the Act to perform any of the functions of an authorised person under this Local Law;

“City” means the City of Stirling;

“district” means the district of the City and includes any area placed under the jurisdiction of the City pursuant to any act or regulation;

“dust” means any visible granular or particulate material which has or has the potential to become airborne and includes organic matter and sand, but does not include smoke;

“equipment” means equipment, machinery or vehicles used for or in connection with the development of land;

“land” includes any building or other structure on the land;

“liquid waste” means waste from any process or activity, whether useful or useless, that is in liquid form and includes paint, fuel, grease, fat, oil, degreaser, solvent, detergent, chemical, animal waste, food waste, effluent and all discharges of liquid to land or water that are not otherwise authorised by a written law but does not include uncontaminated stormwater.

“occupier” means any person who is in control of any land or part of any land or authorised by the owner, lessee, licensee or any other person empowered to exercise control in relation to land to perform any work in relation to any land and without limiting the generality of the foregoing and for the avoidance of doubt includes a builder or contractor;

“owner” has the same meaning as given to it in the *Local Government Act 1995*;

“Regulations” mean the *Local Government (Functions and General) Regulations 1996*;

(b) Where in this Local Law, a duty, obligation or liability is imposed on an owner or occupier the duty, obligation or liability, as the case may be, shall be deemed to be imposed jointly and severally on each of the owner and occupier.

(c) Where, under this Local Law, an act is required to be done in relation to any land, the owner and occupier of the land shall cause to be done the act so required to be done.

(d) Where, under this Local Law, an act is forbidden to be done in relation to any land, the owner and occupier of the land shall prevent from being done the act forbidden to be done.

(e) Where this Local Law refers to the giving of notice no particular form of notice is required.

PART 2—APPLICATION OF LOCAL LAW

3. This Local Law applies to all land in the district.

PART 3—PROHIBITED ACTIVITIES

4. An owner and occupier of land must take effective measures to—

(a) stabilise dust on the land;

(b) contain all liquid waste on the land;

(c) ensure no dust or liquid waste is released or escapes from the land whether by means of wind, water or any other cause; and

(d) notify the owners or occupiers of adjoining land in writing 48 hours prior to the commencement of any activity that has the potential to cause the release or escape from the land of dust or liquid waste giving details of;

(i) the nature of the activity;

- (ii) the proposed time and location of the activity and
 - (iii) the name of the person responsible for carrying out the activity and how and where that person may be contacted
5. (a) Where the City or an authorised person forms the opinion that—
- (i) an owner or occupier has not complied with sub-section 4(a) or sub-section 4(b); or
 - (ii) dust or liquid waste has been released or escaped from the owner's or occupier's land
- the City or an authorised person may serve on the owner or occupier of the land a notice requiring the owner or occupier to do one or more of the following—
- (iii) comply with sub-section 4(a) or sub-section 4(b);
 - (iv) clean up and properly dispose of any released or escaped dust or liquid waste;
 - (v) clean up and make good any damage resulting from the released or escaped dust or liquid waste;
 - (vi) take effective measures to stop any further release or escape of dust or liquid waste.
- (b) The requirements set out in a notice issued under sub-section 5(a) must be complied with—
- (i) within 48 hours of service of the notice where no other time is specified;
 - (ii) within such other period as is specified in the notice; or
 - (iii) immediately, if the notice so specifies.

6. Where a City or an authorised person forms the opinion that dust or liquid waste has escaped or been released from an activity undertaken on land or as a consequence of the use of equipment on land, the City or authorised person may serve a notice on the owner or occupier of the land or the operator of the equipment, as the case may be, requiring that the activity or use of the equipment on the land be ceased immediately, for such period as is specified in such notice.

7. Where the City or an authorised person is of the opinion that dust or liquid waste may be released or escape as a result of an activity which is likely to be carried on from any land, the City or an authorised person may give to the owner or occupier a notice providing that the activity may only be carried on subject to conditions specified in the notice.

PART 4—MISCELLANEOUS

8. (a) Where a notice is given to the owner or occupier of any land and the owner or occupier satisfies the City or an authorised person within 48 hours, or by such other period as is specified in the notice from the date of giving of the notice that—
- (i) it was not responsible for the conduct in respect of which the notice was given pursuant to section 5, or the activity in respect of which a notice was given pursuant to section 6, as the case may be; and
 - (ii) it took all reasonable precautions to prevent the conduct or activity, as the case may be; and
 - (iii) where another person was responsible for the conduct or activity, it identifies the person responsible for the conduct or activity sufficiently to enable the notice to be issued to that person;
- the City or an authorised person may revoke the notice.

(b) Clause 8(a) shall not apply where a notice is issued to which clause 5(b)(iii) applies.

9. (a) The City or an authorised person may lawfully enter upon any land for the purpose of giving effect to, or carrying out, any provision of this Local Law.

(b) The person must not prevent or obstruct a duly authorised person or employee of the City from carrying out his or her duties under this Local Law.

10. The City may delegate any of its powers, functions and duties under this Local Law to an authorised person.

PART 5—OFFENCES AND PENALTIES

11. Any person who—
- (a) fails to comply with a notice issued under clause 5, 6 or 7;
 - (b) fails to do anything required or directed to be done under this Local Law;
 - (c) does anything which under this Local Law the person is prohibited from doing; or
 - (d) contravenes any provision of this Local Law, commits an offence.

12. Any person who commits an offence under this Local Law shall be liable to—
- (a) a penalty not exceeding \$5,000.00 and not less than;
 - (i) in the case of a first such offence, \$500.00;
 - (ii) in the case of a second such offence, \$1,500.00; and
 - (iii) in the case of a third or subsequent offence, \$3,000.00, and
 - (b) if the offence is of a continuing nature, an additional penalty not exceeding \$500.00 for each day or part of a day during which the offence has continued.

Dated the 6th day of June 2002.

The Common Seal of the City of Stirling was hereunto affixed by authority of a resolution of the Council in the presence of—

D. C. VALLELONGA, Mayor.
L. DELAHAUNTY, Chief Executive Officer.

— PART 2 —

EDUCATION

ED401

UNIVERSITY OF WESTERN AUSTRALIA ACT 1911
APPOINTMENT

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 10(a) of the University of Western Australia Act 1911, approved the reappointment of Ms Erica Smyth as a member of the University of Western Australian Senate for a term of office expiring on 21 October 2006.

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

ED402*

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Office of the Minister for Education
Perth 2002.

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 establishment of a new Statute No. 25—*Convocation of Curtin University of Technology, Alumni Advisory Board* to replace the current Statute No. 25 as set out in the attached schedule.

ALAN CARPENTER MLA, Minister for Education.

CURTIN UNIVERSITY OF TECHNOLOGY

STATUTE NO 25

CONVOCATION OF CURTIN UNIVERSITY OF TECHNOLOGY,
ALUMNI ADVISORY BOARD

WHEREAS—

- (a) The University desires to establish a Convocation of Curtin University of Technology;
- (b) The University desires to establish an Alumni Advisory Board for the administration of Convocation.

ACCORDINGLY it is enacted as follows—

1. DEFINITIONS

1.1 In this Statute unless the context otherwise requires—

- “Alumni” means all former students of the University or any of its antecedent institutions;
- “Board” means the Alumni Advisory Board;
- “Chapter” means a Chapter of Curtin Alumni and Friends constituted pursuant to this Statute;
- “Congress” means a Congress of Curtin Alumni and Friends constituted pursuant to this Statute;
- “Convocation” means the Alumni and Friends;
- “Division” means an organisational entity established by Council, responsible for the administration and management of significant groupings of related functional activities including Schools with any associated Departments, Centres, or other Units;
- “Friends” means persons who are not Alumni but are past and present members of staff of the University; Council, advisory bodies constituted by the University or its departments; those holding any fellowship, honorary doctorate or distinction of the University; and any other persons whom the Board approves as having a demonstrated affinity with the University;
- “Graduates” means persons who have been awarded a degree, diploma or certificate by the University;

“Office” means an organizational entity established by the Vice-Chancellor within the Vice-Chancellery responsible for assisting in the corporate management and administration of the University;

“Office of Alumni Relations” means the Office responsible for maintaining relations with the Alumni and Friends of Curtin University of Technology;

“President” means the Graduate elected by Alumni pursuant to this Statute to hold the office of President of Convocation or a person succeeding to that office under Clause 3.6 hereof;

“Returning Officer” means a person appointed as such pursuant to this Statute who carries out the duties prescribed by Statute No. 5 as made applicable hereunder;

“University” means Curtin University of Technology;

“Vice-President” means the Graduate elected by Alumni pursuant to this Statute to hold the office of Vice-President of Convocation or a person succeeding to that office under Clause 3.6 hereof.

2. OBJECTS

2.1 The objects of Convocation are—

- (a) To encourage and facilitate communication among and between Alumni and Friends and the University with a view to fostering the progress, development and general well-being of Alumni and Friends and of the University.
- (b) To provide information and advice to the University in respect of—
 - (i) the strategic development of the University;
 - (ii) Alumni programs and activities; and
 - (iii) other matters of relevance.
- (c) To assist and facilitate donations to the University;
- (d) To provide an Alumni Representative to Council.

2.2 The objects of the Alumni Advisory Board are—

- (a) To serve as the executive of Convocation;
- (b) To represent the interests of Alumni and Friends at all levels of the University;
- (c) To provide advice to Convocation and the University in respect of the matters set out in clause 2.1(b);
- (d) To provide advice to, and support for, the Office of Alumni Relations;
- (e) To create links among Chapters and Congresses, with a view to facilitating cooperation to further the interests of Alumni and Friends generally.

2.3 The objects of a Congress of Curtin Alumni and Friends are—

- (a) To represent the interests of Alumni and Friends within the Division, Office or Area of the University establishing the Congress;
- (b) To provide a representative to the Alumni Advisory Board;
- (c) To provide advice to the Division, Office or Area and the Alumni Advisory Board in respect of the matters set out in clause 2.1 (b);
- (d) To provide advice to, and support for, its Chapters;
- (e) To create links among Chapters, with a view to facilitating cooperation to further the interests of Alumni and Friends generally.

3. PRESIDENT AND VICE-PRESIDENT

3.1 Subject to clause 3.1.1, the President and Vice-President shall be elected by Alumni in the manner set out in this Statute for a term of three years commencing on the date of his or her election, which shall be deemed to be the day on which his or her election takes effect for the purpose of Section 9A(1)(b) of the *Curtin University of Technology Act 1966*.

3.1.1 When the Council pursuant to S.9A(6) of the said Act specifies a term of office of less than 3 years, the term of office in clause 3.1 shall be varied accordingly.

3.2 Elections shall take place as soon as possible after publication of this Statute in the *Government Gazette* and thereafter prior to the expiry of the terms of the President and Vice-President as provided hereunder.

3.3 The elections of President and Vice-President shall be conducted according to the procedures set out in Statute No. 5 “Election of Staff Representatives to Council” and for the purposes of that Statute, the following apply:

3.3.1 For the purpose of section 3 of Statute 5, the Returning Officer shall by notice in such newspapers as he or she thinks appropriate invite Alumni to become registered electors for the purpose of electing a President and a Vice-President and those that indicate that they seek to be registered electors shall be placed on the certified roll of persons eligible to vote.

3.3.2 For the purpose of section 6 of Statute 5, and to allow sufficient time for alumni who reside overseas, the notice of election shall be sent not more than twenty-six (26) weeks and not less than eight (8) weeks after the publication of this Statute in the *Government Gazette* and thereafter for the same period prior to the expiry of office of the President and Vice-President.

3.3.3 Any Graduate may nominate for the office of President or Vice-President except the current President or Vice-President for their respective offices if that office has been held for two consecutive terms.

3.3.4 For the purpose of section 7(1) of Statute No. 5, the proposer must be an Alumnus.

3.3.5 For the purpose of section 7(3) of Statute No. 5, nominations shall remain open for a period of at least four (4) weeks.

3.3.6 For the purpose of section 11 of Statute No. 5, the period shall not be seven (7) days but instead shall be within twenty-one (21) days of the closing of nominations and not less than six (6) weeks prior to the date of election.

3.3.7 If a person is elected as President and is also a nominee for Vice-President, that person shall cease to be a nominee for Vice-President and his or her preferences shall be distributed to the remaining candidates according to the preferences (if any) expressed on the ballot paper.

3.4 The President shall be the Alumni representative to Council pursuant to section 9(gc) of the *Curtin University of Technology Act 1966*.

3.5 The President may call a meeting of Convocation from time to time.

3.6 In the event that the office of President becomes vacant by death, resignation or incapacity, the Vice-President shall serve as President for the remainder of the President's term of office. In the event that the office of Vice-President becomes vacant by death, resignation, incapacity or succession to the office of President, the Board shall appoint a Graduate to serve as Vice-President until the expiration of that term. In the event that the President is temporarily unavailable to fulfill any of the functions of the office, the Vice-President shall act as President.

4. CONGRESSES

4.1 A Congress may be established by—

- (a) each Division or Office of the University;
- (b) the International Office to be known as the International Congress;
- (c) by Areas of the University with the consent of the Board.

4.2 Each Congress shall consist of members having a common interest, the nature of which may be determined by the Board.

4.3 The members of each Congress of Curtin Alumni and Friends shall elect from among themselves a Congress President and a delegate to the Alumni Advisory Board. The Congress President shall be the Chair of meetings and, in the absence of the Congress President, the members present shall elect one of their number to act as Chair. The Chair shall have both a deliberative and a casting vote.

4.4 Subject to the *Curtin University of Technology Act 1966*, the Statutes, any directives of the University Council or any direction of the Board, each Congress may regulate its own procedure and may delegate any of its duties or functions, except this power of delegation, to any member of the Congress.

5. CHAPTERS

5.1 At least ten people having a common interest in the affairs of the University may make application to a Congress of Curtin Alumni and Friends to become a Chapter of that Congress.

5.2 A Congress of Curtin Alumni and Friends may approve an application pursuant to clause 5.1 if the application complies with the Chapter Guidelines adopted by the Congress from time to time.

5.3 A Congress of Curtin Alumni and Friends may revoke the approval of a Chapter for any reason it deems appropriate.

6. THE ALUMNI ADVISORY BOARD

6.1 The Board shall have the following members—

- (a) the President;
- (b) the Vice-President;
- (c) up to five Alumni and Friends appointed by the Vice-Chancellor for such terms as the Vice-Chancellor shall in his or her absolute discretion decide;
- (d) up to two University representatives appointed by the Vice-Chancellor for such terms as the Vice-Chancellor shall in his or her absolute discretion decide;
- (e) one representative elected by each Congress of Curtin Alumni and Friends;
- (f) members co-opted by the Board from time to time for such terms as the Board shall in its absolute discretion decide, provided that the number of co-opted members shall not at any time exceed the number of members appointed by the Vice-Chancellor; and
- (g) the Manager of the Office of Alumni Relations, who shall be a non-voting member of the Board and shall serve as executive secretary to the Board.

6.2 Subject to the *Curtin University of Technology Act 1966*, the Statutes and any directives of the University Council, the Board may regulate its own procedure in such manner as it thinks fit and may delegate any of its powers, authorities, duties and functions, except this power of delegation, to any person or persons being members of Convocation.

6.3 The Board shall hold an ordinary meeting at least twice per year, at such times and in such places as the Board shall determine.

6.4 At the written request of three members of the Board made to the Manager of the Office of Alumni Relations and for the purpose set out in the request, the Board shall hold a special meeting not earlier than three weeks and not later than six weeks following the request.

6.5 The quorum at any meeting shall be one third of the members of the Board, who shall be present when the meeting proceeds to business. In the event that a quorum is not present within thirty minutes of the time fixed for the commencement of a meeting, the meeting shall stand adjourned for twenty-four hours, when it will resume at the original venue. The members present at the resumption of the meeting shall constitute a quorum.

6.6 The President shall be the Chair of meetings and, in the absence of the President, the Vice-President shall be Chair. In the event of the absence of both the President and the Vice-President, the members present shall elect one of their number to act as Chair. The Chair shall have both a deliberative and casting vote.

7. Curtin University of Technology Statute No. 25 Convocation of Curtin University of Technology, Alumni Advisory Board, adopted on 21 July 1999 is hereby repealed.

REVISION HISTORY

Established—C 98/99 (21/7/99)—Document 42/99. Gazetted 19/10/99.

Amended—C109/01 (19/12/01)—Document 54/01.

The Common Seal of Curtin University of Technology was hereto affixed on the 5th day of April 2002 by the authority of—

LESLEY PARKER, A/Vice Chancellor.
PAMELA HASS, Administrative Secretary.

FISHERIES

FI401

FISH RESOURCES MANAGEMENT REGULATIONS 1995

(Regulation 164)

MINISTERIAL POLICY GUIDELINE RELATING TO THE SHARK BAY SNAPPER MANAGED FISHERY IN WESTERN AUSTRALIA

I Peter Rogers, Executive Director of the Department of Fisheries, hereby give notice pursuant to regulation 164 of the Fish Resources Management Regulations 1995 that a Ministerial Policy Guideline relating to the Shark Bay Snapper Managed Fishery has been issued. The Guideline has been published by the Department of Fisheries with copies available free of charge to the public at the offices of the Department.

Dated this 5th day of June 2002.

P. P. ROGERS, Executive Director.

FI402*

FISH RESOURCES MANAGEMENT ACT 1994

KIMBERLEY PRAWN FISHERY MANAGEMENT PLAN AMENDMENT 2002

FD 147/01 [475]

Made by the Minister under section 54.

Citation

1. This amendment may be cited as the *Kimberley Prawn Fishery Management Plan Amendment 2002*.

Commencement

2. This amendment comes into operation on 14 June 2002.

Principal Plan

3. In this amendment the *Kimberley Prawn Management Plan 1993** is referred to as the principal Plan.

Arrangement amended

4. The arrangement to the principal Plan is amended by inserting in the appropriate order the following item—

“7A. Criteria for the grant of a Class 1 licence after 13 June 2002”.

Clause 7A inserted

5. The principal Plan is amended by inserting after clause 7 the following clause—

“ **Criteria for the grant of a Class 1 licence after 13 June 2002**

7A. Notwithstanding the provisions of clause 7, the criteria to be satisfied before the Executive Director may grant a person a Class 1 licence after 13 June 2002 are that—

- (a) the person was eligible to apply for a licence in accordance with clause 7, but failed to do so;
- (b) the failure referred to in paragraph (a) was due to inadvertence;
- (c) had the person applied for a licence in accordance with clause 7 then the person would have been granted a licence; and
- (d) the person applies for a Class 1 licence before 1 September 2002.”.

*[*Published in the Gazette of 25 January 1994. For amendments to 17 May 2002 see Notice No. 642 published in the Gazette of 11 March 1994, Notice No. 697 published in the Gazette of 3 March 1995, Kimberley Prawn Management Plan Amendment 1996 published in the Gazette of 29 November 1996, Kimberley Prawn Management Plan Amendment 1999 published in the Gazette of 14 May 1999 and Kimberley Prawn Management Plan Amendment 2001 published in the Gazette of 3 April 2001.*

See regulation 183 of the Fish Resources Management Regulations 1995 concerning the citation of notices under the Fisheries Act 1905 immediately before the commencement of those regulations.]

Dated this 6th day of June 2002.

K. M. CHANCE, Minister for Agriculture, Forestry and Fisheries.

HEALTH

HE401

**HEALTH ACT 1911
APPOINTMENTS**

Health Department of WA,
Perth, 31 May 2002.

In accordance with the provisions of section 28 of the Health Act 1911, the appointment of the following persons as Environmental Health Officers is approved.

Environmental Health Officer	Date Effective	Local Government
David Chidlow	9 May 2002	Shire of Mundaring
Huong Ngo	1 July 2002-31 December 2002	City of Armadale
Glen Lange	9 May 2002-21 June 2002	Town of East Fremantle
Dan Bolton	9 May 2002-21 June 2002	Town of East Fremantle
Melanie Brady	30 April 2002	Shire of Mullewa
Fiona Cooper	26 April 2002	City of Perth
Raymond Green	4 June 2002-24 July 2002	Shire of Roebourne

Dr VIRGINIA McLAUGHLIN, Acting Executive Director,
Public Health.

JUSTICE

JU401*

**COURT SECURITY AND CUSTODIAL SERVICES ACT 1999
PERMIT DETAILS**

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Director General of the Ministry of Justice has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Dees	Dermott Mark	CS2-362	31/05/2002	31/05/2002	30/07/2005
Wilcox	Kirsty	CS2-363	31/05/2002	31/05/2002	30/07/2005
Savage	Donald John	CS2-364	31/05/2002	31/05/2002	30/07/2005
Smith	Deanne Louise	CS2-365	31/05/2002	31/05/2002	30/07/2005
Bowen	David John	CS2-366	31/05/2002	31/05/2002	30/07/2005
Woodcock	Clifford Arthur	CS2-367	05/06/2002	05/06/2002	30/07/2005
Newhill	Bradley Aarron	CS2-368	05/06/2002	05/06/2002	30/07/2005

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Director General of the Ministry of Justice has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Paxton	Christopher Anthony	CS2-151	31/05/2002
Wise	Kurt Eric	CS2-151	31/05/2002

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

BRIAN YEARWOOD, A/Director, Custodial Contracts.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia
PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Renewal of Exploration Permit

Exploration Permit No. WA-208-P held by Woodside Energy Ltd, Santos Offshore Pty Ltd, Agip Australia Limited and Mosaic Oil NL, has been renewed to have effect for a period of five (5) years from 4 June 2002.

W. L. TINAPPLE, Director Petroleum Division.

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Bills Assented To

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

Short Title of Bill	Date of Assent	Act No.
Motor Vehicle Dealers Amendment Bill 2001	June 4 2002	4 of 2002
Road Safety Council Bill 2002	June 4 2002	5 of 2002
Criminal Investigation (Identifying People) Bill 2002	June 4 2002	6 of 2002

Dated: June 6 2002.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING AND INFRASTRUCTURE

PI501*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME AMENDMENT No. 1054/33

WESTERN POWER DEPOT, BELGRAVIA STREET, BELMONT

CALL FOR PUBLIC SUBMISSIONS

The Western Australian Planning Commission intends to amend the Metropolitan Region Scheme for land in the City of Belmont and is seeking public comment.

The purpose of this amendment is to transfer land formerly used by Western Power as a depot in Belgravia Street, Belmont from the Public Purposes reservation to the Urban zone. This will allow the land to be redeveloped for uses more compatible with the surrounding residential area.

The procedure for amending the Scheme, as set out in section 33 of the *Metropolitan Region Town Planning Scheme Act*, is to be used to advertise this proposal. Public submissions are invited and the amendment will eventually be put to Parliament for final approval. In accordance with the procedure in section 33, the Minister for Planning and Infrastructure has approved the amendment for public display and for the calling of submissions.

Copies of the amending plan and detail plan showing the proposed changes to the zones and reservations of the Scheme, and the Commission's *Amendment Report* which explains the proposal, will be available for public inspection from 9 April 2002 to 12 July 2002 at each of the following places—

- Department for Planning and Infrastructure
1st Floor, Albert Facey House
469 Wellington Street
PERTH
- Council Offices of the municipalities of—
 - City of Perth
 - City of Fremantle
 - City of Belmont
 - City of Swan
- J S Battye Library
Alexander Library Building
Francis Street
NORTHBRIDGE

Documents are also displayed on the Department for Planning and Infrastructure website <http://www.planning.wa.gov.au>.

Any person who desires to make a submission either supporting, objecting or providing comment on any provisions of the proposed Amendment should do so on a Form 6A. This submission form is available on request from the display locations and is also contained in the explanatory *Amendment Report* and the Internet.

Submissions must be lodged with the—

Secretary
Western Australian Planning Commission
469 Wellington Street
PERTH WA 6000

on or before 5.00pm FRIDAY 12 JULY 2002. Late submissions will not be considered.

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

PI401*

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF COCKBURN
DISTRICT ZONING SCHEME No. 2—AMENDMENT No. 219

Ref: 853/2/23/19 Pt 219

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning and Infrastructure approved the City of Cockburn Town Planning Scheme Amendment on 29 May 2002 for the purpose of—

1. Adding to the Second Schedule of the Scheme Text under the headings of the following—

No.	Street	Particulars of Land	Additional Use Permitted
21.	Wattleup Road	Lot 81 on Plan 8190 being on Certificate of Title Volume 1313 Folio 552	<p>Fruit and Vegetable Distribution Centre for the handling, processing, treating, packing and carrying of fruit and vegetables limited in floor area to that in plans approved by Council at its meeting of 18th January 2000.</p> <p>In order to protect the amenity of the locality, Council may impose conditions at its discretion for the development relating to the following—</p> <ol style="list-style-type: none"> 1. Controlling off-site impacts by the orientation and layout of buildings and ensuring that all processing and handling is undertaken within buildings. In addition, all noise generated must comply with the <i>Environmental Protection (Noise) Regulations 1997</i>;

No.	Street	Particulars of Land	Additional Use Permitted
			2. Limiting hours of operation to between 9am and 5pm Monday to Friday only, accepting that any changes to hours of operation will require a new planning consent; 3. Managing of off-site dust impacts by ensuring the construction of all vehicle manoeuvring and parking areas are in accordance with Council's requirements; and 4. Requiring that development setbacks and landscape buffers along Wattleup Road and with adjoining properties comprising suitable screening vegetation species be installed.
2.			Adding to the Scheme Map, the additional use symbol and annotation "Fruit and Vegetable Warehouse and Distribution Centre" over Lot 81 Wattleup Road, Wattleup.

R. GRAHAM, Deputy Mayor.
D. GREEN, for Chief Executive Officer.

TRANSPORT

TR401*

WESTERN AUSTRALIAN MARINE ACT 1982
RESTRICTED SPEED AREAS—ALL VESSELS
 2002 AVON DESCENT

Department of Transport,
Fremantle WA, 11 June 2002.

Acting pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982 the department by this notice revokes sub-paragraphs a(1), b(1)(i), d(1)(iii) and d(1)(iv) of the notice published in the *Government Gazette* on 25 October 1991 relating to restricted speed areas for all vessels on the Swan River.

Provided that this revocation will apply only to official bona fide vessels associated with the 2002 Avon Descent, between the hours of 0800 and 1730 on Sunday 4 August 2002 and will not apply to normal traffic.

After 1730 hours on Sunday 4 August 2002 the speed limits will be re-established in accordance with the terms of the Gazettal notice issued on 25 October 1991.

MICHAEL LINLAY HARRIS, Acting Director General,
Department for Planning and Infrastructure.

TR402*

WESTERN AUSTRALIAN MARINE ACT 1982
RESTRICTED SPEED AREAS—ALL VESSELS
 PRACTICE TIMES
 2002 AVON DESCENT

Department of Transport,
Fremantle WA, 11 June 2002.

Acting pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982 the department by this notice revokes sub-paragraphs a(1) and b(1)(i) of the notice published in the *Government Gazette* on 25 October 1991 relating to the maximum speeds of four and five knots in the upper reaches of the Swan River.

Providing however that such revocation shall only apply from the port hand marker approximately 100 metres upstream of Caversham House to Bells Rapids and from Posselt's Ford to Northam Weir

between the hours of 1200 and 1800 on Saturday 27 July 2002 and 0800 to 1200 on Sunday 28 July 2002 and is applicable only to those bona fide entrants of the 2002 Avon Descent participating in practice for that event and only during allocated practice times defined by the Northam Avon Descent Association in accordance with the events rules.

After 1800 hours on Sunday 28 July 2002 the speed limits will be re-established in accordance with the terms of the Gazettal notice issued on 25 October 1991.

MICHAEL LINLAY HARRIS, Acting Director General,
Department for Planning and Infrastructure.

WATER

WA401*

WATER AGENCIES (POWERS) ACT 1984

Shire of Waroona

WATER SUPPLY IMPROVEMENTS

Notice of Authorisation to Raise and Stabilise Waroona Dam from R.L. 212.6m to 215.0m, Construct Downstream Seepage Control Works, Demolish Existing Spillway and Construct New Spillway, Demolish the Control Tower and Upgrade the Upstream and Downstream Outlet Works. In accordance with the provisions of the Water Agencies (Powers) Act 1984, the Minister for Environment and Heritage has authorised the Water Corporation to raise and stabilise Waroona Dam, construct downstream seepage control works, demolish existing spillway and construct new spillway, demolish the control tower and upgrade the upstream and downstream outlet works.

The works will improve the safety of the existing structure of Waroona Dam within the Shire of Waroona.

