

**WESTERN
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1553



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CONTENTS

PART 1

	Page
Conservation and Land Management Act 1984—	
Conservation and Land Management (Coral Bay Boating Permit) Notice 2003.....	1567-8
Conservation and Land Management (Coral Bay Restricted Areas) Notice 2003...	1565-6
Explosives and Dangerous Goods Act 1961—Explosives and Dangerous Goods (Authorised Explosives) Variation Order 2003	1569-70
Fair Trading Act 1987—	
Fair Trading (Product Information Standard) Regulations 2003.....	1561-4
Fair Trading (Product Safety Standard) Amendment Regulations 2003.....	1555-60
Local Government Act 1995—Shire of East Pilbara—Signs, Hoardings and Bill Posting Amendment Local Law	1569
Rail Freight Systems Act 2000—Rail Freight System (Corridor Land Cancellation) Order No. 1/2003	1571
State Enterprises (Commonwealth Tax Equivalents) Act 1996—State Enterprises (Commonwealth Tax Equivalents) (Application) Amendment Regulations 2003	1572-3
Taxation (Reciprocal Powers) Act 1989—Taxation (Reciprocal Powers) Amendment Order 2003	1571-2

PART 2

Fisheries	1574
Health	1574-6
Parliament	1576-7
Public Notices	1577
WorkCover	1577

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

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JOHN A. STRIJK, Government Printer.

— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Fair Trading Act 1987

Fair Trading (Product Safety Standard) Amendment Regulations 2003

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Fair Trading (Product Safety Standard) Amendment Regulations 2003*.

2. The regulations amended

The amendments in these regulations are to the *Fair Trading (Product Safety Standard) Regulations 2001**.

[* *Published in Gazette 15 January 2002, p. 183-228.*
For amendments to 11 March 2003 see Gazette 26 March, 23 April and 1 November 2002.]

3. Parts 11, 12 and 13 inserted

After Part 10 the following Parts are inserted —

“

**Part 11 — Children’s nightwear and limited
daywear having reduced fire hazard**

32. Interpretation

In this Part —

“**children’s nightwear and limited daywear having reduced fire hazard**” means children’s night wear, including pyjamas, pyjama-style

overgarments, nightdresses, nightshirts, dressing gowns, bathrobes, and infant sleepbags, and garments such as all-in-ones and boxer shorts which may be suitable for daywear or nightwear of any of the sizes 00 to 14 as specified in clause 0.2 of *Australian/New Zealand Standard AS/NZS 1249:1999 Children's nightwear and limited daywear having reduced fire hazard* and *Australian Standard 1182 — 1997 Size coding scheme for infants' and children's clothing — Underwear and outerwear*, published by Standards Australia on 5 March 1997, but excluding T shirts and any articles of headwear, leggings either with or without foot, footwear or handwear.

NOTE: Appendix C of *Australian/New Zealand AS/NZS 1249:1999, Children's nightwear and limited daywear having reduced fire hazard*, provides guidance on classification of garments as nightclothes/nightwear within the scope of the product safety standard prescribed under this Part.

33. Product safety standard for children's nightwear and limited daywear having reduced fire hazard

The product safety standard for children's nightwear and limited daywear having reduced fire hazard consists of the standard set out in Schedule 9 Division 1, as varied by Schedule 9 Division 2.

Part 12 — Paper patterns for children's nightwear

34. Interpretation

In this Part —

“paper patterns for children's nightwear” means paper patterns for garments worn as children's night wear, including pyjamas, pyjama-style overgarments, nightdresses, nightshirts, dressing gowns, bathrobes, and infant sleepbags, and garments such as all-in-ones and boxer shorts which may be suitable for daywear or nightwear of any of the sizes 00 to 14 as specified in clause 0.2 of *Australian/New Zealand Standard AS/NZS 1249:1999 Children's nightwear and limited daywear having reduced fire hazard* and *Australian Standard 1182 — 1997 Size coding scheme for infants' and children's clothing — Underwear and outerwear*, published by Standards Australia on 5 March 1997, but excluding paper patterns for T shirts and any

articles of headwear, leggings either with or without foot, footwear or handwear.

NOTE: Appendix C of *Australian/New Zealand AS/NZS 1249:1999, Children's nightwear and limited daywear having reduced fire hazard*, provides guidance on classification of garments as nightclothes/nightwear within the scope of the product safety standard prescribed under this Part.

35. Product safety standard for paper patterns for children's nightwear

The product safety standard for paper patterns for children's nightwear consists of the standard set out in Schedule 10 Division 1, as varied by Schedule 10 Division 2.

Part 13 — Pedal bicycles

36. Interpretation

In this Part —

“**pedal bicycles**” includes fully assembled or partially assembled bicycles but does not include —

- (a) bicycles having a wheel base of less than 640 mm;
- (b) bicycles which are designed and intended for use as a competitive bicycle having single crank-to-wheel ratio and no free-wheeling feature between the pedal and the front wheel;
- (c) one of a kind bicycles, being bicycles that are uniquely constructed to the order of an individual consumer;
- (d) bicycles which are designed to be hinged or folded, or to be taken apart beyond removal of the front wheel, for ease of storage or portability;
- (e) tandem bicycles;
- (f) power assisted bicycles; and
- (g) bicycles showing signs of appreciable wear or second hand bicycles.

37. Product safety standard for pedal bicycles

The product safety standard for pedal bicycles consists of the standard set out in Schedule 11 Division 1, as varied by Schedule 11 Division 2.

4. Schedules 9, 10 and 11 inserted

After Schedule 8 the following Schedules are inserted —

“

Schedule 9 — Standard for children’s nightwear and limited daywear having reduced fire hazard

[r. 33]

Division 1 — AS/NZS 1249:1999

1. AS/NZS 1249:1999

Australian/New Zealand AS/NZS 1249:1999 “Children’s nightwear and limited daywear having reduced fire hazard” published by Standards Australia on 5 April 1999.

Division 2 — Variations to AS/NZS 1249:1999

2. Clause 0.1

Delete the second sentence of clause 0.1.

3. Clause 1.2

(1) Insert after the first paragraph of clause 1.2(a) —

“

Where there is insufficient fabric for three lengthwise and three widthwise test specimens, as cited in clause 8.7 of *International Standard ISO 6941:1984/Amendment 1:1992 (E), Textile fabric-burning behaviour-Measurement of flame spread properties of vertically oriented specimens*, of 15 October 1992, the flame spread time shall be determined on three lengthwise test specimens only.

Where the textile material or garments are constructed with one fabric overlaying another (for example quilted fabrics), specimens shall be cut and tested as a combination, that is to say as if the overlay were applied to the under fabric.

”.

(2) In the third paragraph under clause 1.2(a) delete “four or more of six specimens” wherever those words occur and insert instead —

“ three or more specimens ”.

(3) In the note to clause 1.2(a) delete “another set of three specimens are” and insert instead —

“ another specimen is ”.

4. Clause 1.3

In clause 1.3 after the first sentence insert —

“

The outer fabric of a composite or appliqued area shall be considered the fabric face and shall be tested so that the flame impinges on that surface.

”.

5. Clause 5.6

Delete clause 5.6.

6. International Standard ISO 6941:1984/Amd.1:1992 (E) as referred to in AS/NZS 1249:1999

(1) The International Standard ISO 6941:1984/Amd.1:1992 (E) as referred to in AS/NZS 1249:1999 is amended as prescribed in this clause.

(2) In clause 8.8 delete the words “test another set of three specimens for that direction or face” wherever they occur and inserting instead —

“ test another specimen for that direction or face ”.

(3) Clause 10 k) 4) is deleted and the following subclause is inserted instead —

“

4) If only four specimens are tested (refer to amended clause 8.8), determine the mean from all the results that burn to the respective marker threads. Report the number of specimens that failed to burn to the marker.

”.

Schedule 10 — Standard for paper patterns for children’s nightwear

[r. 35]

Division 1 — AS/NZS 1249:1999

1. AS/NZS 1249:1999

Clauses 0.2, 0.5.2, 0.5.3, 0.5.6, 0.5.10 and 5.6 of Australian/New Zealand Standard AS/NZS 1249:1999 “Children’s nightwear and limited daywear having reduced fire hazard” published by Standards Australia on 5 April 1999.

Division 2 — Variations to AS/NZS 1249:1999

2. Clause 0.5.3

Delete the notes to the clause.

3. Clause 0.5.10

Delete the words “(See Note 1 to Clause 0.1)”.

4. **Clause 5.6**
After “shall bear a” insert —
“ clearly legible ”.

Schedule 11 — Standard for pedal bicycles

[r. 37]

Division 1 — AS/NZS 1927:1998

1. **AS/NZS 1927:1998**
Joint Australian and New Zealand Standard AS/NZS 1927:1998 “Pedal bicycles-Safety requirements” published by Standards Australia and Standards New Zealand on 5 September 1998.

Division 2 — Variations to AS/NZS 1927:1998

2. **Clause 1.2**
Delete clause 1.2.
3. **Clause 1.3**
Delete “New Zealand Traffic Regulations 1976”.
4. **Clause 1.5**
In clause 1.5(a) delete “or New Zealand”.
5. **Clause 2.15**
Delete clause 2.15.1.
6. **Clause 2.16**
Delete “Note: There is no regulatory requirement in New Zealand for a warning device to be fitted to a bicycle.”.
7. **Clause 2.17**
Delete clause 2.17.1.

”.

5. ***Fair Trading (Children’s Night Clothes — Product Information Standard) Regulations 1988 repealed***

The Fair Trading (Children’s Night Clothes — Product Information Standard) Regulations 1988 are repealed.

By Command of the Governor,

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

CE302*

Fair Trading Act 1987

Fair Trading (Product Information Standard) Regulations 2003

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Fair Trading (Product Information Standard) Regulations 2003*.

2. Interpretation

In these regulations —

“clothing and textile products” means clothing, household textiles, apparel, furnishings, upholstered furniture, bedding, mattresses, bed bases, piece goods and yarns made from textiles, plastics, plastic coated fabrics, suede, skins, hides, grain leathers and furs but does not include —

- (a) second hand goods;
- (b) unsupported coats (including overcoats, jackets and the like) of PVC film, handkerchiefs, braces, garter suspenders, arm bands, belts and headwear;
- (c) footwear other than hosiery or textile materials used in the manufacture of footwear;
- (d) floor cloths, dish cloths, dusters, cleaning cloths and pressing cloths;
- (e) ornaments, artificial flowers, sewing and embroidery threads, and all other small items of haberdashery used in the making of clothing and textile products where instructions are not needed to ensure that the clothing or textile product is not damaged during cleaning and maintenance;
- (f) oil baize, window blinds, shade blinds, sun blinds, awnings, floor coverings, light fittings, lampshades, tapestries, wall hangings, ornaments, handicraft items, draught excluders, non-upholstered furniture, cushions and cushion covers manufactured from remnants and labelled by the manufacturer with the following disclaimer “cushion cover manufactured from remnant/s, care treatment unknown”;
- (g) jute products;

- (h) goods intended for medical or surgical use including bandages, dressings, sanitary pads or materials forming part of manufactured medical or surgical goods;
- (i) beach or garden umbrella coverings; or
- (j) cords, twines, lashings, garden hose, toys, umbrellas and parasols, shoelaces, woven labels, flex coverings, goods manufactured for sporting purposes (including sporting gloves but excluding all other apparel), articles intended for one use only, mops, basket hangers, shoe holders, remnants, industrial gloves, polypropylene webbing furniture, bags and cases (including handbags, purses, wallets, travel bags, school bags, sports bags, briefcases and wash bags).

3. Product information standard for clothing and textile products

The product information standard for clothing and textile products consists of the standard set out in Schedule 1 Division 1, as varied by Schedule 1 Division 2.

4. *Fair Trading (Textile Products and Other Goods — Product Information) Regulations 1988* repealed

The *Fair Trading (Textile Products and Other Goods — Product Information) Regulations 1988* are repealed.

Schedule 1 — The Standard

[r. 3]

Division 1 — AS/NZS 1957:1998

1. AS/NZS 1957:1998

Australian/New Zealand Standard AS/NZS 1957:1998 *Textiles - Care labelling*, published by Standards Australia on 5 January 1998.

Division 2 — Variations to AS/NZS 1957:1998

1. Clauses 1.1, 1.2, 1.3 and 1.4

Delete clauses 1.1, 1.2, 1.3 and 1.4.

2. Clause 2.1.3

Delete clause 2.1.3 and insert the following clause instead —

“

2.1.3 Care instructions for articles unable to be washed or dry cleaned

Where an article is unable to be washed or dry cleaned, the permanent label shall include appropriate instructions in words —

- (a) which warn that the article is unable to be washed or dry cleaned; and

(b) which adequately describe the care treatment.

”

3. Clause 2.2(b)

Delete clause 2.2(b).

4. Clause 2.2(c)

Delete clause 2.2(c) and insert the following paragraph instead —

“

(c) The wording of the label shall be in English and be clearly legible.

”

5. Clause 2.2 Note 1

Delete Note 1 to clause 2.2.

6. Clause 2.2 Note 5

Note 5 to clause 2.2 is amended by inserting the following words after “and therefore a different care label should be attached to that component.” —

“

This includes individual pieces of household textile products sold as sets, e.g. napkin and tablecloth sets.

”

7. Clauses 2.4 and 2.5

After clause 2.3 the following clauses are inserted —

“

2.4

Where in this standard there is a requirement for care instructions from categories in Tables 1, 2 or 3 to be provided on or with articles, words that have a similar meaning to the care instructions listed in Tables 1, 2 or 3 may be used.

2.5

Made up goods of a kind specified below are exempt from the requirement that a permanent label shall be attached to the goods. However where a permanent label is not provided for such goods, care instructions shall be provided on a removable ticket or label attached to the goods, on a pamphlet accompanying the goods or as printed instructions on the wrapper or other matter in which the goods are packaged.

Made up goods for which care instructions may be provided in a form other than by a permanent label:

Adult’s, children’s and infant’s wear: Collars, neckwear, bow ties, gloves, mittens, hosiery, incontinence garments, reversible garments, fur garments, bibs, washable nappies,

squares of flannelette, terry towelling or muslin, baby pilchers.

Drapery: Face washers, serviettes, doilies, table cloths, tray cloths, centres, runners, duchess sets, mosquito netting and covers made therefrom, butter muslin and gauze, tea towels, place mats, pot holders, finger tips, appliance covers for teapots, toasters or the like, hot water bottle covers.

Haberdashery: Elastic, elastic threads, ribbons, zips, iron-on binding patches or trim, velcro type fasteners, curtain making kits and all other small items of haberdashery used in the making of clothing and textile products where instructions are needed to ensure that the clothing or textile product is not damaged during cleaning and maintenance.

Furnishings: Shower curtains.

Miscellaneous: Gardening gloves.

”.

8. Clause 3.4

Clause 3.4 is amended by deleting “each of” from its first sentence.

9. Clause 3.5

Clause 3.5 is amended by deleting “each of” from its first sentence.

10. Clause 3.6

Clause 3.6 is amended as follows:

- (a) by deleting “each category” from its second sentence and inserting instead —
“ the categories ”;
- (b) by deleting its third sentence.

By Command of the Governor,

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

CONSERVATION

CO301*

Conservation and Land Management Act 1984

Conservation and Land Management (Coral Bay Restricted Areas) Notice 2003

Made by the Executive Director under regulation 5 of the *Conservation and Land Management Regulations 2002*.

1. Citation

This notice may be cited as the *Conservation and Land Management (Coral Bay Restricted Areas) Notice 2003*.

2. Commencement

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

3. Interpretation

In this notice —

“**CALM Regulations**” means the *Conservation and Land Management Regulations 2002*;

“**prescribed area**” means the area described in Schedule 1 and represented for information purposes in the plan in Schedule 1;

“**restricted area**” means the area declared under clause 4.

4. Declaration of restricted areas in Ningaloo Marine Park

The prescribed area is declared to be at all times a restricted area for the purposes of —

- (a) regulation 28 (cleaning etc. fish) of the CALM Regulations;
- (b) regulation 60 (anchoring of vessels) of the CALM Regulations;
- (c) regulation 61 (operation of vessels) of the CALM Regulations; and
- (d) regulation 64 (launching etc. of vessels) of the CALM Regulations.

5. Prohibited activities in the restricted area

The following activities are prohibited at all times in the restricted area —

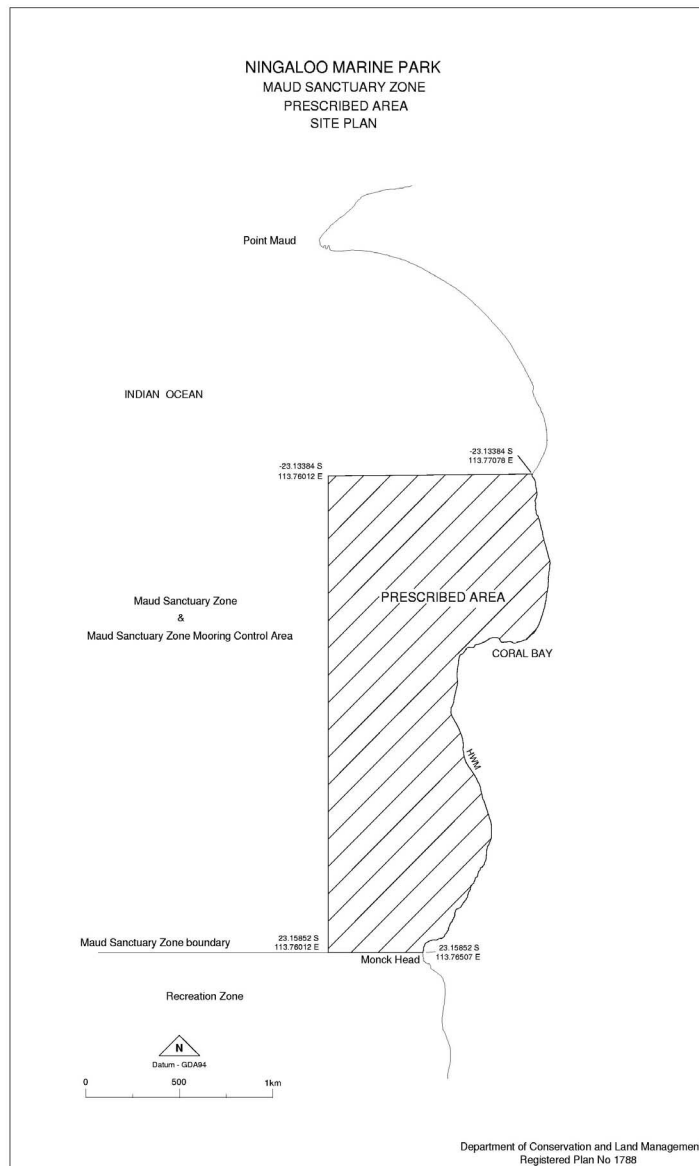
- (a) the cleaning, scaling, gutting and filleting of fish;
- (b) the anchoring of a vessel;

- (c) the operation of a vessel with a draft of 1.2 metres or greater;
- (d) the anchoring of a vessel by placing the anchor on a beach.

Schedule 1 — Prescribed area

[cl. 3]

All that portion of Indian Ocean bounded by lines commencing at the intersection of the coastline High Water Mark and the southern boundary of Maud Sanctuary Zone, 23.15852 degrees south latitude, 113.76507 degrees east longitude and extending west to 23.15852 degrees south latitude, 113.76012 degrees east longitude, thence north to 23.13384 degrees south latitude, 113.76012 degrees east longitude, thence east to 23.13384 degrees south latitude, 113.77078 degrees east longitude, a point on the coastline High Water Mark, thence generally southerly along that High Water Mark to the starting point.



K. J. McNAMARA, Acting Executive Director.

CO302*

Conservation and Land Management Act 1984

Conservation and Land Management (Coral Bay Boating Permit) Notice 2003

Made by the Minister under section 101(1a) of the Act after consultation with the Marine Authority and on the recommendation of the Executive Director.

1. Citation

This notice may be cited as the *Conservation and Land Management (Coral Bay Boating Permit) Notice 2003*.

2. Commencement

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

3. Interpretation

In this notice —

“**prescribed area**” means the area described in Schedule 1 and represented for information purposes in the plan in Schedule 1.

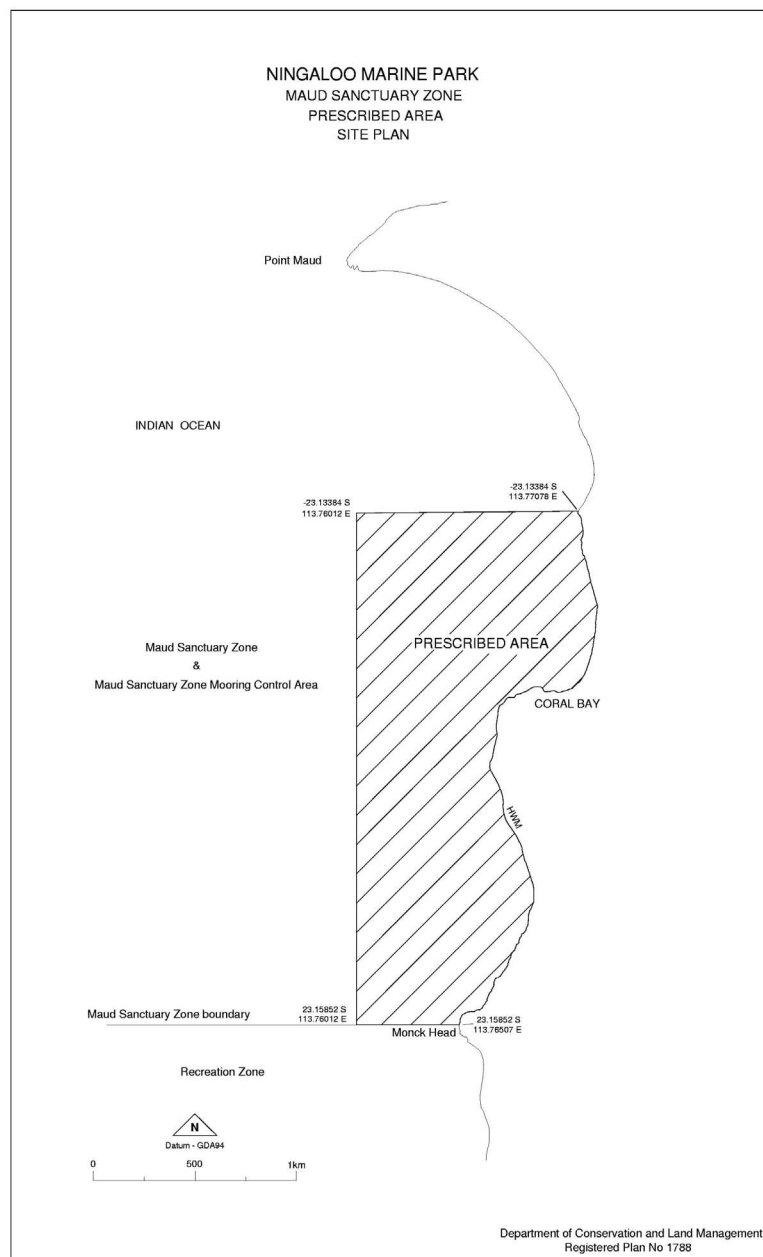
4. Section 101(1a) declaration about certain vessels in Ningaloo Marine Park

- (1) It is declared that a permit is required to bring a vessel into the prescribed area.
- (2) This declaration does not apply in respect of —
 - (a) a vessel that has a draft of less than 1.2 metres when brought into the prescribed area;
 - (b) a vessel that —
 - (i) has been declared to be an emergency vessel under regulation 19H of the *Navigable Waters Regulations*; and
 - (ii) is being used as an emergency vessel in accordance with the terms of that declaration;
 - (c) a vessel that is brought into the prescribed area because it is damaged or seeking a safe anchorage in failing weather or under other emergency conditions;
 - (d) a vessel that is authorised to be brought into the prescribed area under a licence issued under Part 7 of the *Conservation and Land Management Regulations 2002* or saved under those regulations.

Schedule 1 — Prescribed area

[cl. 3]

All that portion of Indian Ocean bounded by lines commencing at the intersection of the coastline High Water Mark and the southern boundary of Maud Sanctuary Zone, 23.15852 degrees south latitude, 113.76507 degrees east longitude and extending west to 23.15852 degrees south latitude, 113.76012 degrees east longitude, thence north to 23.13384 degrees south latitude, 113.76012 degrees east longitude, thence east to 23.13384 degrees south latitude, 113.77078 degrees east longitude, a point on the coastline High Water Mark, thence generally southerly along that High Water Mark to the starting point.



JUDY EDWARDS, Minister for the Environment and Heritage.

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995*Shire of East Pilbara***SIGNS, HOARDINGS AND BILL POSTING AMENDMENT LOCAL LAW**

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Shire of East Pilbara resolved on 21 March 2003 to make the following local law.

Citation

1. These local laws may be cited as the *Shire of East Pilbara Signs, Hoardings and Bill Posting Amendment Local Law* “.

Principal local laws

2. In these local laws, the *Shire of East Pilbara Local Law (Signs, Hoardings and Bill Posting)* made under the *Local Government Act 1995* and passed by the Council of the Shire of East Pilbara on 26 July 2002, by notice published in the *Government Gazette* on 27 of August 2002 are referred to as the principal local laws.

Principal local laws amended

3. The principal local laws are amended as described in the following schedule—

SCHEDULE**Modifications to the *Shire of East Pilbara Local Law (Signs, Hoardings and Bill Posting)***

Item	Sections Affected	Description
1.	Enacting Formula	After “. . . published in the Government Gazette of 3 August 2000” insert “, and amended 2 February 2001...”.

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

ALAN COCHRANE, Shire President.
ALLEN COOPER, Chief Executive Officer.

On this 16th day of April 2003.

MINERALS AND PETROLEUM

MP301*

Explosives and Dangerous Goods Act 1961

Explosives and Dangerous Goods (Authorised Explosives) Variation Order 2003

Made by the Minister for State Development under section 14 of the *Explosives and Dangerous Goods Act 1961*.

1. Citation

This order may be cited as the *Explosives and Dangerous Goods (Authorised Explosives) Variation Order 2003*.

2. Commencement

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

3. The order varied

The variations in this order are to the *Explosives and Dangerous Goods (Authorised Explosives) Order 2000**.

[* *Published in Gazette 17 October 2000, p. 5771-87.*
For amendments to 2 April 2003 see 2001 Index to Legislation of Western Australia, Table 4, p. 95, and Gazette 16 August 2002.]

4. Explosives declared to be authorised explosives

The explosives specified in clause 5 are declared to be authorised explosives for the purposes of the Act.

5. Schedule 1 varied

- (1) Classification 1.1D of Schedule 1 is varied by inserting the following items in the appropriate alphabetical or alphanumerical positions —

“

(3139)	Aquamax (Roche)
(0042)	Doubledet (DNAP)
(0065)	Ezicord (Blast-Tech)
(0241)	Handibulk Supawet Series (Orica)
(0042)	HDP 150 Boosters (DNAP)
(0042)	HDP 400 Boosters (DNAP)
(0042)	Powermite Pro (Orica)
(0082)	Softload (Roche)
(0082)	Softload T2 (Roche)
(0082)	Throwmax (Roche)

”

- (2) Classification 1.4S of Schedule 1 is varied by inserting the following items in the appropriate alphabetical or alphanumerical positions —

“

(0405)	Birdfrite MK2 Cartridges (ADI)
(0432)	15mm PCF Safety Cartridges (Brandrill)
(0432)	27.5mm PCF Safety Cartridges, 30g (Brandrill)
(0432)	27.5mm PCF Safety Cartridges, 60g (Brandrill)
(0432)	27.5mm PCF Safety Cartridges, 90g (Brandrill)
(0432)	42mm Rock Stik Cartridges (Brandrill)
(0454)	Vulcan Fuse Heads (Brandrill)

”

RAILWAYS

RX301

RAIL FREIGHT SYSTEMS ACT 2000
RAIL FREIGHT SYSTEM (CORRIDOR LAND CANCELLATION)
ORDER NO. 1/2003

Made under Section 37 by the Rail Corridor Minister.

1. Citation

This order may be cited as the *Rail Freight System (Corridor Land Cancellation) Order No. 1/2003*.

2. Designation of certain land as corridor land cancelled

The designation as corridor land of land identified in the last column of Schedule 1 is cancelled.

Schedule—Land ceasing to be corridor land

Designation Identification	Railway line Identification	Railway Identification Plan Number	Description of Land
94.004.6	Dongara-Eneabba Line 94	Plan 94-1	That part of the extension of Acacia Road, Springfield on Deposited Plan 36289 which crosses the corridor is cancelled.

ALANNAH MacTIERNAN, Rail Corridor Minister.

Dated this 24th day of April 2003.

TREASURY AND FINANCE

TF301*

Taxation (Reciprocal Powers) Act 1989

Taxation (Reciprocal Powers) Amendment Order 2003

Made by the Governor in Executive Council.

1. Citation

This order may be cited as the *Taxation (Reciprocal Powers) Amendment Order 2003*.

2. The order amended

The amendments in this order are to the *Taxation (Reciprocal Powers) Order 1990**.

[* *Published in Gazette 5 October 1990, p. 5160-1.*
For amendments to 11 April 2003 see 2001 Index to Legislation of Western Australia, Table 4, p. 333, and Gazette 6 August 2002.]

3. Schedule 2 amended

Schedule 2 item 7 is amended by deleting “*Taxation (Reciprocal Powers) Act 1993*” and inserting instead —

“ *Taxation Administration Act 1997* ”.

By Command of the Governor,

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

TF302*

State Enterprises (Commonwealth Tax Equivalents) Act 1996

**State Enterprises (Commonwealth Tax
Equivalents) (Application) Amendment
Regulations 2003**

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *State Enterprises (Commonwealth Tax Equivalents) (Application) Amendment Regulations 2003*.

2. The regulations amended

The amendments in these regulations are to the *State Enterprises (Commonwealth Tax Equivalents) (Application) Regulations 1997**.

[* *Published in Gazette 6 June 1997, p. 2645-46.*
For amendments to 25 March 2003 see 2001 Index to Legislation of Western Australia, Table 4, p. 320, and Gazette 28 March and 28 June 2002.]

3. Regulation 3 amended

The Table to regulation 3 is amended as follows:

- (a) by deleting the items for AgraCorp Pty Ltd, the East Perth Redevelopment Authority, and the Subiaco Redevelopment Authority;
- (b) by inserting before the item for the Electricity Corporation the following items —

“

Bright Telecommunications Pty Ltd
 registered under the *Corporations Act 2001* of the Commonwealth

The day on which
 the *State Enterprises (Commonwealth Tax Equivalents) (Application) Amendment Regulations 2003*
 come into operation

Western Carbon Pty Ltd registered under
 the *Corporations Act 2001* of the
 Commonwealth

The day on which
 the *State Enterprises (Commonwealth Tax Equivalents) (Application) Amendment Regulations 2003*
 come into operation

”

By Command of the Governor,

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

— PART 2 —

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

SHARK BAY SCALLOP MANAGED FISHERY

Clause 9 closures of areas within the Fishery

I, Peter Rogers, Executive Director of the Department of Fisheries Western Australia, in accordance with the *Shark Bay Scallop Management Plan 1994* hereby give notice that I have cancelled *Determination No. 3 of 2002* which set out the dates and times that fishing is prohibited in the Shark Bay Scallop Managed Fishery.

I hereby give notice that a new Determination (*Determination No. 1 of 2003*) has been made in accordance with clause 9 of the *Shark Bay Scallop Management Plan 1994* of the times and dates that fishing is prohibited in the Shark Bay Scallop Managed Fishery over the period commencing 1700 hours 20 May 2003 and ending 0800 hours on 1 November 2003.

A copy of this Determination which is signed by me may be obtained from, or inspected at the Head Office of the Department of Fisheries located at 168 St George's Terrace, Perth or the offices of Department of Fisheries located at 83 Olivia Terrace, Carnarvon and Knight Terrace, Denham.

P. P. ROGERS, Executive Director.

Dated this 30th day of April 2003.

HEALTH

HE401*

MENTAL HEALTH ACT 1996

FUNCTIONS OF THE COUNCIL OF OFFICIAL VISITORS DIRECTION 2003

Made by the Minister under section 186 of the Act.

Citation

1. This direction may be cited as the *Functions of the Council of Official Visitors Direction 2003*.

Commencement

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

Revocation

3. The *Functions of the Council of Official Visitors Direction 2001**, is revoked.

[*Published in *Gazette* 10 August 2001, pp. 4218.]

Visits to private psychiatric hostels

4. The Council of Official Visitors is to ensure that an official visitor or panel visits each place listed in the Table to this clause at least once every 2 months.

Table

56 Glyde Street, East Fremantle
58 Glyde Street, East Fremantle
Aitken House, 55 View Street, North Perth
Casson House, 2-10 Woodville Street, North Perth
Devenish Lodge, 54 Devenish Street, East Victoria Park
Dudley House, 24 Dudley Street, Midland
Franciscan House, 16 Hampton Road, Victoria Park
Glyde Street Hostel, 48 Glyde Street, Mosman Park
Honeybrook Lodge, 42 John Street, Midland
John Wilson Lodge, 38 Hamilton Street, East Fremantle

Mann Way, 4-6 Mann Way, Bassendean
 Maudie Armstrong, 16 Davies Road, Claremont
 Queens Park, 23 Walton Street, Queens Park
 Romily House, 19 Shenton Road, Claremont
 Rosedale Lodge, 22 East Street, Guildford
 Salisbury Home, 19-21 James Street, Guildford
 Shannon House, 23 Coolgardie Street, Subiaco
 Sherwood House, 5 Kalamunda Road, South Guildford
 St Jude's Hostel, 26 & 30-34 Swan Street, Guildford
 Success Hill Lodge, 1 River Street, Bassendean
 Violet Major House, 47 View Street, North Perth
 Woodville House, 425 Clayton Road, Helena Valley

R. C. KUCERA APM MLA, Minister for Health.

HE402*

HEALTH ACT 1911

ANAESTHETIC MORTALITY COMMITTEE

(Appointment of Members) Instrument 2003

Made by the Minister for Health under sections 340BB and 340BC of the Act.

1. Citation

This instrument may be cited as the *Anaesthetic Mortality Committee (Appointment of Members) Instrument 2003*.

2. Interpretation

In this instrument—

“table” means a table in the schedule to this instrument; and

“the Act” means the *Health Act 1911* (WA); and

“the Committee” means the Anaesthetic Mortality Committee constituted under section 340BB(1) of the Act.

3. Appointment of Permanent Members and Deputies

The person named in column 2 of table 1 is appointed as a permanent member of the Committee, pursuant to the provision of the Act specified in column 1 of table 1 adjacent to the name of that person.

Pursuant to section 340BC(1) of the Act, the person named in column 3 of table 1 is appointed as deputy to act in the place of the permanent member specified in column 2 of table 1 adjacent to the name of that person.

4. Appointment of Provisional Members and Deputies

Each of the persons named in column 2 of table 2 are appointed as provisional members of the Committee, pursuant to the provision of the Act specified in column 1 of table 2 adjacent to the name of that person.

Pursuant to section 340BC(1) of the Act, each of the persons named in column 3 of table 2 are appointed as deputies to act in the place of the provisional members specified in column 2 of table 2 adjacent to the name of that person.

SCHEDULE

TABLE 1

Column 1	Column 2	Column 3
Section	Members	Deputies
340BB(3)(b)	Dr Jennifer Bruce	Dr Jason Wells

TABLE 2

Column 1	Column 2	Column 3
Section	Members	Deputies
340BB(4)(c)	Dr Bryant Allan Stokes	No deputy
340BB(4)(e)	Dr Anthony John Lepere	Dr David Francis McDonald
340BB(4)(f)	Professor Stephan Alexander Schug	Assoc Professor Michael Paech

6. Terms of Appointment

The permanent, provisional and deputy members are appointed for a period of 3 years, commencing 11 April 2003.

BOB KUCERA APM MLA, Minister for Health.

Date: 6 April 2003.

HE403

HEALTH ACT 1911
APPOINTMENTS

Health Department of WA,
Perth, 30 April 2003.

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
Timothy James Young	26 March 2003	Shire of Laverton
Trevor Walker	26 March 2003	Shire of Dalwallinu
Timothy James Young	26 March 2003	Shire of Menzies
Brian Sharp	27 March—30 June 2003	City of Nedlands
Natasha Thomson	28 April 2003	Shire of Broome
Stelliani Missikos	14 April 2003	City of Perth
Graham Trevor Blackmore	1 April 2003	Shire of Denmark
Trevor Gordon Pitcher	27 February 2003	Shire of Lake Grace
Maurice Walsh	31 January 2003	Shire of Narrogin
Maurice Walsh	29 January 2003	Shire of Wickelbin

Dr MARGARET STEVENS, Executive Director, Public Health.

HE404

HEALTH ACT 1911
APPOINTMENTS

Department of Health WA,
Perth, 30 April 2003.

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

Environmental Health Officer	Date Effective	Local Government
Allen Gilpin	2 April 2003	Shire of Esperance

Dr MARGARET STEVENS, Executive Director, Public Health.

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA
Bills Assented To

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

Short Title of Bill	Date of Assent	Act No.
Corporations (Consequential Amendments) Bill (No. 2) 2001	April 23 2003	20 of 2003
Corporations (Consequential Amendments) Bill (No. 3) 2001	April 23 2003	21 of 2003
Water Boards Amendment Bill 2002	April 23 2003	22 of 2003
Reserves (Dampier to Bunbury Natural Gas Pipeline Corridor) Bill 2002	April 23 2003	23 of 2003
Prisons Amendment Bill 2002	April 24 2003	24 of 2003

L. B. MARQUET, Clerk of the Parliaments.

April 30 2003.

WORKCOVER

WC401

WORKERS' COMPENSATION AND REHABILITATION ACT 1981

EXEMPTION NOTICE

Given by the Commission for the purposes of section 164 of the *Workers' Compensation and Rehabilitation Act 1981*.

Notice of Exemption

1. Notice is given that on 29 April 2003, the Governor acting under section 164 of the *Workers' Compensation and Rehabilitation Act 1981* and with the advice and consent of Executive Council, exempted Rinker Group Limited from the obligation to insure pursuant to that Act, except for the obligation to insure against liability to pay compensation under that Act for any industrial disease of the kinds referred to in section 151 (a) (iii) of the Act.

BRIAN THOMAS BRADLEY, Chairman of the Commission.

PUBLIC NOTICES

ZZ101

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the estate of Theron Richard Bell late of Baobab Street, Derby, tiler deceased intestate.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on the 12th June, 2002 are required by the administratrix of care Batemans Barristers & Solicitors, First Floor, 86A Barrack Street, Perth to send particulars of their claims to him by no later than one month from the date of this notice after which date the administratrix may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated the 6th day of May, 2003.

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