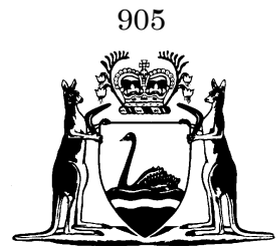




**WESTERN
AUSTRALIAN
GOVERNMENT
Gazette**

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Per Column Centimetre—\$11.55

Bulk Notices—\$211.00 per page

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

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

— PART 1 —

JUSTICE

JU301*

Prisons Act 1981

Prisons Amendment Regulations 2008

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Prisons Amendment Regulations 2008*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

3. The regulations amended

The amendments in these regulations are to the *Prisons Regulations 1982*.

4. Regulation 4 amended

Regulation 4(1) is amended by deleting paragraph (b) and inserting instead —

“

- (b) assistant senior prison officer; and
- (c) senior prison officer; and
- (d) principal officer.

”

5. Regulation 53B inserted

After regulation 53A, the following regulation is inserted —

“

53B. Confirmation of visitor's identity

- (1) The chief executive officer may direct that visitors to a prison specified by the chief executive officer are to confirm their identity by submitting to an iris scan or a fingerprint scan before entry to, and exit from, the prison.

- (2) A prison cannot be specified for the purposes of subregulation (1) unless equipment required for the method of identity confirmation is in place at that prison.
- (3) A person who refuses or otherwise fails to undergo initial identity confirmation when required to do so may be refused entry to the prison.
- (4) A visitor who refuses or otherwise fails to undergo identity confirmation prior to exiting a prison may be detained until that person's identity is established to the satisfaction of the superintendent.

”

By Command of the Governor,

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

LOCAL GOVERNMENT

LG301*

DOG ACT 1976
LOCAL GOVERNMENT ACT 1995

City of Joondalup

ANIMALS AMENDMENT LOCAL LAW 2008

Under the powers conferred by the *Local Government Act 1995*, the *Dog Act 1976* and under all other powers enabling it, the Council of the City of Joondalup resolved on 18 March 2008 to make the “*City of Joondalup Animals Amendment Local Law 2008*”.

In this local law, the *City of Joondalup Animals Local Law 1999* as published in the *Government Gazette* on 27 August 1999 and amended as published in the *Government Gazette* on 10 July 2000 and 15 January 2002 is referred to as the principal local law. The principal local law is amended as follows—

ARRANGEMENT

PART 1—PRELIMINARY	Clauses 1—3
PART 2—ANIMALS.....	Clauses 4—4.7

PART 1—PRELIMINARY

Title

1 This local law may be referred to as the *City of Joondalup Animals Amendment Local Law 2008*.

Commencement

2 This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

Purpose

3 The purpose of this local law is to amend various clauses in the *Animals Local Law 1999* to ensure information is current with prevailing land descriptions.

PART 2—ANIMALS

Amendment

4 The *City of Joondalup Animals Local Law 1999* published in the *Government Gazette* on Friday 27 August 1999 and as amended and published in the *Government Gazette* on 10 July 2000 and 15 January 2002, is hereby amended in the following manner—

DOG EXERCISE AREA

4.1 Amend clause 10(2) Dog Exercise Areas by—
 Deleting “20561” and substituting “47831”.

HORSE EXERCISE AREA

4.2 Amend clause 26(6) Horse Exercise Area by—

Deleting “Swan Location 11918 (Reserve 20561)” and substituting “Foreshore Reserve 47831”.

MISCELLANEOUS

4.3 Amend the Second Schedule—Prohibited Dog Exercise Areas clause 1 by deleting—

“Whitford Node, Hillarys, being Reserve No 39497, except for part Swan Location 10789 as shown delineated in black and stippled on Department of Land Administration Miscellaneous Diagram 678, and Pt Lot 158 of Swan Location 1370 Whitford Avenue Hillarys;”

And substituting—

“Central Node Foreshore Reserve, Hillarys, being Reserve 39497;”

Deleting “Locations 3324 and 9809” from and substituting “Reserve No 48354”.

4.4 Amend the Second Schedule—Prohibited Dog Exercise Areas clause 2 by—

Deleting “20561” where it first appears and substituting “47831, within the City of Joondalup”.

Deleting “Swan Location 11918 (Reserve 20561)” and substituting “47831”.

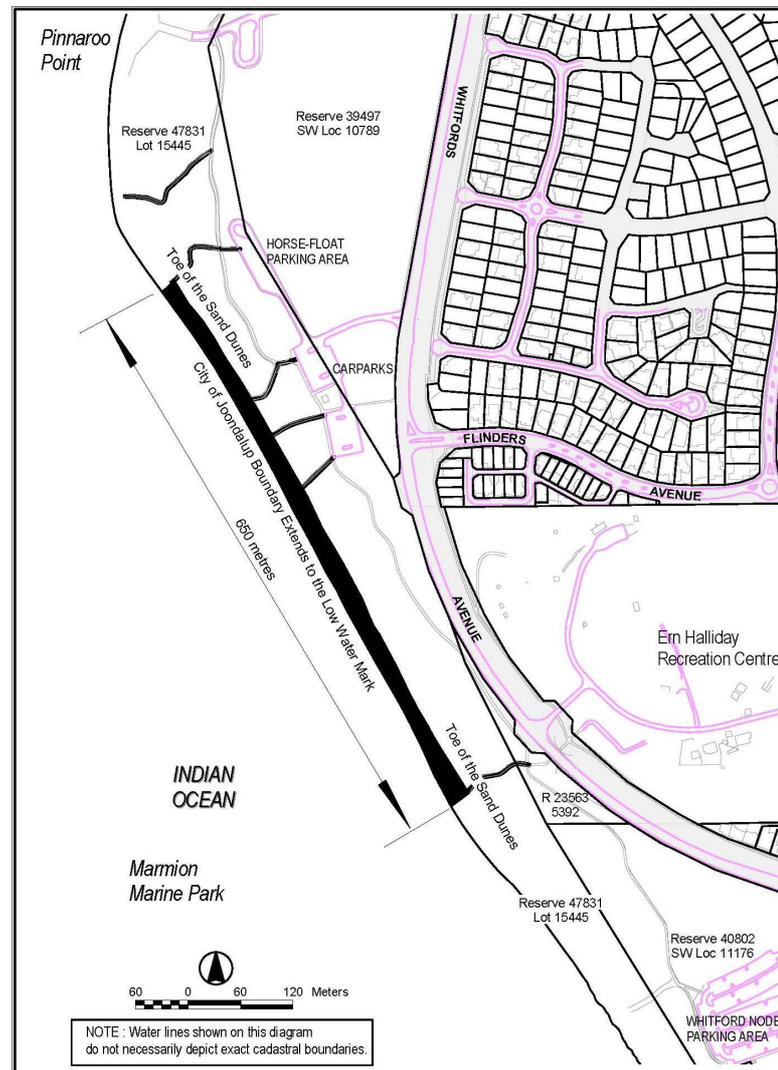
4.5 Delete “Second Schedule—Diagram 1—Dog Exercise Area” map and insert updated “Diagram 1—Dog Exercise Area” map.

4.6 Amend the Third Schedule by—

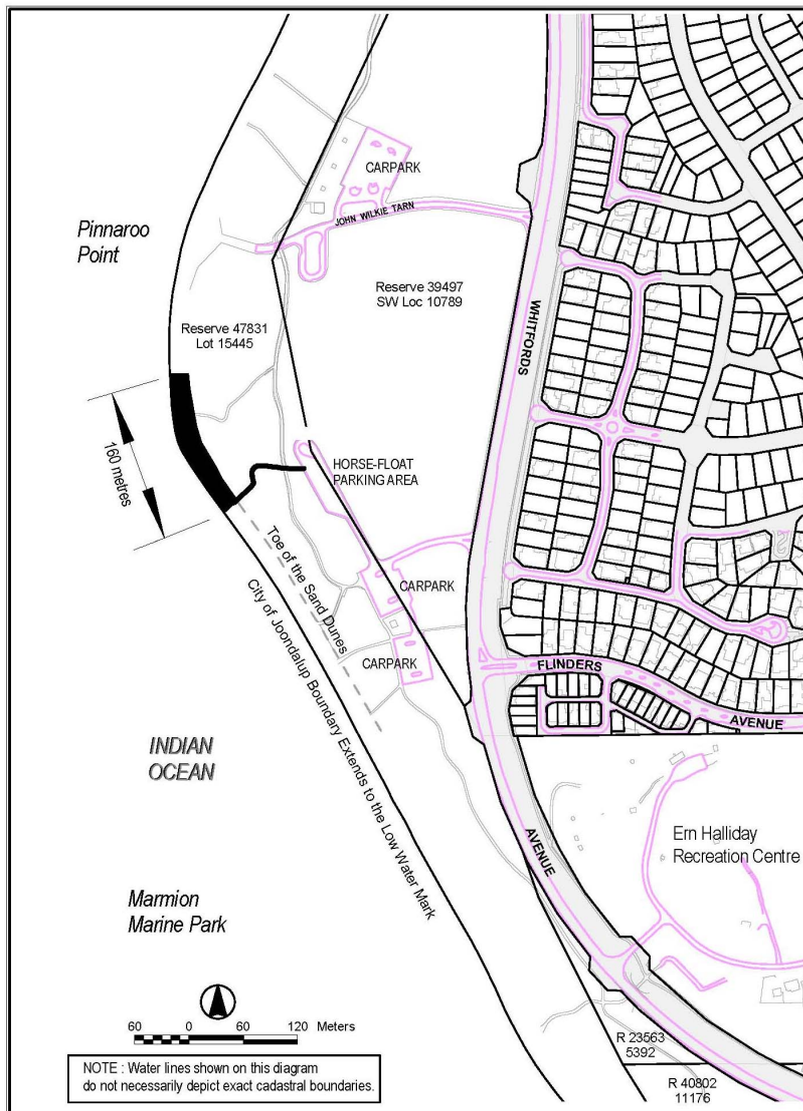
Deleting “Swan Location 11918 (Reserve 20561)” and substituting “47831”.

4.7 Delete “Third Schedule—Diagram 2—Horse Exercise Area” map and insert updated “Diagram 2—Horse Exercise Area” map.

**SECOND SCHEDULE
CITY OF JOONDALUP ANIMALS LOCAL LAW 1999
DIAGRAM 1 - DOG EXERCISE AREA**



**THIRD SCHEDULE
CITY OF JOONDALUP ANIMALS LOCAL LAW 1999
DIAGRAM 2 - HORSE EXERCISE AREA**



LG302*

LOCAL GOVERNMENT ACT 1995

City of Joondalup

PARKING AMENDMENT LOCAL LAW 2008

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Joondalup resolved on 18 March 2008 to make the “*City of Joondalup Parking Amendment Local Law 2008*”.

In this local law, the *City of Joondalup Parking Local Law 1998* as published in the *Government Gazette* on 9 November 1998 is referred to as the principal local law. The principal local law is amended as follows—

ARRANGEMENT

PART 1—PRELIMINARY	Clauses 1-5.13
PART 2—PARKING.....	Clauses 6-6.13

PART 1—PRELIMINARY

Short Title

1 This title may be referred to as the *City of Joondalup Parking Amendment Local Law 2008*.

Commencement

2 This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

Purpose

3 The purpose of this local law is to amend various clauses in the *Parking Local Law 1998* to enhance the law and improve City procedures and processes in relation to parking. It also seeks to update current modified penalties.

Repeal

4 The following local laws are repealed—

By laws relating to—

Parking, published in the *Government Gazette* on 20 March 1953, and as amended and published in the *Government Gazette* on 20 August 1954.

Amendment

5 The *City of Joondalup Parking Local Law 1998* published in the *Government Gazette* on Monday, 9 November 1998, is hereby amended in the following manner—

5.1 Delete the definition of “coin”.

5.2 Insert the following definition—

“currency” means any notes and coins which are legal tender pursuant to the *Currency Act 1965* and for the purpose of this Local Law includes cards issued by banks, or similar financial institutions or the City;’.

5.3 Delete the definition of “Joondalup City North”.

5.4 Insert the following definition—

“kerb” means any structure, mark, marking or device to delineate or indicate the edge of a carriageway;’.

5.5 Insert the following definition—

“loading zone” means a parking stall which is set aside for vehicles engaged in the loading or unloading of goods;’.

5.6 Insert the following definition—

“marked foot crossing” means a portion of a carriageway that is—

- (a) at a place with pedestrian lights facing pedestrians crossing the carriageway, and traffic control signals facing drivers on the carriageway; and
- (b) indicated by a different road surface, or between two continuous or broken lines, or rows of studs or markers, on the road surface substantially from one side of the carriageway to the other;’.

5.7 Insert the following definition—

“parents with prams sign” means a parking bay set aside for the use of people accompanied by a young child or children using a pram at the time to transport the child or children;’.

5.8 Amend the definition of “parking meter” in the following manner—

Delete “coins” and substitute “currency”.

5.9 Insert the following definition—

“pram” means a wheeled conveyance designed, constructed and used for transporting a young child or children;’.

5.10 Insert the following definition—

“right of way” means a strip of land available either for use by the public, or a restricted section of the community and may be created by subdivision, specific transfer, or continued use over a period of years;’.

5.11 Amend the definition of “sign” in the following manner—

After the words “or applied to the surface of a road,” insert “parking facility,”.

5.12 Delete the current definition of “ticket issuing machine” and substitute the following new definition—

“ticket issuing machine” means a machine which on insertion of currency and activation of the ticket button issues a ticket having printed on it the expiry time during which it shall be lawful for the vehicle displaying the ticket to remain in a metered space to which the machine refers;’.

PART 2—PARKING**Application of Local Law**

6 Amend Clause 6(2) by deleting “car parks” wherever it appears and substituting “parking facilities” instead.

Use of Coins in Parking Meters and Ticket Issuing Machines

6.1 Amend the Clause 16 heading by deleting “Coins” and substituting “Currency” instead.

6.2 Amend Clause 16(1) by deleting “coin” wherever it appears and substituting “currency” instead.

Restrictions and Time Limits in Parking Stations

6.3 Insert the following Clause—

‘24A Where time restrictions apply in a parking station and a vehicle which has been parked in the parking station leaves the parking station, it shall not return to the parking station for at least one hour.’

Commercial Vehicles

6.4 Amend Clause 38(1)(a) by inserting “with a tare weight equal to or greater than 2,500 kilograms” after “vehicle”.

Intersections, Footpaths and Traffic Obstructions

6.5 Amend Clause 40(a) by inserting “or verge” after “carriageway” wherever “carriageway” appears in the Clause.

Verge Parking

6.6 Delete Clause 42(3).

Bus stops, Pedestrian and Children’s Crossings

6.7 Insert the following Clause—

‘43(4) A person shall not stop a vehicle on the carriageway side of a pram ramp pedestrian crossing or on a carriageway within 3 metres either side of that pram ramp pedestrian crossing.’

Loading Zones

6.8 Delete Clause 46 in its entirety and insert the following—

‘46 A person shall not stop or park a vehicle in a loading zone or part of a loading zone unless the vehicle is actively engaged in the picking up or setting down of goods.’

6.9 Insert the following Clause—

‘46A A vehicle may remain parked in a loading zone or part of a loading zone, in excess of the maximum time specified by a sign, if it is still actively engaged in the picking up or setting down of goods.’

Authorised Parking

6.10 Amend Clause 48 by inserting the letter “A” after the number “48”.

6.11 Insert the following Clause—

‘48B A person not being accompanied by a child and using a pram to transport that child at the time shall not stop or park in a parking bay set aside by a “parents with prams sign”.’

Sale of Removed Vehicles

6.12 Amend Clause 63 by capitalising the letter “c” in the word “clause”.

PENALTIES**Schedule 1—Modified Penalties**

6.13 Delete “Schedule 1—Modified Penalties” and insert updated “Schedule 1—Modified Penalties”.

Schedule 1

City of Joondalup

MODIFIED PENALTIES

Clause No.	Nature of Offence	Modified Penalty \$
10	Parking in a metered/ticketed zone outside a parking stall.....	60
12(1)(b)	Stopping or parking against an expired meter in a metered stall	60
13(1)	Stopping during a prohibited period in a metered or ticket parking stall	60
13(2)(a)	Parking during a prohibited period in a metered or ticket parking stall	60
13(2)(b)	Parking in a metered or ticket parking stall set apart for vehicles of a different class	60
13(3)	Parking longer than time allowed in a metered or ticket stall ..	60
14(a)	Stopping or parking a vehicle with an expired ticket in a ticket zone.....	60

Clause No.	Nature of Offence	Modified Penalty \$
21(1)(a)	Failing to display an unexpired parking ticket in a metered zone	60
22	Parking in a parking station without paying appropriate fee	60
23(1)	Parking in a parking station not wholly within a parking stall	60
23(2)	Obstruction of entrance and/or roadway to parking station	60
24(1)(a)	Stopping or parking a vehicle in a parking station contrary to signs	60
24(1)(b)	Stopping during a prohibited period in a parking station	60
24A	Returning to the same parking station within one hour of having previously left	60
26(2)	Loitering in a parking station	80
26(3)	Driving in a parking station against the direction indicated by arrows	70
27	Failure to remove vehicle in a parking station after being directed by an authorised person	80
34(1)(a)	Stopping in a No Stopping Area	80
34(1)(b)	Stopping on a road during a prohibited period	60
34(3)	Parking on a road for more than the maximum period	60
35	Stopping or parking in an occupied parking stall	60
36(1)	Stopping or parking on or adjacent to a median strip	60
36(2)	Parking on a painted island	60
37(a)	Parked not parallel to the kerb	60
37(c)	Parked facing the wrong way	60
38(1)	Parking a commercial vehicle on road or verge for more than 3 hours	70
39(1)	Stopping or parking within one metre of a fire hydrant	60
39(2)	Stopping or parking within three metres of a public post box	60
40(a)	Stopping or parking vehicle within 10 metres of the prolongation of nearer edge of intersecting carriageway (without traffic lights)	60
40(b)	Stopping or parking vehicle on any footpath or cycleway	70
40(c)	Stopping or parking in front of right of way, driveway etc	80
41	Double parking	80
42(2)	Parking on street verge without consent	60
43(1)	Stopping a vehicle within 10 metres of departure side of bus stop or children's crossing	60
43(2)	Stopping a vehicle within 20 metres of approach side of bus stop or children's crossing	60
45	Failure to move vehicle on request	60
46	Stopping or parking in a loading zone	60
47(b)	Vehicle for sale on road or verge	60
48B	Stopping or parking a vehicle in a parking bay set aside for parents with prams	60
49	Stopping or parking a vehicle on private property	80
50	Drive, ride, park or stop a vehicle on a reserve or foreshore	80
56	Vehicle parked in a public place exceeding 24 hours	60
58	Vehicle causing an obstruction in a public place	60
	All other offences not classified	60

POLICE

PO301*

Community Protection (Offender Reporting) Act 2004

Community Protection (Offender Reporting) Amendment Regulations 2008

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Community Protection (Offender Reporting) Amendment Regulations 2008*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

3. The regulations amended

The amendments in these regulations are to the *Community Protection (Offender Reporting) Regulations 2004*.

4. Regulation 5 amended

Regulation 5(f) is amended by deleting the full stop and inserting instead —

- “
- ;
- (g) the *Child Sex Offenders Registration Act 2006* of South Australia.
- ”

5. Regulation 6 amended

Regulation 6(f) is amended by deleting the full stop and inserting instead —

- “
- ;
- (g) a child sex offender registration order made under the *Child Sex Offenders Registration Act 2006* of South Australia section 9.
- ”

By Command of the Governor,

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

PREMIER AND CABINET

PC301*

Trans-Tasman Mutual Recognition (Western Australia) Act 2007

**Trans-Tasman Mutual Recognition
(Western Australia) Endorsement of
Regulations Notice 2008**

Made by the Governor in Executive Council.

1. Citation

This notice is the *Trans-Tasman Mutual Recognition (Western Australia) Endorsement of Regulations Notice 2008*.

2. Proposed regulations endorsed

I, the Governor of Western Australia, being a designated person for the State of Western Australia for the purposes of the *Trans-Tasman Mutual Recognition Act 1997* of the Commonwealth as adopted by the *Trans-Tasman Mutual Recognition (Western Australia) Act 2007*, endorse the proposed regulations set out in the Schedule to this notice for the purposes of sections 43 and 48 of that Act.

Schedule 1 — Proposed regulations

[cl. 2]

**Trans-Tasman Mutual
Recognition Amendment
Regulations 2008 (No. 1)¹**

Select Legislative Instrument 2008 No.

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the *Trans-Tasman Mutual Recognition Act 1997*.

Dated 2008

Governor-General

By His Excellency's Command

Minister for Innovation, Industry, Science and Research

1 Name of Regulations

These Regulations are the *Trans-Tasman Mutual Recognition Amendment Regulations 2008 (No. 1)*.

2 Commencement

These Regulations commence on the day after they are registered.

3 Amendment of *Trans-Tasman Mutual Recognition Regulations 1999*

Schedule 1 amends the *Trans-Tasman Mutual Recognition Regulations 1999*.

Schedule 1 Amendment

(regulation 3)

[1] Regulation 5

substitute

5 Extension of special exemptions

For subsection 48 (2) of the Act, the exemption of the laws specified or described in Schedule 3 to the Act is extended until 30 April 2009.

By Command of the Governor,

G. M. PIKE, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RG301

**RACING AND WAGERING WESTERN AUSTRALIA ACT 2003
RWWA RULES OF GREYHOUND RACING 2008**

In accordance with Section 45 (1) (c) of the *Racing and Wagering Western Australia Act 2003*, notice is hereby given that the Board of Racing and Wagering WA on 17 March 2008 resolved to amend the RWWA Rules of Greyhound Racing 2008 as follows—

Amendment to Local Rules

Insert Local Rule definition of “train” to read “Train—means the preparation, education or exercise of a greyhound to race or trial.”

Copies of the above rules may be obtained during office hours from the Western Australian Greyhound Racing Association, Cnr. Albany Highway & Station Street, Cannington, WA or Racing and Wagering Western Australia website, www.rwwa.com.au.

RICHARD BURT, Chief Executive Officer.

RG302**RACING AND WAGERING WESTERN AUSTRALIA ACT 2003
RWWA RULES OF THOROUGHBRED RACING 2004**

In accordance with Section 45 (1) (a) of the *Racing and Wagering Western Australia Act 2003*, notice is hereby given that the Board of Racing and Wagering WA on 17 March 2008 resolved that, the RWWA Rules of Thoroughbred Racing 2004 be amended as follows—

Amendment to Local Rules

Delete Local Rule definition of “Trainee Apprentice”

Amend LR81B, LR81G, LR93C, LR93F

Delete LR93A

Insert definition of “Training” to read “Training includes the preparation, education and exercising of a horse to race, but not the mere process of keeping a horse in good health.

A copy of the above rules may be obtained during office hours from the offices of the Western Australian Turf Club, 70 Grandstand Road, Ascot, WA or Racing and Wagering Western Australia website, www.rwwa.com.au.

RICHARD BURT, Chief Executive Officer.

RG303**RACING AND WAGERING WESTERN AUSTRALIA ACT 2003
RWWA RULES OF HARNESS RACING 2004**

In accordance with Section 45 (1) (b) of the *Racing and Wagering Western Australia Act 2003*, notice is hereby given that the Board of Racing and Wagering WA on 17 March 2008 resolved that, the RWWA Rules of Harness Racing 2004 be amended as follows—

Amendment to Local Rules

Insert LR159A(4)

Amend LR368, LR369 (1) (2) & (3), LR370 (1) & (2), LR371 (3) & (5), LR372 (3) & (4), LR374 (1) & (2), LR375 (g) & (h), LR376 (2)(b), 380 (4)(c) to take effect as of 1 May 2008.

RICHARD BURT, Chief Executive Officer.

RG304*

Casino Control Act 1984

Casino Control (Authorised Games) Amendment Notice 2008

Given by the Gaming and Wagering Commission of Western Australia under section 22(1).

1. Citation

This notice is the *Casino Control (Authorised Games) Amendment Notice 2008*.

2. Principal notice amended

- (1) The amendments in this section are to the *Casino Control (Authorized Games) Notice 1992*, given under the *Casino Control Act 1984* section 22(1).

- (2) Before the item “Rapid Big Wheel” the following item is inserted —

“ Rapid Baccarat ”.

Dated 25 March 2008.

For the Gaming and Wagering Commission of Western Australia.

JANINE BELLING
Chief Casino Officer

STATE ADMINISTRATIVE TRIBUNAL

SD301*

State Administrative Tribunal Act 2004

State Administrative Tribunal Amendment Rules 2008

Made by the Rules Committee under the *State Administrative Tribunal Act 2004* section 170.

1. Citation

These rules are the *State Administrative Tribunal Amendment Rules 2008*.

2. Commencement

These rules come into operation as follows:

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules — on the day after that day.

3. The rules amended

The amendment in these rules is to the *State Administrative Tribunal Rules 2004*.

4. Rule 51 amended

Rule 51(5) is repealed.

Dated: 12 March 2008.

Hon M. BARKER
President

JOHN CHANEY
Judge

JUDITH ECKERT
Judge

MURRAY ALLEN
Snr Member

DAVID PARRY
Snr Member

TIM CAREY
Member

JACK MANSVELD
Member

Mr MICHAEL HARDY

.....

.....

WATER/SEWERAGE

WA301*

Water Agencies (Powers) Act 1984

Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2008

Made by the Minister under section 34(1) of the Act.

1. Citation

These by-laws are the *Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2008*.

2. Commencement

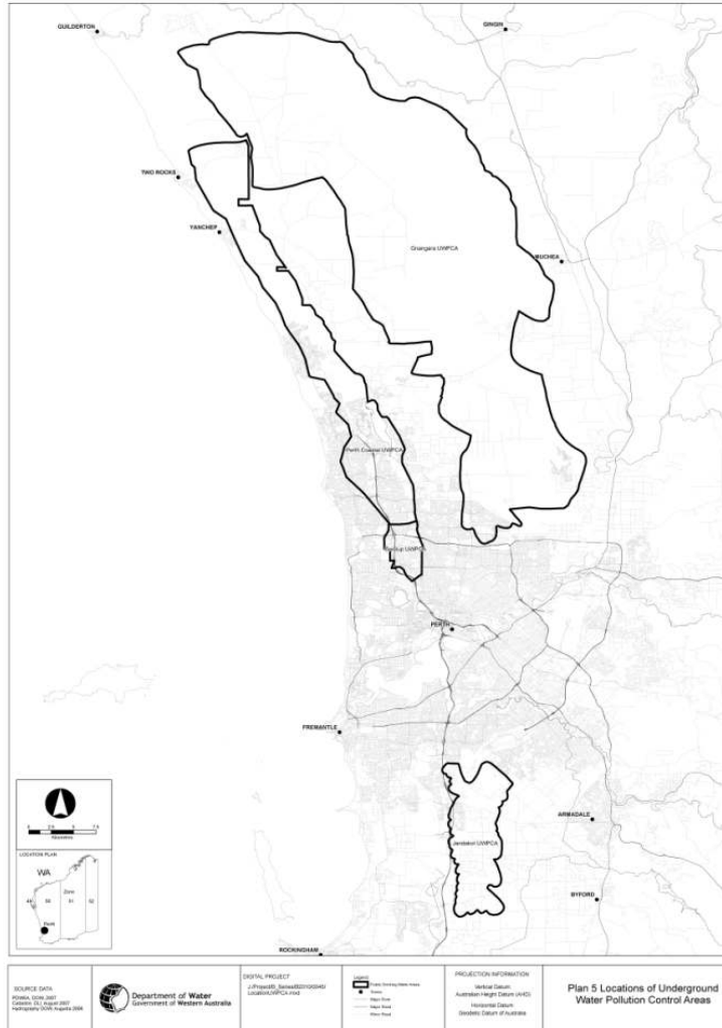
These by-laws come into operation as follows:

- (a) by-laws 1 and 2 — on the day on which these by-laws are published in the *Gazette*;

(c) by deleting Plan 5 and inserting instead —

“

Plan 5 — Locations of Underground Water Pollution Control Areas



”

Date: 13/3/2008.

J. KOBELKE, Minister for Water Resources.

— PART 2 —

CEMETERIES

CC401*

CEMETERIES ACT 1986

BUNBURY CEMETERY BOARD

Scale of Fees and Charges 2008-2009

In pursuance of powers conferred upon it by section 53 of the Cemeteries Act, the Bunbury Cemetery Board hereby records having resolved on the 17th March 2008 that the following Bunbury Cemetery Board fees and charges shall apply from 1 July 2008.

SCHEDULE OF FEES AND CHARGES

ALL FEES AND CHARGES INCLUDE 10% GST

GENERAL CEMETERY

A: IN OPEN GROUND

Interment in grave any depth to 2.13m including registration fee and use of number plate \$792.00
 Interment of any stillborn child in ground set aside for that purpose \$231.00

B: IN PRIVATE GROUND

Ordinary land for grave 2.44m x 1.22m where directed (GRANT) \$924.00
 Ordinary land for grave 2.44m x 2.44m where directed \$1848.00
 Ordinary land for path 2.44m x 0.30m where directed \$396.00
 Interment in grave to any depth 2.13m including registration fee and use of number plate
 (interment fee) \$792.00
 Interment of a stillborn child \$231.00

C: EXTRA CHARGES

Interment in open ground, without due notice \$286.00
 Interment in private ground, without due notice \$286.00
 Interment not in usual hours, as prescribed \$286.00
 Interment on a Saturday, Sunday or Public Holiday \$385.00
 Interment of cremated ashes \$77.00
 Fee of exhumation \$1430.00
 Re-interment in new grave or vault \$792.00
 Plaque for stillborn grave \$165.00
 Reservation of specific site \$176.00

LAWN CEMETERY

A: IN OPEN GROUND

Ordinary land for grave 2.44m x 1.22m (GRANT) \$924.00
 Interment in grave any depth to 2.13m including registration fee \$792.00
 Interment of a stillborn child \$231.00
 Interment of cremated ashes \$77.00

B: EXTRA CHARGES

Interment without due notice \$286.00
 Interment not in usual hours as prescribed \$286.00
 Interment on Saturday, Sunday or Public Holidays \$385.00
 Fee of exhumation \$1430.00
 Re-interment in a new grave or vault \$792.00
 Lawn trees \$264.00

VAULTS

Standard vault including reservation for two interments (including land fee) \$6600.00
 First interment \$792.00
 Second interment \$792.00
 Interment without due notice \$286.00
 Interment not in usual hours as prescribed \$286.00
 Interment on Saturday, Sunday or Public Holidays \$385.00

MISCELLANEOUS CHARGES

Funeral director's annual licence fee GST Free \$270.00
 Single funeral permit (funeral directors only) GST Free \$120.00

Single funeral permit (other than funeral directors)	GST Free.....	\$350.00
Monumental mason's annual fee	GST Free.....	\$270.00
Single monument permit.....	GST Free.....	\$130.00
Permit to erect a headstone.....	GST Free.....	\$130.00
Copy of By-Laws and Regulations		\$22.00
Copy of Grant of Right of Burial		\$44.00
Refund of an unexpired grant of right of burial not to exceed the amount originally paid, Less an administration fee of.....		\$77.00
Renewal of grant of right of burial.....		\$198.00
Attendance at placement of ashes in any grave: Monday to Friday 9.00am to 4.00pm, flexible appointment time.....		nil
Fixed time appointment		\$44.00
Weekends and public holidays		\$143.00
Penalty fees: (extra to scheduled fee) late arrival (By-Laws 28.1)		\$77.00

CREMATORIUM**A: CREMATION FEES**

Persons thirteen (13) years or over.....		\$863.50
Child under thirteen (13) years.....		\$440.00
Stillborn child.....		\$231.00

B: EXTRA CHARGES

Cremation without due notice.....		\$286.00
Cremation not in usual hours as prescribed.....		\$286.00
Cremation on a Saturday, Sunday or Public Holiday		\$385.00
Use of crematorium chapel (service only)		\$330.00
Penalty fee: Late arrival / commencement (By-Law)		\$77.00
Video of Service on Sony Tape or DVD		\$30.80
Hire of Projector & Screen in Chapel.....		\$27.50

C: DISPOSAL OF ASHES**1: NICHE WALLS**

Placement in single niche including bronze plaque and inscription		\$396.00
Placement in double niche including bronze plaque and first inscription		\$561.00
Second inscription.....		\$231.00
Plaque for reserved position: single niche		\$154.00
Plaque for reserved position: double niche		\$220.00

2: GARDEN OF REMEMBRANCE

Interment including plaque and reservation for a second interment		\$385.00
Second interment and plaque.....		\$385.00

2:1 GARDEN OF REMEMBRANCE

Interment including bronze plaque 76mm x 64mm and reservation for a second interment.....		\$385.00
Second interment and plaque.....		\$385.00

3: MEMORIAL GARDEN OF REMEMBRANCE

Interment including 143mm x 117mm bronze plaque and reservation for three additional		\$616.00
Second, third and fourth interments and plaque (each)		\$385.00

4: MEMORIAL GARDEN

Interment with family rose bush or shrub, including 229mm x 184mm bronze plaque and		\$990.00
Second, third and fourth interments and plaque (each)		\$440.00

5: MEMORIAL GARDEN DUAL POSITION

Interment with family rose bush or shrub including 229mm x 184mm bronze plaque and Reservation for one additional interment.....		\$726.00
Additional interment and plaque.....		\$440.00

6: FAMILY ESTATES

Selected Shrub Interment to 1.2 sq metre including 229mm x 229mm bronze plaque and Reservation for three additional interments		\$3300.00
Half Selected Shrub Bed including 229mm x 229mm bronze plaque		\$1815.00
Family Estates including 229mm x 229mm bronze plaque & interment		
Round 2.2m diameter		\$4400.00
Oval 1.5m x 2.4m		\$4400.00
Large 2.4m x 3.5m		\$6600.00
Family Tree Beds including 229mm x 229mm bronze plaque		
Small Tree.....		\$3300.00
Medium Tree.....		\$4400.00
Large Tree.....		\$6600.00
Additional plaque & Interments (each)		\$451.00

7: MEMORIAL WALLS

7.1 Modular Niche Wall single position including bronze plaque and interment.....		\$429.00
7.2 Limestone Memorial Wall single position including standard bronze plaque.....		\$605.00
7.3 Limestone Memorial Wall single position with coloured plaque & sculptured border.....		\$671.00
Reservation for second position.....		\$66.00

8: NATURE SERIES GROUND NICHEs

Interments in selected position including 229mm x 229mm bronze plaques and
Reservation for one additional interment—

BUSHLAND NICHE	\$682.00
PARKLAND NICHE.....	\$704.00
LAKESIDE NICHE	\$704.00

Single Natural Stone Base if available—additional..... \$110.00

9: OTHER FEES

Interment in family grave	\$77.00
Scattering to the wind memorial plaque.....	\$176.00
Postage of ashes within Australia.....	\$66.00
Administration and registration fee for collection of ashes from crematorium For cremations prior to 30/06/2001	\$77.00
Transfer of ashes to a new position (plus cost of plaques if required)	\$77.00
Acceptance and registration of ashes from other crematoria	\$71.50
Storage of cremated remains per month after six months.....	\$5.50
Garden position reservation	\$66.00
Other memorials	BY QUOTATION
Bronze & other urns.....	BY QUOTATION
Single Permit / Licence to place memorial in garden (Plus costs by Quotation: Costs include base, grant, plants maintenance, public liability insurance & registration)	\$130.00

Attendance at placement of ashes—

Monday to Friday, 9.00am to 4.00pm flexible appointment time	NIL
Monday to Friday: fixed time appointments.....	\$44.00
Weekends and Public Holidays	\$143.00
Genealogy Searches—First three free—thereafter each.....	\$1.65
Concrete Plaque Bases.....	\$13.20
Granite Bases	BY QUOTATION

BUNBURY CEMETERY BOARD**SCHEDULE OF PRE-NEED SERVICES 2008-2009**

ALL FEES AND CHARGES INCLUDE 10% GST

GENERAL CEMETERY

Pre-need purchase of certificate for gravesite 2.44m x 1.22m	\$1044.00
Reserved position	\$176.00
Pre-need purchase of certificate for interment.....	\$902.00

LAWN CEMETERY

Pre-need purchase of certificate for gravesite 2.44m x 1.22m	\$1044.00
Pre-need purchase of certificate for interment.....	\$902.00

CREMATION

Pre-need purchase of certificate for cremation	\$929.50
Single niche position and plaque.....	\$440.00
Double niche plaque and 1st inscription.....	\$605.00
Double niche detachable plate 2nd inscription.....	\$264.00
Double niche plaque and two inscriptions	\$869.00
Garden of remembrance with stainless steel plaque each	\$440.00
Garden of remembrance with bronze plaque each	\$440.00
Memorial garden of remembrance 1 interment and bronze plaque	\$660.00
Memorial garden of remembrance 2 interments and bronze plaques.....	\$1100.00
Family rose dual position 1 interment and bronze plaque.....	\$825.00
Family rose dual position 2 interments and bronze plaques	\$1276.00
Selected shrub 1 interment and bronze plaque	\$3520.00
Selected shrub 2 interments and bronze plaques.....	\$4026.00
Modular niche wall position with bronze plaque.....	\$495.00
Limestone memorial wall with standard bronze plaque including position reservation	\$649.00
Limestone memorial wall with coloured plaque & sculptured border including position reservation	\$737.00
Bushland niche position with bronze plaque.....	\$737.00
Parkland niche position with bronze plaque	\$759.00
Lakeside niche position with bronze plaque	\$759.00
Ashes to family grave.....	\$121.00
Scattering of ashes memorial	\$220.00
Postage of ashes within Australia.....	\$110.00
Refund of a pre-need certificate is not to exceed the amount originally paid, less an administration fee	\$77.00

If a specific position is selected, a reservation fee will apply.

JUDITH M. JONES, Chairman.
PIETER DEN BOER, Manager.

CONSUMER AND EMPLOYMENT PROTECTION

CE401*

ASSOCIATIONS INCORPORATION ACT 1987

Section 35(4)

REDCLIFFE SPORTING CLUB INC—A0820293J

Notice is hereby given that the incorporation of the above-named association has been re-instated pursuant to section 35(4) of the *Associations Incorporation Act 1987*.

WILL MORGAN,
Manager, Associations and Charities
For the Commissioner for Consumer Protection.

EDUCATION AND TRAINING

ED401

THE 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 8(1)(a) of the *University of Western Australia Act 1911*, approved the appointment of Dr Lynton Hayes as a member of the University of Western Australia Senate for a four-year term of office commencing on 14 March 2008 expiring on 13 March 2012.

MARK McGOWAN MLA, Minister for Education and Training.

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

FISHERIES

FI401*

PEARLING ACT 1990

Section 19

**RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES
(OSBORNE ISLANDS TRANSPORT EXEMPTION AREA) NOTICE**

FD 367/06

Made by the Minister under section 19.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Osborne Islands Transport Exemption Area) Order 2008*.

Interpretation

2. In this notice “Transport Exemption Area” means the area bounded by a line commencing at the intersection of—

Pnt	Longitude	Latitude
A	14° 14.0437S	126° 04.7721E
B	14° 13.5962S	126° 00.6842E
C	14° 19.6982S	125° 55.1086E
D	14° 27.4127S	125° 51.1208E
E	14° 25.2663S	125° 59.2632E

but does not include areas within this area which are currently, or become, pearling leases, pearling permit areas or pearling holding sites.

“Operator” means the Paspaley Pearling Company Pty Ltd

General Restriction on Pearling Activities

3. A person other than the operator must not undertake any pearling or hatchery activity in the transport exemption area.

Restriction of pearling and hatchery activities by the operator

4. The operator must not undertake any pearling or hatchery activity in the transport exemption area other than the transport of seeded and unseeded pearl oyster shells to and from a seeding vessel.

Dated this 18th day of March 2008.

Hon JON FORD JP MLC, Minister for Fisheries.

FI402***PEARLING ACT 1990**

Section 19

**RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES
(VANSITTART BAY TRANSPORT EXEMPTION AREA) NOTICE**

FD 367/06

Made by the Minister under section 19.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Vansittart Bay Transport Exemption Area) Order 2008*.

Interpretation

2. In this notice "Transport Exemption Area" means the area bounded by a line commencing at the intersection of—

Pnt	Longitude	Latitude
A	14° 05.8715S	126°18.7675E
B	13° 54.3873S	126° 12.7045E
C	13° 51.6875S	126° 06.2146E
D	13° 57.3032S	125° 56.0779E
E	13° 59.8525S	125° 58.4663E

but does not include areas within this area which are currently, or become, pearling leases, pearling permit areas or pearling holding sites.

"Operator" means the Paspaley Pearling Company Pty Ltd

General Restriction on Pearling Activities

3. A person other than the operator must not undertake any pearling or hatchery activity in the transport exemption area.

Restriction of pearling and hatchery activities by the operator

4. The operator must not undertake any pearling or hatchery activity in the transport exemption area other than the transport of seeded and unseeded pearl oyster shells to and from a seeding vessel.

Dated this 18th day of March 2008.

Hon JON FORD JP MLC, Minister for Fisheries.

FI403***PEARLING ACT 1990**

Section 19

**RESTRICTION OF PEARLING AND HATCHERY ACTIVITIES
(KURI BAY TRANSPORT EXEMPTION AREA) NOTICE**

FD 367/06

Made by the Minister under section 19.

Citation

1. This notice may be cited as the *Restriction of Pearling and Hatchery Activities (Kuri Bay Transport Exemption Area) Order 2008*.

Interpretation

2. In this notice "Transport Exemption Area" means the area bounded by a line commencing at the intersection of—

Pnt	Longitude	Latitude
A	15° 15.3415S	124°40.4566E
B	15° 12.5633S	124° 25.2780E
C	15° 18.8350S	124° 16.6493E
D	15° 30.3717S	124° 26.7534E

but does not include areas within this area which are currently, or become, pearling leases, pearling permit areas or pearling holding sites.

“Operator” means the Paspaley Pearling Company Pty Ltd

General Restriction on Pearling Activities

3. A person other than the operator must not undertake any pearling or hatchery activity in the transport exemption area.

Restriction of pearling and hatchery activities by the operator

4. The operator must not undertake any pearling or hatchery activity in the transport exemption area other than the transport of seeded and unseeded pearl oyster shells to and from a seeding vessel.

Dated this 18th day of March 2008.

Hon JON FORD JP MLC, Minister for Fisheries.

FI404*

PEARLING ACT 1990

Section 23(8)

GRANT OF PEARL OYSTER FARM LEASES RED ISLAND AND OSBORNE ISLAND SOUTH WEST

FD 420/07

I, Peter Millington, the Chief Executive Officer of the Department of Fisheries, Western Australia, pursuant to Section 23 of the *Pearling Act 1990* (“the *Pearling Act*”) have granted an application by Paspaley Pearling Company Pty Ltd, Roebuck Pearl Producers, Pearls Pty Ltd & The Australian South Sea Pearl Company Pty Ltd as Tenants in Common, for a pearl oyster farm lease, in respect of an area of water located at Cape Bertholet.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may apply to the State Administrative Tribunal (SAT) for a review of the decision. Application forms can be obtained from the SAT located at Level 4, 12 St Georges Terrace, Perth WA or from the SAT’s website at www.sat.justice.wa.gov.au. The application together with any supporting documents should be lodged with the SAT within 28 days of publication of the Notice. When an application is accepted by the Chief Executive Officer of the SAT, the applicant is to give a copy of the application to the Chief Executive Officer, Department of Fisheries, Level 3, 168 St Georges Terrace, Perth WA.

Dated this 25th day of March 2008.

P. J. MILLINGTON, Chief Executive Officer,
Department of Fisheries.

FI405*

FISH RESOURCES MANAGEMENT ACT 1994

APPROVED DIRECTIONS FOR THE INSTALLATION, USE AND TESTING OF APPROVED AUTOMATIC LOCATION COMMUNICATORS

Notice No. 2 of 2008

FD 10/07

For the purposes of regulation 55AA of the *Fish Resources Management Regulations 1995*, the documents specified in the Schedule are approved directions for the installation, use and testing of automatic location communicators in the Fishery specified in the title of the document.

The Approved Directions Notice signed by the CEO on 7 March 2008 and published in the *Gazette* on 18 March 2008 is revoked.

Schedule

Approved Directions

Document Name	Date Document signed
Abrolhos Islands and Mid West Trawl Managed Fishery Automatic Location Communicator Approved Directions for Use	26/03/2001
Broome Prawn Managed Fishery Automatic Location Communicator Approved Directions	04/07/2007
Exmouth Gulf Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	11/04/2002

Document Name	Date Document signed
Kimberley Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	02/05/2002
Mackerel (Interim) Managed Fishery Automatic Location Communicator Approved Directions for Use	28/03/2006
Nickol Bay Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	06/03/2002
Northern Demersal Scalefish Managed Fishery Automatic Location Communicator Approved Directions for Use	21/12/2000
Onslow Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	14/02/2003
Pilbara Fish Trawl (Interim) Managed Fishery Automatic Location Communicator Approved Directions for Use	14/03/2002
Shark Bay Prawn Managed Fishery Automatic Location Communicator Approved Directions for Use	03/09/2001
Shark Bay Scallop Managed Fishery Automatic Location Communicator Approved Directions for Use	20/02/2003
South West Trawl Managed Fishery Automatic Location Communicator Approved Directions	14/03/2008
Shark Bay Snapper Managed Fishery Automatic Location Communicator Approved Directions	30/01/2007
West Coast Demersal Scalefish (Interim) Managed Fishery Automatic Location Communicator Approved Directions	14/02/2008

Dated this 18th day of March 2008.

P. J. MILLINGTON, Chief Executive Officer.

FI406*

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST DEMERSAL GILLNET AND DEMERSAL LONGLINE INTERIM MANAGED FISHERY MANAGEMENT PLAN AMENDMENT 2008

FD 435/02 [865]

Made by the Minister under section 54.

1. Citation

This instrument is the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan Amendment 2008*.

2. Plan amended

The amendment in this instrument is to the *West Coast Demersal Gillnet and Demersal Longline Interim Managed Fishery Management Plan 1997* *.

3. Clause 26 amended

Clause 26 is amended—

(a) by deleting subclause 26(1) and inserting instead—

“ (1) A person must not fish by means of a demersal gillnet or a demersal longline in the waters described in—

(a) item (1) of Schedule 4; or

(b) item (3) of Schedule 4. ” ; and

(b) in subclause 26(2) be deleting “subclause (2)” and inserting instead—
“ item (2) ”.

4. Schedule 4 amended

Schedule 4 is amended after subparagraph (2) by inserting—

“ (3) All Western Australian waters bounded by a line commencing at the intersection of the high water mark on the coastline of Western Australia and 31° 00.00' south latitude; thence extending west along the geodesic to the intersection with 114° 50.43' east longitude; thence generally south to the intersection of 31° 12.00' south latitude and 114° 55.00' east longitude; thence generally south to the intersection of 31° 47.00' south latitude and 115° 01.00' east longitude; thence generally south-east to the intersection of 31° 56.00' south latitude and 115° 12.50' east longitude; thence generally south-west to the intersection of 33° 00.00' south latitude and 114° 38.15' east longitude; thence east along the geodesic to the intersection with the high water mark on the coastline of Western Australia; thence generally north-west along the high water mark to the commencement point. ”

*[*Published in the Gazette of 30 May 1997. For amendments to 31 March 2008 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, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2001 published in the Gazette of 29 May 2001, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2002 published in the Gazette of 24 May 2002, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment (No.2) 2002 published in the Gazette of 21 June 2002, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2003 published in the Gazette of 11 April 2003, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2004 published in the Gazette of 25 May 2004, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment (No. 2) 2004 published in the Gazette of 28 May 2004, the West Coast Demersal Gillnet and Demersal Longline Fishery (Interim) Management Plan Amendment 2006 published in the Gazette of 23 June 2006, and the West Coast Demersal Gillnet and Demersal Longline Fishery Interim Management Plan Amendment 2007 published in the Gazette of 11 May 2007.]*

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

Dated this 25th day of March 2008.

JON FORD, Minister for Fisheries.

FI407*

FISH RESOURCES MANAGEMENT ACT 1994
PROHIBITION ON COMMERCIAL FISHING
(METROPOLITAN WATERS) REVOCATION ORDER 2008
Order No. 11 of 2008

FD 1620/98 [866]

Made by the Minister under section 43.

1. Citation

This order is the *Prohibition on Commercial Fishing (Metropolitan Waters) Revocation Order 2008*.

2. Commencement

This order commences operation on the day of gazettal.

3. Revocation

Order No. 15 of 2007, published in the *Government Gazette* of 15 November 2007, is revoked.

Dated this 25th day of March 2008.

JON FORD, Minister for Fisheries.

HEALTH

HE401***MENTAL HEALTH ACT 1996****MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) ORDER 2008**

Made by the Chief Psychiatrist under section 20.

1. Citation

This order may be cited as the *Mental Health (Authorised Mental Health Practitioners) Order 2008*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) clause 3 — on the day after that day.

3. Authorised mental health practitioner

The mental health practitioners specified in Schedule 1 to this order are designated as authorised mental health practitioners.

Schedule 1

NAME	PROFESSION
BOW Marnie	Mental Health Nurse
LEMON Viv	Mental Health Nurse
MULDER Joukie	Social Worker

Date 20 March 2008.

Dr ROWAN DAVIDSON, Chief Psychiatrist.

HE402***MENTAL HEALTH ACT 1996****MENTAL HEALTH (AUTHORISED MENTAL HEALTH PRACTITIONERS) REVOCATION ORDER 2008**

Made by the Chief Psychiatrist under section 20.

1. Citation

This order may be cited as the *Mental Health (Authorised Mental Health Practitioners) Revocation Order 2008*.

2. Commencement

This order comes into operation as follows—

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) clause 3 — on the day after that day.

3. Revocation of designation

The designation, as an authorised mental health practitioner, of the mental health practitioners specified in Schedule 1 to this order is revoked.

Schedule 1

NAME	PROFESSION
BALLANTYNE Frances	Psychologist
BOWKER Hollie	Occupational Therapist
DRAKE Marnie	Mental Health Nurse
FRANKLYN Clare	Psychologist
GLENNEN Michael	Mental Health Nurse
Hopkins John	Mental Health Nurse
JEWELL Lindsay	Mental Health Nurse
LITTLE Carol	Mental Health Nurse
MARSDEN Marlyn	Mental Health Nurse
OWEN Michael	Mental Health Nurse
REDKNAPP Robyn	Mental Health Nurse
WILMOT Deborah	Psychologist
WRAGG Ivan	Mental Health Nurse

Dated 20 March 2008.

Dr ROWAN DAVIDSON, Chief Psychiatrist.

HE403***HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994**

HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE) ORDER (NO. 1) 2008
Made by the Principal Medical Officer (as delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Order (No. 1) 2008*.

Commencement

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

Committee

3. The BreastScreen WA Quality Improvement Committee established by the Commissioner for Health is an approved quality improvement committee for the purposes of the Act.

Expiry of order

4. This order expires three years after its commencement.

Dated this 20th day of March 2008.

Dr DOROTHY JONES,
Director and Principal Medical Officer,
Office of Safety and Quality in Healthcare.

HE404***HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994**

HEALTH SERVICES (QUALITY IMPROVEMENT) (APPROVED COMMITTEE)—REPEAL ORDER (NO. 1) 2008

Made by the Principal Medical Officer (as delegate of the Minister for Health) pursuant to section 7(1) of the *Health Services (Quality Improvement) Act 1994*.

Citation

1. This order may be cited as the *Health Services (Quality Improvement) (Approved Committee) Repeal Order (No. 1) 2008*.

Commencement

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

Order Repealed

3. The *Health Services (Quality Improvement) (Approved Committee) Order (No. 2) 2007* is repealed.

Dated this 20th day of March 2008.

Dr DOROTHY JONES,
Director and Principal Medical Officer,
Office of Safety and Quality in Healthcare.

HERITAGE

HR401***HERITAGE OF WESTERN AUSTRALIA ACT 1990****CONSERVATION ORDER**

**PEEL TOWN ARCHAEOLOGICAL SITES
BEELIAR REGIONAL PARK, HENDERSON AND NAVAL BASE**

Whereas in my opinion it is necessary and desirable to provide special protection in respect of those parcels of land situated within an area bordered by (WGS84) -32° 10' 38.03"S, 115° 46' 29.30"E (North Western most corner) -32° 10' 34.53"S, 115° 46' 57.22"E (North Eastern most corner) -32° 11' 0.88"S, 115° 46' 55.21"E (South Eastern most corner) -32° 11' 2.89"S, 145° 46' 37.48"E (South Western most corner) and then in a Northerly direction along the Eastern boundary of the Cockburn Road road reserve back to the North Western most corner and comprising portion of Lot 4628 on Deposited Plan 221217 being part of Reserve 39584 and part of the land contained in Crown Land Title Volume LR3104 Folio 465, Lot 2922 on Deposited Plan 240277 being part of Reserve 39584 and the whole of the land contained in Crown Land Title Volume 3054 Folio 788, Lot 2938 on Deposited Plan 217016 being part of Reserve 39584 and the whole of the land contained in Crown Land Title Volume 3054

Folio 822, portion of Lot 300 on Deposited Plan 45080 being part of Reserve 39752 and part of the land contained in Crown Land Title Volume 3135 Folio 894, portion of Lot 99 on Plan 17761 being part of the land contained in Certificate of Title Volume 2197 Folio 590, portion of Lot 7 on Diagram 60949 being part of the land contained in Certificate of Title Volume 1636 Folio 460, other unnumbered parcels of unallocated Crown land and unnamed road reserves together with the structures and things thereon ("the place") and by reason of the likelihood of imminent damage to the place a specific prohibition is urgently necessary now pursuant to section 59(1) of the *Heritage of Western Australia Act 1990*, I, The Hon. Michelle Roberts, MLA, Minister for Employment Protection; Housing and Works; Indigenous Affairs; Heritage; Land Information, administering the *Heritage of Western Australia Act 1990*, hereby prohibit, except with my authority—

- (a) the demolition, damage or alteration of the place or any portion of the place, or any building or structure on the place; and
- (b) the carrying out of any activity that may detrimentally affect the cultural heritage characteristics of the place, including the removal of any object or artefact from the place.

This Conservation Order will remain in effect for seven years from the date of issuance.

Dated the 26 day of February 2008.

MICHELLE ROBERTS MLA,
Minister for Employment Protection; Housing and Works;
Indigenous Affairs; Heritage; Land Information.

JUSTICE

JU401*

JUSTICES OF THE PEACE ACT 2004

APPOINTMENTS

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following to the Office of Justice of the Peace for the State of Western Australia—

Sandra Violet Clancy of 3b Railway Street, Meekatharra

RAY WARNES, Executive Director,
Court and Tribunal Services.

LOCAL GOVERNMENT

LG401*

DOG ACT 1976

Shire of Trayning

APPOINTMENTS

That the following persons be appointed under the provisions of the *Dog Act 1976*.

Registration Officers—

Darren Mollenoyux
Tanika McLennan
Belinda Taylor
Deborah Thompson
Janine Eeles

Authorised Officers—

Brian Wilcox—Shire Ranger
Darren Mollenoyux
Tanika McLennan
Eric Eeles
Alexander Buchan

All previous appointments are hereby cancelled.

D. R. S. MOLLENOYUX, Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954*Shire of Trayning*

APPOINTMENT OF AUTHORISED OFFICERS

It is hereby notified for public information that as of 28 March 2008 the following persons are authorised to impose a ban on harvesting and movement of machinery in paddocks;

Chief Fire Control Officer—	Phillip Sachse
Deputy Chief Fire Control Officer—	Geoff Waters
Permit/ Fire Weather Officers—	Darren Mollenoyux Tanika McLennan
Dual Bush Fire Control Officers—	Geoff Ryan of the Shire of Kellerberrin Frank Morley of the Shire of Kellerberrin

All previous appointments are hereby cancelled.

D. R. S. MOLLENOYUX, Chief Executive Officer.

LG403*

LOCAL GOVERNMENT ACT 1995*City of Geraldton Greenough*

BASIS OF RATES

Department of Local Government
and Regional Development.

DLGRD: GH5-4

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the A/Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government, being charged for the time being with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the Schedules hereunder shall be gross rental value for the purposes of rating with effect from 1 July 2008.

ROSS WEAVER, A/Director General.

SCHEDULE

ADDITIONS TO GROSS RENTAL VALUE AREA

CITY OF GERALDTON—GREENOUGH

All those portions of land being Lot 50 as shown on Diagram 13842 and Lot 363 and Lot 364 as shown on Deposited Plan 32674.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

DELEGATION

The Joint Authority in respect of the adjacent area in respect of the State of Western Australia hereby revokes all existing delegations made pursuant to section 8H of the Act and delegates all its powers under the Act (other than the power of delegation), or under an Act that incorporates the Act, to the following two persons together—

- the person from time to time performing the duties of General Manager, Offshore Resources Branch, Resources Division, Commonwealth Department of Resources, Energy and Tourism, as the person representing the Commonwealth Minister; and
- the person from time to time holding, occupying, or performing the duties of the office of Director of Petroleum and Royalties Division, Department of Industry and Resources of the State of Western Australia, as the person representing the State Minister.

Dated this 20th day of February 2008.

MARTIN JOHN FERGUSON, Minister for Resources; and Energy.

Dated this 17th day of March 2008.

FRANCIS LOGAN, Minister for Energy;
Resources; Industry and Enterprise.

MP402***MINING ACT 1978
FORFEITURE**

Department of Industry and Resources,
Perth WA 6000.

I hereby declare in accordance with the provisions of section 97(1) of the Mining Act 1978 that the undermentioned mining leases are forfeited for breach of covenant viz; failure to comply with annual mineral exploration reporting provisions.

FRANCIS LOGAN MLA, Minister for Energy;
Resources; Industry and Enterprise.

Number	Holder	Mining Leases	
			Mineral Field
15/644	Red Emperor Developments		Coolgardie
24/472	Allen; Royce William		Broad Arrow

MP403***MINING ACT 1978
FORFEITURE**

Department of Industry and Resources,
Perth WA 6000.

I hereby declare in accordance with the provisions of section 96A(1) of the Mining Act 1978 that the undermentioned exploration licences are forfeited for breach of covenant viz; failure to comply with the Prescribed expenditure conditions.

FRANCIS LOGAN MLA, Minister for Energy;
Resources; Industry and Enterprise.

Number	Holder	Exploration Licences	
			Mineral Field
69/1941	MPI Nickel Pty Ltd		Warburton
77/1060	St Barbara Ltd		Yilgarn

MP404***MINING ACT 1978
INTENTION TO FORFEIT**

Department of Industry Resources,
Perth WA 6000.

In accordance with Regulation 50(b) of the Mining Regulations 1981, notice is hereby given that unless the rent due on the under mentioned licences and leases are paid on or before 28 April 2008 it is the intention of the Minister for Resources under the provisions of sections 96A(1) and 97(1) of the *Mining Act, 1978* to forfeit such for breach covenant, viz, non-payment of rent.

JIM LIMERICK, Director General.

Number	Holder	Exploration Licence	
			Mineral Field
08/1526	Trevor Thomas Mason		Ashburton
09/1128	Tyson Resources Pty Ltd		Gascoyne
37/839	Fritz Cuijpers		Mt Margaret
39/657	Saracen Gold Mines Pty Ltd		Mt Margaret
52/1918	Cazaly Iron Pty Ltd		Peak Hill
80/2864	Audesso Mining NL		Kimberley
		Mining Lease	
27/166	Charles Joseph Boyes		North East Coolgardie
46/122	Avenger Nominees Pty Ltd		Pilbara
51/555	Luca Di Nunzio		Murchison
	Philip Liberato Di Nunzio		
	William Arthur Stace		
70/749	Pearl McKinnon Green		South West

MP405*

MINING ACT 1978
INSTRUMENT OF EXEMPTION OF CROWN LAND
 Extension of Period

The Minister for Energy; Resources; Industry and Enterprise, pursuant to the powers conferred by Section 19 of the *Mining Act 1978*, hereby extends the exemption granted on 26 March 2002 and published in the *Government Gazette* dated 5 April 2002 of the area of Crown land, described hereunder (not being private land or land that is the subject of a mining tenement or an application therefore) from Divisions 1 to 5 of Part IV of the *Mining Act 1978* for a period of two years.

DESCRIPTION OF LAND

Land designated S19/169 in Tengraph. A geospatial description is filed at Page 121 of Department of Industry and Resources File No. 1338/2000 Vol. 4.

Locality: Galena
 Area: 436.9 Hectares
 Period of Extension: 26 March 2008 to 25 March 2010
 Dated at Perth this 18th day of March 2008.

FRANCIS LOGAN MLA, Minister for Energy;
 Resources; Industry and Enterprise.

MP406*

MINING ACT 1978
INSTRUMENT OF EXEMPTION OF LAND
 Extension of Term

The Minister for Energy; Resources; Industry and Enterprise pursuant to the powers conferred on him by Section 19 of the *Mining Act 1978*, hereby EXTENDS the term of the instrument of exemption of land that was declared on 26 March 2002 for a further 2 year period expiring on 25 March 2010.

DESCRIPTION

Land designated S19/168 in Tengraph and is described as follows—

Coordinates are MGA 94 Zone 50;
 Corner 1. 6655960.269N and 311276.175E;
 Corner 2. 6655344.907N and 312187.996E;
 Corner 3. 6654847.564N and 311852.309E;
 Corner 4. 6655462.900N and 310940.539E;
 and designated "S19/168" on TENGRAPH.

LOCALITY

Jurien Bay.
 Dated at Perth this 18th day of March 2008.

FRANCIS LOGAN MLA, Minister for Energy;
 Resources; Industry and Enterprise.

PLANNING AND INFRASTRUCTURE

PI101*

CORRECTION
PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
Town of Claremont

Town Planning Scheme No. 3—Amendment No. 105

It is hereby notified for public information that the notice under the above Amendment No. 105 published on page 6273 of the *Government Gazette* No. 260 dated 18 December 2007, contained an error which is now corrected by adding the word "correction" at the top of that notice.

A. KYRON, Chief Executive Officer.

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Cockburn

Town Planning Scheme No. 3—Amendment No. 51

Ref:85312123120 Pt 51

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning and Infrastructure approved the City of Cockburn local planning scheme amendment on 10 March 2008 for the purpose of—

1. Recoding portion of Lot 5 Bartram Road, Atwell from Residential R5 to R20.
2. Recoding portion of Lot 5 Bartram Road, Atwell from Residential R20 to R30.
3. Amending the Scheme Map accordingly.

S. LEE, Mayor.
 S. G. CAIN, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Gosnells

Town Planning Scheme No. 6—Amendment No. 76

Ref: 853/2/25/8 Pt 76

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning and Infrastructure approved the City of Gosnells local planning scheme amendment on 12 February 2008 for the purpose of rezoning 132 (Lot 31) Fremantle Road, Gosnells from “Residential R17.5” to “Local Centre”.

O. SEARLE, Mayor.
 D. SIMMS, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988
LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming & Liquor, 1st Floor, 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
APPLICATION FOR THE GRANT OF A LICENCE			
12258	West Australian Bridge Club	Application for the grant of a Club Restricted licence in respect of premises situated in Swanbourne and known as West Australian Bridge Club Inc	04/04/2008
APPLICATIONS FOR THE REMOVAL OF A LICENCE			
278760	Liquorland (Australia) Pty Ltd	Application for the removal of a Liquor Store licence in respect of premises situated in Perth and known as Vintage Cellars Hay Street Perth	28/04/2008
277948	McHenry Hohnen Vintners Pty Ltd	Application for the removal of a Wholesaler's licence in respect of premises situated in Nedlands and known as McHenry Hohnen Vintners Pty Ltd	02/04/2008

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
31813	Sydney Dog Pty Ltd	Application for the grant of an extended trading permit—ongoing hours in respect of premises situated in Leederville and known as Double Lucky	23/03/2008
APPLICATIONS TO ADD, VARY OR CANCEL A CONDITION OF LICENCE			
278661	Bluegum Rose Pty Ltd	Application to add, vary or cancel a condition of the Special Facility Licence in respect of premises situated in Joondalup and known as Joondalup Ecubar	13/04/2008
278660	Bluegum Rose Pty Ltd	Application to add, vary or cancel a condition of the Special Facility Licence in respect of premises situated in Mt Lawley and known as Ecubar	13/04/2008

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

B. A. SARGEANT, Director of Liquor Licensing.

Date 19 March 2008.

RG402*

LIQUOR CONTROL ACT 1988 LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming & Liquor, 1st Floor, 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			
12265	Fremantle Cellars Pty Ltd	Application for the grant of a Liquor Store licence in respect of premises situated in Fremantle and known as Fremantle Wine Cellars & Providores	13/04/2008
APPLICATIONS FOR EXTENDED TRADING PERMITS—LIQUOR WITHOUT A MEAL			
30833	Heather Macfarlane Pty Ltd	Application for the grant of an extended trading permit—liquor without a meal, in respect of premises situated in Bunbury and known as Vat 2	16/04/2008

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

B. A. SARGEANT, Director of Liquor Licensing.

Date 26 March 2008.

SALARIES AND ALLOWANCES TRIBUNAL

SX401*

SALARIES AND ALLOWANCES ACT 1975 SALARIES AND ALLOWANCES TRIBUNAL

Determination made on the remuneration of Commissioners of the Western Australian Industrial Relations Commission

Section 6(1)(e) of the *Salaries and Allowances Act 1975* (the Act) requires the Tribunal, at intervals of not more than twelve months, to enquire into and determine the remuneration to be paid to the Chief Commissioner, Senior Commissioner and Commissioners of the Western Australian Industrial Relations Commission (WAIRC).

Background

The Tribunal's last determination of the remuneration of the members of the WAIRC was issued on the 22nd of March 2007. At that time the Tribunal enquired about the impact of the Commonwealth's Work Choices legislation on the work of the WAIRC and concluded that more time would need to elapse before the impact could be determined accurately. The matter has been revisited in this determination.

Current Enquiry

As part of conducting its current enquiry, the Tribunal placed an advertisement in "The West Australian" newspaper on Saturday, 12th of January 2008 and on its official website calling for submissions from interested persons and organisations. It also wrote directly to the Chief Commissioner informing him of its current enquiry and inviting a submission.

The Tribunal received a submission from the WAIRC and a submission from the Western Australian Government. No submissions were received in response to the newspaper advertisement.

Submissions

The WAIRC, in its submission, indicated that there had been a decrease in work load as a result of the Commonwealth's *Work Choices* legislation. According to the submission, the Commonwealth legislation had had a similar effect on industrial relations commissions in other states. The WAIRC made the point that the jurisdiction, powers and positions of its Commissioners under the *Industrial Relations Act 1979* have not changed. However, it contended that the introduction to Parliament of the *Contractual Benefits Bill 2007*, the *Employment Dispute Resolution Bill 2007* and the *Industrial and Related Legislation Amendment Bill 2007* had the potential to increase its jurisdiction and hence its workload.

The submission also drew to the attention of the Tribunal the requirement under the *Owner Drivers (Contracts and Disputes) Act 2007* for a member of the WAIRC to sit as the Road Freight Transport Industry Tribunal.

The Government, in its submission, submitted that wages increases of public sector employees should aim to "achieve outcomes that neither lead nor lag wages in the Western Australian economy, whilst also ensuring these outcomes keep pace with inflation and are economically and industrially sustainable".

Considerations

The Tribunal has taken account of the points made in each submission. It has acknowledged the reduced work load experienced by the WAIRC in the past 12 months and has accepted the proposition that the effect of the Commonwealth's *Work Choices* legislation in Western Australia has been similar to that in other State jurisdictions. Furthermore, the Tribunal has accepted that the WAIRC's jurisdiction and powers under its Act remain unchanged. The Tribunal is conscious that the situation is still in a state of flux pending the passage of legislation in Western Australia and changes proposed by the new Commonwealth Government.

The Tribunal acknowledges that future changes to the jurisdiction of the WAIRC might have an impact on the remuneration of members. It also notes that interstate comparisons can be a useful check as to the relevance of current rates. However, the authority of industrial relations commissions across Australia differs such that direct comparisons are not valid. At the best, they provide a guide to the Tribunal in making this determination. Accordingly, the Tribunal has given more weight to the framework of judicial and quasi-judicial rates of remuneration in Western Australia.

In its deliberations on the Commissioners' remuneration rates, the Tribunal has given consideration to a range of economic indices. These have included the latest relevant data issued by the Australian Bureau of Statistics, such as the Perth December 2007 Quarter Consumer Price Index (3 per cent annual average) and the Western Australian December 2007 Wage Price Index (5.9 per cent annual average).

The Tribunal has also been mindful of increases received by other office holders under its jurisdiction over the past twelve months.

Determination

The Tribunal, pursuant to section 6(1)(e) of the *Salaries and Allowances Act 1975*, determines the Commissioners of the Western Australian Industrial Relations Commission will receive the amounts specified in the attached Schedule. This provides for an increase of 4.2 percent in remuneration with effect from the 1st of May 2008.

The determination will now issue.

Signed at Perth this 20th day of March 2008.

Professor M. C. WOOD,
Chairman.

W. S. COLEMAN, AM,
Member.

M. L. NADEBAUM,
Member.

SALARIES AND ALLOWANCES TRIBUNAL SCHEDULE

Determination made on the remuneration of Commissioners of the
Western Australian Industrial Relations Commission

1. Remuneration

- 1.1 Chief Commissioner—\$282,730 per annum.
- 1.2 Senior Commissioner—\$268,593 per annum.
- 1.3 Commissioner—\$254,457 per annum.

2. Motor Vehicles

The following arrangements apply to the entitlement of each Commissioner to the provision of a fully maintained motor vehicle for business and private use.

2.1 The Chief Commissioner is entitled to the provision of a prestige vehicle, selected from the Government's Common Use Contract no. 012A1994, Items 1008 (Prestige Class) and 1009 (Restricted Prestige Class), as amended from time to time.

2.2 The Senior Commissioner and Commissioners are entitled to the provision of a prestige vehicle selected from Item 1008 (Prestige Class), as amended from time to time.

2.3 Vehicles with supercharged, turbo or V8 engines are not included.

2.4 The Chief Commissioner, Senior Commissioner and Commissioners may choose any vehicle and accessories in the Common Use Contract the total cost of which does not exceed the maximum cost of accessing a vehicle to which an entitlement exists in the relevant Prestige Class. The total cost will be based on individual usage patterns. Each lease should be tailored to achieve the most cost-effective arrangement, but with the maximum lease term being two years, and include any standard accessories (including a tow bar or, for those entitled to a prestige vehicle selected from Item 1009, also a sunroof). Where the total cost of the chosen vehicle and accessories exceeds the maximum cost of accessing a vehicle to which an entitlement exists in the relevant Prestige Class, the additional cost must be borne by the individual. This includes the purchase cost of accessories, the installation cost and removal costs if required before disposal of the vehicle.

2.5 The Chief Commissioner must approve the selection of the vehicle for the Senior Commissioner and Commissioners.

2.6 The Chief Commissioner must approve that the provision of a 4-wheel drive vehicle is clearly substantiated by demonstrated operational need.

2.7 All vehicles (being part of the Government-owned State Fleet) should be managed in accordance with the policies and conditions established and amended from time to time by the Department of Treasury and Finance (the effective owner of the State Fleet). Applicable terms and conditions are currently set out in the document, "State Fleet—Agency General Agreement".

2.8 Selection of appropriate vehicles should be subject to consultation between the Chief Commissioner and the Department of the Registrar of the Western Australian Industrial Relations Commission (as the department administratively supporting the Commission and therefore the "Agency" responsible for managing the leasing arrangements for vehicles provided to Commissioners of the WAIRC). Although the cost of the vehicles is centrally funded, as a consequence of the vehicle being an emolument recommended under the *Salaries and Allowances Act 1975*, it remains an administrative responsibility of the Department of the Registrar of the Western Australian Industrial Relations Commission to manage in a cost effective manner.

Signed at Perth this 20th day of March 2008.

Professor M. C. WOOD,
Chairman.

W. S. COLEMAN, AM,
Member.

M. L. NADEBAUM,
Member.

Salaries and Allowances Tribunal.

WATER/SEWERAGE

WA401*

WATER AGENCIES (POWERS) ACT 1984

Shire of Nannup-Nannup

WATER SUPPLY IMPROVEMENTS

Proposal to Construct a new 300mm Diameter Transfer Main,
Including Transfer Pump Stations and Balancing Tanks

To improve the reliability of the Nannup—Bridgetown water supply scheme, the Water Corporation proposes to construct the following works—

- 27km of 300mm diameter PVC pipe from the new Nannup bore site to the existing Millstream Dam, complete with all fittings and connections.
- Three transfer pump stations, one at the Nannup bore site and two at locations along the pipe route. Each pump station will be a steel building approximately 8m x 5m x 5m high and having an environmental green finish.
- One 500kL balancing tank on the Nannup bore site and three 400kL balancing tanks at locations along the pipe route. Each tank will be of steel construction, approximately 12m—13m diameter and 4.5m high and having an environmental green finish. The tanks will be complete with access facilities, pipework, valves and fittings.

The location of the proposed works is in the Shire of Nannup as shown on the plan.

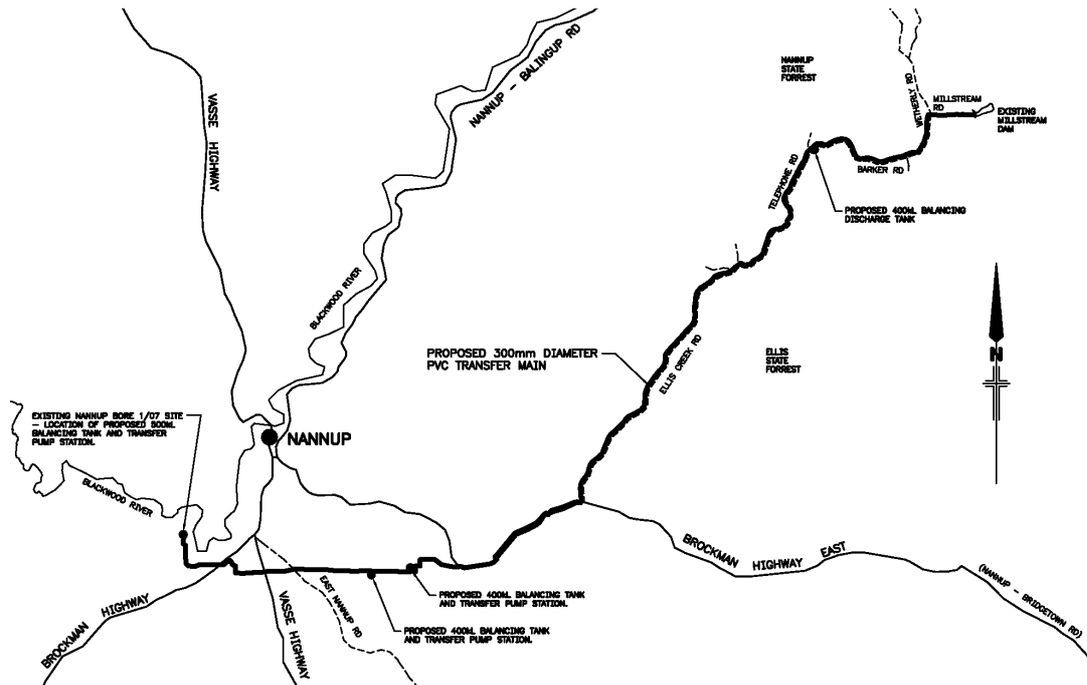
The proposed works are scheduled to commence in May 2008 and will continue for a duration of approximately 8 months.

The pipeline will be below ground PVC pipe and generally constructed using open trench excavation which will be backfilled and restored. Major road and river crossings will be constructed using trenchless technology.

A copy of this notice of proposal (referred to as JK46—0—1) is available for viewing during office hours, at the Water Corporation's South West Regional Office, Level 3, 61 Victora St, Bunbury, the Bridgetown District Office, 53 Nelson St Bridgetown and the Metropolitan Regional Office, John Tonkin Water Centre, 625 Newcastle St, Leederville.

Further information can be obtained by contacting the Project Manager, Nancy Churchill at Lowes Churchill and Associates, Telephone 0428 960 173.

Objections to the proposed works will be considered if lodged in writing, addressed to the Project Manager, Nancy Churchill, Water Corporation, c/— Lowes Churchill & Associates, PO Box 712, Bunbury WA 6231 before the close of business on the 22nd of April, 2008.



WORKSAFE

WS401*

OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13

(No. 5 of 2008)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Sands Contracting Pty Ltd T/A Sands Fridge Lines from the requirements of regulation 4.14(1) of the Occupational Safety and Health Regulations 1996 in relation to the individual registration of 17 cryogenic LN gas fuel vessels manufactured to Victorian WorkCover Authority design confirmation number V0520504.

This exemption is limited to the following cryogenic LN gas fuel vessels installed for automotive use in the following fleet vehicles—

- one cryogenic LN gas fuel vessel serial number CFP AH05L113 installed in Freightliner truck, fleet number FL 6, registration number 1BB1 234.
- two cryogenic LN gas fuel vessels serial numbers CFP AH05L102 and CFP AH05L108 installed in Freightliner truck, fleet number FL 10, registration number 1BAT 370.
- one cryogenic LN gas fuel vessel serial number CFP AH05L116 installed in Freightliner truck, fleet number FL 14, registration number 1BPY 288.
- one cryogenic LN gas fuel vessel serial number CFP AH05L114 installed in Freightliner truck, fleet number PM 8, registration number 1BAL 182.
- two cryogenic LN gas fuel vessels, serial numbers CHOP OOL104 and CHOP OOL123 installed in Freightliner truck, fleet number FL 12, registration number 1BOT 785.

- one cryogenic LN gas fuel vessel, serial number 811-002-W16 installed in Freightliner truck, fleet number FL 15, registration number 1BNI 186.
- two cryogenic LN gas fuel vessels, serial numbers 811-010-W14 and 811-004-W15, installed in Freightliner truck, fleet number FL 16, registration number 1BSA 899.
- two cryogenic LN gas fuel vessels, serial numbers CFP AH05L108 and CFP AH05L102, installed in Freightliner truck, fleet number FL 21, registration number 1CHL 336.
- one cryogenic LN gas fuel vessel, serial number CHOPOOM115 installed in Prime Mover truck, fleet number PM 9, registration number 1BAL 182.
- one cryogenic LN gas fuel vessel, serial number N0811-007-W14 installed in International truck, fleet number Eagle, registration number 1BRH 903.
- three cryogenic LN gas fuel vessels, serial numbers LC7950-07-51, LC8622-07-4 and LC7958-07-53, installed in Kenworth truck, fleet number KW 7, registration number 1CQZ 012.

This exemption is granted on the condition that the above-mentioned (seventeen) cryogenic LNG gas fuel cylinders are inspected (as pressure vessels) in accordance with Australian/New Zealand Standard AS/NZS 3788 as per Regulation 4.43(1)(a) of the Occupational Safety and Health Regulations 1996.

This exemption is valid until 5.00pm on 21 March 2011 and revokes exemption certificate No. 7 of 2006.

Dated this 18th day of March 2008.

NINA LYHNE, WorkSafe Western Australia Commissioner.

WS402*

**OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13**

(No. 6 of 2008)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to SITA Australia Pty Ltd T/A SITA Environmental Solutions from the requirements of Regulation 4.14(1) of the Occupational Safety and Health Regulations 1996 in relation to the individual registration of five cryogenic LNG gas fuel cylinders manufactured to Victorian WorkCover Authority design confirmation number V0520504.

This exemption is limited to the following cryogenic LNG gas fuel cylinders installed for automotive use (one each) in the following fleet vehicles—

- Cryogenic LNG gas fuel cylinder serial number CFP AH05L111 installed in International truck, fleet number T906—1998, registration number 1AZD 990.
- Cryogenic LNG gas fuel cylinder serial number CFP AH05L104 installed in International truck, fleet number T907—1998, registration number 1AEW 083.
- Cryogenic LNG gas fuel cylinder serial number CFP AH05L112 installed in International truck, fleet number T901—1998, registration number 1AGW 942.
- Cryogenic LNG gas fuel cylinder serial number CFP AH05L115 installed in International truck, fleet number T905—1997, registration number 1ACN 536.
- Cryogenic LNG gas fuel cylinder serial number CFP AH05L109 installed in International truck, fleet number T504—2000, registration number 1ATW 933.

This exemption is granted on the condition that the above-mentioned (five) cryogenic LNG gas fuel cylinders are inspected (as pressure vessels) in accordance with Australian/New Zealand Standard AS/NZS 3788 as per Regulation 4.43(1)(a) of the *Occupational Safety and Health Regulations 1996*.

This exemption is valid until 5.00pm on 21 March 2011 and revokes exemption certificate No. 4 of 2006.

Dated this 18th day of March 2008.

NINA LYHNE, WorkSafe Western Australia Commissioner.

WS403*

**OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13**

(No. 7 of 2008)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Phonics Group Pty Ltd from Regulation 4.3(2)(c) of the *Occupational Safety and Health Regulations 1996* in relation to the requirement for verification to be provided that the design of the Bucher Hydraulic Tiger MRL (Machine Room Less) lift complies with Section 5 of Australian Standard AS1735.3-2001.

Dated this 19th day of March 2008.

NINA LYHNE, WorkSafe Western Australia Commissioner.

WS404*

OCCUPATIONAL SAFETY AND HEALTH ACT 1984
OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996
EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13
(No. 8 of 2008)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Phonics Group Pty Ltd from Regulation 4.3(2)(c) of the *Occupational Safety and Health Regulations 1996* in relation to the requirement for verification to be provided that the high tensile transparent polyurethane elastomer coated wire ropes fitted to the Orona M33 Optimised MRL (Machine Room Less) lift comply with Clause 17.3 of Australian Standard AS1735.2-2001.

Dated this 19th day of March 2008.

NINA LYHNE, WorkSafe Western Australia Commissioner.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of Mahala Trix Beard, late of Gwen Hardie Lodge, Emu Point, Albany, Western Australia, deceased.

Creditors and other persons who have claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the abovementioned deceased who died on 16 November 2007 at Albany Regional Hospital, Albany in the State of Western Australia are required by the Executors of her estate, Alison Peta Stone and Christopher John Beard, to send particulars of their claims to them at PO Box 25, Borden WA 6338 within one (1) month from the date of publication of this notice, after which date the Executors may convey or distribute the assets having regard only to the claims of which they have notice.

ZX402

TRUSTEES ACT 1962
DECEASED ESTATES

Notice to Creditors and Claimants

Beryl May Blandford, late of Armadale Nursing Centre, Angelo Street, Armadale in the State of Western Australia, deceased.

Creditors and other persons having claims in respect of the Estate of Beryl May Blandford who died on the 23rd November 2007 are required by the Executors Noel James Blandford of 111 Ullapool Road, Mount Pleasant in the said State and Larry Francis Blandford of Lot 504 Yangedi Road, Serpentine in the said State, to send particulars of their claims to them within one month and one day from the date of publication of this notice after which date the said Executors may convey or distribute the assets having regard only to the claims of which they have had notice, and the said Executors shall not be liable to any person of whose claim they have had no notice at the time of administration or distribution.

ZX403

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 28/04/2008 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Boom, Levina May, late of Glen-Craig Village Beaufort Road Albany, died 7.11.2007 (DE19961719EM26)

Butler, Arthur James, late of St Lukes Nursing Home 249 Rokeby Road Subiaco, died 15.02.2008 (DE19621449EM110)

- Carlstroem, Bert, late of Mertome Village 30 Winfred Road Bayswater, died 25.07.2008 (DE33058841EM13)
- Daniels, Gordon John, late of 181 Maddington Road Maddington, died 18.02.2008 (DE30297515EM26)
- Delvin, Jennifer Ann, late of 16 Richardson Terrace Derby, died 6.07.2007 (DE33060842EM27)
- Gore, Ada Vivian, late of House 37, Trinity Village 7 Beddi Road Duncraig, died 9.02.2008 (DE33057557EM12)
- Hatty, Challis Althea, late of Bedingfeld Park 4 Bedingfeld Road Pinjarra, died 17.02.2008 (DE19970851EM13)
- Hunapo, Wayne Tewhetu, late of Kalgoorlie Caravan Park Lot 16 First Avenue Kalgoorlie, died 1.08.2007 (DE33058209EM26)
- Kovacs, Imre, late of 181 Maddington Road Orange Grove, died 25.01.2008 (DE33031194EM35)
- Marriott, Nancy Ellenor, late of 25, 301 Morrison Road Swan View, died 6.03.2008 (DE33041001EM37)
- Monks, Barry Robert, late of 53 Begonia Close Ferndale, died 24.02.2008 (DE19842402EM110)
- Parker, Ronald Francis Charles, late of Stirling Aged Care, 32 Spencer Avenue Yokine, died 22.02.2008 (DE19940710EM213)
- Pritchard, Rodger John, late of 118 Princess Road Balga, died 22.02.2008 (DE19852035EM313)
- Scott, Walter Edward, late of Hollywood Senior Citizens Village 118-120 Monash Avenue Nedlands, died 29.01.2008 (DE19822029EM27)
- Watts, Henry John, late of C/- St Josephs Lodge 16/162 Aberdeen Street Albany, died 14.01.2008 (DE19932480EM38)

JOHN SKINNER, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone 9222 6777.

ZX404

PUBLIC TRUSTEE ACT 1941
ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the Public Trustee Act 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 28th day of March 2008.

JOHN SKINNER, Public Trustee,
565 Hay Street, Perth WA 6000.

Name of Deceased; Address; Date of Death; Date Election Filed.

Newman, Dorothy Joan (DE19590174EM16); 8 Duke Street, Northam; 10 May 2007; 18/03/2008.

Bos, Alko Johannes (DE20011609EM38); 10 Crandon Street, Gosnells; 12 June 2007; 25/03/2008.

PUBLIC NOTICES

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TRUSTEES ACT 1962
LOST WILL

Anyone having knowledge of any Will made by Ben Black, previously known as Ben Cecil and as Brentley Dean Cecil, late of 3A Nairn Street, Fremantle, Western Australia is requested to contact—

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