

### PERTH, TUESDAY, 23 FEBRUARY 1999 No. 27

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#### NEW FORMAT FOR GENERAL GOVERNMENT GAZETTES

For ease of access to particular notices the general Gazette will be divided into two parts as detailed below. In each part, the notices will appear in alphabetical order of the authorising Department.

**Part 1** will contain Proclamations, Regulations, Rules, Local Laws and various other Instruments etc. but not Town Planning Schemes.

Part 2 will contain general notices and information and Town Planning Schemes.

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#### **PUBLISHING ALTERATIONS**

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

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

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date. Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK. Government Printer.

#### — PART 1 —

#### LOCAL GOVERNMENT

LG301\*

#### **CEMETERIES ACT 1986**

Shire of Shark Bay

#### LOCAL LAW—SHARK BAY CEMETERIES

Further to the notification on page 479 of the *Government Gazette* on 12 February 1999, the Council of the Shire of Shark Bay hereby records having resolved on 11 December 1998 to revoke the Local Laws of the Shire of Shark Bay relating to Shark Bay Public Cemetery published in the *Government Gazette* on 25 October 1974 and as amended in the *Government Gazette* on 19 April 1984.

L. MOSS, President. A. R. BIGGS, Chief Executive Officer.

#### RACING, GAMING AND LIQUOR

RA301\*

Totalisator Agency Board Betting Act 1960

# Totalisator Agency Board (Appointment of Members) Instrument 1999

Made by the Minister for Racing and Gaming under section 6 of the Act.

#### 1. Citation

This instrument may be cited as the *Totalisator Agency Board* (Appointment of Members) Instrument 1999.

#### 2. Definitions

In this instrument —

"the Act" means the Totalisator Agency Board Betting Act 1960;

"the Board" means the governing body of the TAB referred to in section 6(1) of the Act.

#### 3. Appointment of members

Under section 6(2) of the Act —

(a) Valerie Anne Davies of One.2.One Communications Pty Ltd, PO Box 1216, West Perth; and

(b) Raymond R D Walker of 12 Riversea View, Mosman Park,

are appointed as members of the Board.

#### 4. Appointment of chairperson and deputy chairperson

Under section 6(3) of the Act —

- (a) Raymond R D Walker of 12 Riversea View, Mosman Park is appointed to be the chairperson of the Board; and
- (b) Peter C Hawkins of 53 Goldsmith Road, Dalkeith is appointed to be the deputy of the chairperson of the Board.

#### 5. Term of office

- (1) The term of office of the member of the Board appointed under clause 3(a) is from 26 February 1999 to 27 June 2001.
- (2) The term of office of the member of the Board appointed under clause 3(b) is from 28 June 1999 to 27 June 2000.

G. M. EVANS, Minister for Racing and Gaming.

#### — PART 2 —

#### **FISHERIES**

#### FI401\*

#### **FISH RESOURCES MANAGEMENT ACT 1994**

JOINT AUTHORITY SOUTHERN DEMERSAL GILLNET AND DEMERSAL LONGLINE MANAGEMENT PLAN AMENDMENT 1999

Made by the Joint Authority/Minister under sections 19, 25, 28 and 54.

#### Citation

1. This instrument may be cited as the *Joint Authority Southern Demersal Gillnet and Demersal Longline Management Plan Amendment 1999.* 

#### **Principal Plan**

2. In this Instrument the *Joint Authority Southern Demersal Gillnet and Demersal Longline Management Plan 1992\** is referred to as the 'Principal Plan'.

#### **Arrangement Amended**

3. The Principal Plan is amended by deleting the Arrangement and substituting the following—

Arrangement

- 1. Citation
- 2. Interpretation
- 3. Managed fishery
- 4. Procedure before plan may be amended or revoked
- 5. Prohibition on the use of a gillnet or longline
- 6. Licences
- 7. Permitted means of operating in the Fishery
- 8. Entitlement in Time Gear Units
- 9. Gear Conversion
- 10. Temporary transfer of Entitlements
- 11. Nomination of fishing time
- 12. Offences

Schedule 1—Description of Fishery

Schedule 2—Historical '20 Mesh' Users—Time Gear Unit Allocation

Schedule 3—Specification of Gear Units and fishing seasons

#### Clause 1—amended

4. Clause 1 of the Principal Plan is amended by deleting the word 'Demersal' where it appears on each occasion.

#### Clause 2—amended

- 5. Clause 2 of the Principal Plan is amended—
  - (a) by deleting the following items—

'day',

'demersal gillnet', and

'demersal longline';

- (b) by inserting in order the following definition—
  - " 'authorised boat' means a boat the name and number of which is specified on a fishing boat licence or the boat nominated on a managed fishery licence;";
- - " "endorsed in relation to a licence".";
- (d) in the definition commencing 'Fishery' by
  - (i) deleting the word 'demersal' twice appearing; and
  - (ii) deleting the words 'declared under' and substituting the words 'referred to in';
- (e) in the definition commencing 'gear' by deleting the word 'demersal' where it appears on each occasion:
- (f) by inserting in order the following—
  - "'gear month' means a 'gillnet month' or a 'longline month';";
- (g) by deleting the definition commencing—'gillnet' and substituting the following—
  - "'gillnet' means any demersal gillnet used or intended to be used by a person for the purpose of catching fish in the Fishery that—
    - (i) has a mesh size greater than 114 mm; and

- (ii) when set is wholly or partly in continuous or intermittent contact with the seabed;"
- (h) by deleting the definition commencing 'gillnet month' and substituting the following— " 'gillnet month' means 'the aggregate of gillnet units authorised to be used in the specified month';"
- (i) by deleting the definition commencing 'gillnet unit' and substituting the following—
  " 'gillnet unit' means a combination of the net mesh depths and net lengths which during the fishing seasons specified in Schedule 3 may be used by the respective licence holders in the Fishery in the Zones described in Schedule 1;"
- (j) by deleting the definition commencing 'licence' and substituting the following—"'licence' means a managed fishery licence issued in accordance with this Plan or a fishing boat licence endorsed to permit the boat to be operated in the fishery;"
- (k) by inserting in order the following—
  - "'longline' means any demersal longline that when set is laid wholly or partially in continuous or intermittent contact with the seabed other than—
    - (i) hand lines:
    - (ii) trawl lines:
    - (iii) drop lines; and
    - (iv) pelagic longlines"
- (l) by deleting the definition commencing 'longline month' and substituting the following— "'longline month' means the aggregate of long line units authorised to be used in a specified month:":
- (m) by deleting the definition commencing 'long line unit' and substituting the following— " 'long line unit' means a combination of numbers of hooks on a length of long line which during the fishing seasons specified in Schedule 3 may be used by the specified licence holder in the Fishery in the Zones described in Schedule 1;";
- (n) by inserting in order the following—
  - "'MAC' means the WA Demersal Gillnet and Demersal Longline Managed Fishery Management Advisory Committee;";
- (o) by deleting the definition commencing 'normal unit entitlement';
- (p) by deleting the definition commencing 'set' and substituting the following—
  - "'set' in relation to gillnet or longline means to position, release, leave or allow the gillnet or longline to remain in the waters of the Fishery;";
- (q) by deleting the definition commencing 'statutory return' and substituting the following—
  - "'statutory return' means any return required to be furnished by a person in connection with the Fishery in accordance with Regulation 64 of the Regulations;"
- (r) by deleting each definition commencing—

'suspension period',

'suspended time gear units',

'temporary units entitlement',

'temporary time gear unit allocation' and

'time unit'.

#### Clause 3—amended

- 6. Clause 3 of the Principal Plan is amended—
  - (a) in the heading to the Clause by deleting "Declaration of Limited Entry Fishery" and substituting the following—
    - "Managed Fishery".
  - (b) by deleting sub-clause (1) and substituting the following—
    - (i) The use of demersal gillnets and longlines to take fish in the waters described in Item 1 of Schedule 1 constitutes a Managed Fishery—called the *Joint Authority Southern (Demersal) Gillnet and (Demersal) Longline Managed Fishery*;

[See s266 of the Act for the transition of "Limited Entry Fishery" made under the Fisheries Act 1905 to Managed Fishery under the Fish Resources Management Act and Regulation 183 of the Fish Resources Management Regulation concerning the citation of notice under the Fisheries Act 1905 immediately before the commencement of those regulation]

#### Clause 4—deleted and substituted

- 7. Clause 4 of the Principal Plan is deleted and the following substituted—
  - "4. Procedure before Plan maybe amended or revoked

Subject to s65 of The Act, this Plan may not be amended or revoked unless the MAC has been first consulted.".

#### Clause 5—deleted and substituted

- 8. Clause 5 of the Principal Plan is deleted and the following substituted—
  - "5. Prohibition on the use of gear in the Fishery

A person shall not use or attempt to use gear in the waters described in Schedule 1 other than in accordance with a licence.".

#### Clause 6—deleted

9. Clause 6 of the Principal Plan is deleted.

#### Clause 7—deleted and substituted

10. Clause 7 of the Principal Plan is deleted and the following substituted—

#### "6. Licences

- (1) Managed Fishery Licence—
  - (a) a Managed Fishery Licence issued pursuant to this Plan, expires on 31 May of the year following the year in which it was last renewed;
  - (b) a Managed Fishery Licence upon issue or renewal shall be endorsed to show—
    - (i) the name and fishing boat number of the authorised boat nominated as the boat from which the licence is to be operated;
    - (ii) the licence number;
    - (iii) the period for which the licence is valid;
    - (iv) the type of gear permitted to be used;
    - (v) the mesh size of net which may be used;
    - (vi) the gear unit entitlement of the licence
    - (vii) the allocation of units by gear months; and
    - (viii) the Zone or Zones in which the licence may be operated;
- (2) Fishing Boat Licence—Supplementary Access
  - (a) Where the Executive Director has granted an application by the holder of the fishing boat licence for supplementary access in accordance with the Principal Plan, the licence upon renewal from time-to-time shall be endorsed with the following—
    - (i) the time gear allocation that may be used by means of that boat;
    - (ii) the Zone in which the boat may operate;
    - (iii) the type of gear permitted to be used;
    - (iv) the total time gear allocation;
    - (v) the minimum mesh size of net which may be used;
    - (vi) the maximum depth in meshes of the net which may be used; and
    - (vii) any conditions imposed on the fishing boat licence in respect to access to the fishery.
  - (b) It shall be grounds for the Executive Director to refuse to transfer time gear allocation granted as described in this sub-clause if, in the opinion of the Executive Director,
    - (i) such restriction on transfer is necessary to contain effective fishing effort;
    - (ii) the entitlement the subject of the proposed transfer does not form part of the total allocation of fishing entitlements attached to the fishing boat licence; or
    - (iii) the time gear allocation subject to the transfer does not form an integral part of the proposed transferee's boat's fishing operations and the allocation is not to be transferred in conjunction with all other licences on which the boat is nominated.
- (3) For the purpose of this clause a "time gear unit" shall mean 600 metres of gillnet used for one month or 200 hooks on a length of longline used for one month.
- (4) An application by a holder of a licence listed in Schedule 2 (Historical 20-Mesh Users) to transfer the licence or time gear allocation attached to that licence, to a person other than the holder of a licence listed in Schedule 2, shall be taken, at the relevant time, to be subject to a reduction penalty of time gear allocation equivalent to the difference between the net length per unit for 'historical users of 20-mesh' and the net length per unit for 'other users of 20-mesh' as set out in the Zones 1 and 3 Table to Schedule 3.

#### Clause 8—deleted and substituted

11. Clause 8 of the Principal Plan is deleted and the following clause substituted—

#### "7. Permitted means of operating in the Fishery

- (1) Subject to subclause (2) a person shall not take or attempt to take fish by the use of gear in the Fishery unless—  $\,$ 
  - (a) the person is the holder of a managed fishery licence issued pursuant to this Plan; or
  - (b) the person is the holder of a fishing boat licence, endorsed pursuant to this Plan, (an endorsed licence) to permit the taking of fish by means of—
    - (i) gillnet;
    - (ii) longline; or
    - (iii) gillnet and longline,

and has nominated in a form approved by the Executive Director and at a time specified by the Executive Director, the gear units to be used in a relevant gear month.

- (2) A person shall not use a gillnet and a longline at the same time.
- (3) Unless otherwise authorised in writing by the Executive Director a person shall not carry on board a boat or use from a boat in the Fishery any gear that is in excess of the gear entitlement for that boat in any given month.

- (4) For the purposes of this Clause a gillnet which—
  - (a) may be used by a person authorised to operate in Zone 1 or Zone 3 of the Fishery shall be of mesh size not less than 175 millimetres; and
  - (b) may be used by a person authorised to operate in Zone 2 or Zone 4 of the fishery shall have a mesh size not less than 162.5 millimetres;
  - (c) have attached surface floats which
    - (i) have a diameter of not less than 200 millimetres; and
    - (ii) are branded or stamped with the licensed fishing boat number of the boat (without the letters "LFB") in legible characters not less than 60 millimetres high and 10 millimetres wide;
  - (d) be removed from the water at least once each day.
- (5) For the purposes of this Clause a longline which may be used in the Fishery shall—
  - (a) have attached surface floats which
    - (i) have a diameter of not less than 200 millimetres; and
    - (ii) are branded or stamped with the licensed fishing boat number of the boat (without the letters "LFB") in legible characters not less than 60 millimetres high and 10 millimetres wide;
  - (b) be removed from the water at least once each day.
- (6) (a) Where a gillnet is stored on a reel that reel shall
  - (i) have provision for a lock and seal to hold the bar in place; and
  - (ii) have the lock and seal fixed at all times when the boat is not permitted to take fish by means of a gillnet or [longline]????
  - (b) The seal referred to in sub-clause (a) shall be provided by Fisheries WA and shall be affixed to the reel as directed by an Inspector.
- (7) The master of the boat shall not remove or permit any other person to remove any lock or seal fitted to a reel at any time during the period the boat is not permitted to operate in the Fishery or a Zone of the Fishery.".

#### Clause 9—deleted and substituted

12. Clause 9 of the Principal Plan is deleted and the following substituted—

#### **\*8. Entitlement in Time Gear Units**

- (1) The entitlements conferred by a licence to fish by means of gear in the Fishery are divided into time-gear units.
- (2) The extent of a time-gear unit entitlement within a specified licensing period is determined by reference to the extent of the gillnet and longline units in the fishing seasons specified in Schedule 3.
- (3) Prior to the expiration of a licensing period specified in Schedule 3, and subject to the nomination referred to in clause 7, the Executive Director, by notice in writing to licence holders, shall determine the extent of gillnet and longline units for the subsequent fishing season by reference to the Table in that Schedule.".

#### Clause 10—deleted and substituted

13. Clause 10 of the Principal Plan is deleted and the following is substituted—

#### "9. Gear conversion

The holder of a licence may at any time apply to the Executive Director to vary the entitlement under a licence by substituting—

- (a) a longline unit for a gillnet unit; or
- (b) a gillnet unit for a longline unit.

#### Clause 11—deleted and substituted

14. Clause 11 of the Principal Plan is deleted and the following substituted—

#### "10. Temporary transfer of Entitlements

- (1) Where the holder of a managed fishery licence—
  - (a) applies to the Executive Director to transfer specified gear units to another licence for a limited period;
  - (b) gives notice that a nomination of fishing time previously made under Clause 13 in respect of the specified units ('the transferred units') the subject of the application should cease to have effect and

the Executive Director, subject to sub-clause (2), may transfer those units for a specified period within the current licensing period.

- (2) An application under sub-clause (1) shall be made in respect of a whole number of the units.
- (3) It shall be grounds for refusing an application under this clause that the application did not meet the requirements of administrative facility in that it failed to specify a whole number of units to be transferred.

#### Clause 12—deleted and substituted

15. Clause 12 of the Principal Plan is deleted and the following substituted—

#### "11. Nomination of fishing time

- (1) Before the commencement of a licensing period and at a time specified by the Executive Director, a licence holder shall nominate in writing in a form approved by the Executive Director, the months in which the licence-holder proposes to use gear in the Fishery in the following licensing period.
- (2) The Executive Director may refuse to approve the gear months nominated in accordance with sub-clause (1), if the licence holder has nominated a number of time gear units which correspond to a total entitlement in any one month in excess of either 8,240 metres of gillnet or 2,800 hooks.
- (3) A licence holder may apply to the Executive Director to re-nominate in accordance with subclause (1) and the Executive Director may permit a re-nomination if he believes that in the circumstances it is in the best interests of the fishery that the licence holder do so and at the time the application is received by the Executive Director, the renomination relates to gear units which were to be fished in a previously nominated future month within the current licensing period.

#### Clause 12—deleted and substituted

16. Clause 13 of the Principal Plan is deleted and the following substituted—

#### "12. Offences and major provisions

A person who contravenes a provision of—

- (a) clauses 5, 7; or
- (b) clauses 6(2) or 11(1)

commits an offence, and for the purposes of section 75 of the Act the provisions described in paragraph (a) are major provisions.

#### Clauses 14, 15, 16, 17, 18, 19, 20, 21—deleted

17. The following clauses are deleted-

Clauses 14—Demersal gillnet specification;

- 15—Transfer of licence;
- 16—Time gear unit transfers;
- 17—Use of gear in zones;
- 18—Nomination of fishing time;
- 19—Cancellation and suspension of licence; and
- 20-Application and fees
- 21—Revocation

#### Schedule 1—deleted and substituted

18. Schedule 1 is deleted and the following substituted—

#### Schedule 1

#### **Description of Fishery**

1. The waters within the Australian Fishing Zone situated on the west and south coasts of the State between 33° south latitude and 129° east longitude.

#### **Designation of Zones**

- 2. The waters within the Fishery shall be divided into Zones as follows
  - (a) Zone 1 being the whole of the waters between  $33^\circ$  south latitude and  $116^\circ 30'$  east longitude;
  - (b) Zone 2 being the whole of the waters between 116°30' east longitude and 129° east longitude;
  - (c) Zone 3 being the whole of the waters between  $33^\circ$  south latitude and  $116^\circ55'24''$  east longitude;
  - (d) Zone 4 being the whole of the waters between  $116^{\circ}$  east longitude and  $129^{\circ}$  east longitude.

#### Schedule 2—deleted and substituted

19. Schedule 2 to the Principal Plan is deleted and the following substituted—

#### Schedule 2

#### Historical '20 Mesh' Users

MFL No.	<b>Unit Holding</b>	Licensee
2062	54.5	PC Warrilow
2065	108	Fishco

#### Schedule 3—inserted

20. The Principal Plan is amended by inserting after Schedule 2 the following—

#### "Schedule 3—Gear Units—Fishing Season

		Zones 1 and 3		
Fishing Season		Gillnet Units		Longline Unit
	Net length per unit for 15 mesh gear	Net length per unit for 20 mesh gear	Net length per unit for historical users of 20 mesh	No. of Hooks
1997/98	432	380	432	144
1998/99	378	324	378	125
1999/00	324	270	378	107
2000/01	270	270	378	90

Zones 2 and 4			
Fishing Season	Gillnet Units		Longline Unit
	Net length per unit for 15 mesh gear	Net length per unit for 20 mesh gear	No. of Hooks
1997/98	380	380	125
1998/99	324	270	107
1999/00	324	270	107
2000/01	270	270	90

[\*Published in the Gazette of 9/10/92 (No.144) pp 4976-4980. For amendments to ((Date) see Notices Nos. 670, GG 26/8/94 pp 4405-08, 711, GG 23/6/95 pp 2432-4, and 732, GG 29/9/95 pp 4664-5]. Dated this 17th day of February 1999.

MONTY HOUSE, Minister for Fisheries, For and on behalf of the Western Australian Fisheries Joint Authority.

#### INDUSTRIAL RELATIONS

#### **IR401**

#### **INDUSTRIAL RELATIONS ACT 1979**

NOTICE OF APPOINTMENT OF INDUSTRIAL MAGISTRATE

His Excellency the Governor in Executive Council has been pleased to appoint—

Paul Allen Nicholls

to be an industrial magistrate under section 81B(2) of the Industrial Relations Act, effective on and from 27 January 1999.

CHERYL EDWARDES, Minister for Labour Relations.

#### LAND ADMINISTRATION

#### LA401\*

#### **LAND ADMINISTRATION ACT 1997**

INSTRUMENT OF DELEGATION

#### DOLA 1507/996v3

I, DOUGLAS JAMES SHAVE, MLA, Minister for Lands, acting in accordance with section 9 of the Land Administration Act 1997, hereby delegate to the officers of the Department of Land Administration listed by position title in the following schedule, the powers and duties under those sections of the Land Administration Act 1997 listed in the schedule.

Dated 16 February 1999.

D. J. SHAVE, MLA, Minister for Lands.

#### LA402\*

#### **LAND ADMINISTRATION ACT 1997**

#### INSTRUMENT OF REVOCATION OF DELEGATION

#### DOLA 1507/996v3

I, DOUGLAS JAMES SHAVE, MLA, Minister for Lands, acting in accordance with section 9 of the Land Administration Act 1997, hereby revoke the delegations formerly made to officers of the Department of Land Administration under sections 74(1) and (2), 84(2), 161(1)(d), 169 and 190 of the Land Administration Act 1997 and published in the Government Gazette of 4 December 1998.

Dated 16 February 1999.

D. J. SHAVE, MLA, Minister for Lands.

#### LA403\*

#### LAND ADMINISTRATION ACT

MINISTERIAL POWERS TO BE DELEGATED—BY SECTION ORDER		
Section	Position	Summary of Powers Delegated
74(1)	Chief Executive Officer	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	Director, Government Land Services	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	Manager, Government Land Outcomes	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	Director, Service Delivery	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	Manager, Land Administration Services	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	Contractor, Projects	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	All Regional Managers	General Power to sell Crown land,including approving sales negotiated with a highest bidder after auction pursuant to Section 84(2)
74(1)	All Team Leaders	General Power to sell Crown land
74(2)	Chief Executive Officer	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to Section 84(2), provided the price is not less than 90% of the reserve price
74(2)	Director, Government Land Services	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to S84(2), provided the price is not less than 90% of the reserve price
74(2)	Manager, Government Land Outcomes	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to S84(2), provided the price is not less than 90% of the reserve price
74(2)	Director, Service Delivery	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to S84(2), provided the price is not less than 90% of the reserve price
74(2)	Manager, Land Administration Services	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to S84(2), provided the price is not less than 90% of the reserve price

Section	Position	Summary of Powers Delegated
74(2)	Contractor, Projects	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to S84(2), provided the price is not less than 90% of the reserve price
74(2)	All Regional Managers	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.and approving sales and determining prices negotiated with a highest bidder after auction pursuant to S84(2), provided the price is not less than 90% of the reserve price
74(2)	All Team Leaders	Determining conditions, covenants, prices, terms, performance bonds, commissions, etc.
161(1)(d)	Chief Executive Officer	Disposal of surplus acquired land and pricing of such land for disposal at a figure not less than 90% of the value advised by the Valuer General
161(1)(d)	Director, Service Delivery	Disposal of surplus acquired land and pricing of such land for disposal at a figure not less than 90% of the value advised by the Valuer General
161(1)(d)	Manager, Land Administration Services	Disposal of surplus acquired land and pricing of such land for disposal at a figure not less than 90% of the value advised by the Valuer General
161(1)(d)	All Regional Managers	Disposal of surplus acquired land and pricing of such land for disposal at a figure not less than 90% of the value advised by the Valuer General
161(1)(d)	All Team Leaders	Disposal of surplus acquired land and pricing of such land for disposal at a figure not less than 90% of the value advised by the Valuer General
161(1)(d)	Project Officer (Level 4)	Disposal of surplus acquired land (Processing Power Only)
169	Chief Executive Officer	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	Director, Government Land Services	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	Manager, Government Land Outcomes	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	Director, Service Delivery	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	Manager, Land Administration Services	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	All Regional Managers	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	All Team Leaders	Setting the price, agreeing grants of interest in Crown land and agreeing reimbursement of valuation costs (price to be not more than 10% above Valuer General's valuation)
169	Project Officer (Level 4)	Grants of interest in Crown land and reimbursement of valuation costs (Processing Powers Only)
190	Chief Executive Officer	Notification and processing powers in relation to determining whether land should be resold to a former owner and under what terms and conditions, determining between competing applicants, and disposing of land to a former owner at a price not less than 90% of the value advised by the Valuer General

Section	Position	Summary of Powers Delegated
190	Director, Service Delivery	Notification and processing powers in relation to determining whether land should be resold to a former owner and under what terms and conditions, determining between competing applicants, and disposing of land to a former owner at a price not less than 90% of the value advised by the Valuer General
190	Manager, Land Administration Services	Notification and processing powers in relation to determining whether land should be resold to a former owner and under what terms and conditions, determining between competing applicants, and disposing of land to a former owner at a price not less than 90% of the value advised by the Valuer General
190	All Regional Managers	Notification and processing powers in relation to determining whether land should be resold to a former owner and under what terms and con- ditions, determining between competing applicants, and disposing of land to a former owner at a price not less than 90% of the value advised by the Valuer General
190	All Team Leaders	Notification and processing powers in relation to determining whether land should be resold to a former owner and under what terms and conditions, determining between competing applicants, and disposing of land to a former owner at a price not less than 90% of the value advised by the Valuer General
190	Project Officer (Level 4)	Resale of land to a former owner (Processing Power Only)

#### LOCAL GOVERNMENT

#### LG401

#### **DOG ACT 1976**

Shire of Busselton

It is hereby notified for general information that the following persons have been appointed under the provisions for the Dog Act 1976 as Registration Officers for the Municipality of the Shire of Busselton-

Mrs Deborah Taylor Miss Kaye Halden Miss Kylie McLeod Mrs Deborah Holden Mrs Gail Muir Miss Michelle Millar Miss Rhianna Beauchamp

The previous appointments of all other Registration Officers under the above Act are hereby cancelled. MICHAEL SWIFT, Chief Executive Officer.

#### MEDICAL BOARD

#### **MH401**

#### **MEDICAL ACT 1894**

IN THE MATTER OF AN INQUIRY WITH REFERENCE TO THE CONDUCT OF DR GREGORY JAMES DUCK

Date Heard: 18 December 1998

Medical Board of Western Australia.

#### **Amended Order**

The Board conducted an Inquiry on 18 December 1998 concerning Dr Gregory James Duck. Sub-section 2F of the Order of the Board contained the following conditions:

"that Dr Duck may not prescribe or administer any drugs of addiction"

Be advised the Order issued on 18 December 1998 should read as follows-

"that Dr Duck may not administer any drugs of addiction"

By Order of the Medical Board of Western Australia.

#### **PLANNING**

#### PD401\*

#### **TOWN PLANNING AND DEVELOPMENT ACT 1928**

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION  $\it CITYOFGOSNELLS$ 

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 514

Ref: 853/2/25/1, Pt 514.

Notice is hereby given that the local government of the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 64 Bernice Way, Thornlie, from "Residential A" (R17.5) to "Residential B" (R30) as depicted on the Scheme Amendment Map.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 6 April 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 6 April 1999.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

S. HOLTBY, Chief Executive Officer.

#### PD402\*

#### **TOWN PLANNING AND DEVELOPMENT ACT 1928**

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION  $CITY\ OF\ STIRLING$ 

DISTRICT PLANNING SCHEME No. 2—AMENDMENT No. 353

Ref: 853/2/20/34, Pt 353.

Notice is hereby given that the local government of the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 451, HN 4 Field Street, Mount Lawley from "Residential R20" to "Residential R40".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 6 April 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 6 April 1999.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

M. J. WADSWORTH, Chief Executive Officer.

#### PD403\*

#### **TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT  $SHIRE\ OF\ DENMARK$ 

TOWN PLANNING SCHEME No. 3—AMENDMENT No. 57

Ref: 853/5/7/3, Pt 57.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Denmark Town Planning Scheme Amendment on 15 February 1999 for the purpose of:

- 1 Rezoning part of Location 1017 (Reserve 41456), Scotsdale Road from a "Parks and Recreation" reserve to a "Public Use" reserve.
- 2 Rezoning Location 1018 Scotsdale Road from "Residential" (R 17.5) to a "Parks and Recreation" reserve.
- 3 Amending the face of the Scheme Map accordingly.

H. J. VERSLUIS, President. P. DURTANOVICH, Chief Executive Officer.

#### PD404\*

#### **TOWN PLANNING AND DEVELOPMENT ACT 1928**

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION SHIRE OF WILLIAMS

TOWN PLANNING SCHEME No. 2—AMENDMENT No. 11

Ref: 853/4/32/2, Pt 11.

Notice is hereby given that the local government of the Shire of Williams has prepared the abovementioned scheme amendment for the purpose of:

- 1 Rezoning Lots 2 and 10 Williams-Kulin Road from "Rural" to "Rural Residential" as depicted on the Scheme Amendment Map.
- 2 Adding to Schedule 4 of the Scheme Text the particulars of the land and requirements of the zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Brooking Street, Williams and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including 6 April 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 6 April 1999.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

V. EPIRO, Chief Executive Officer.

#### PD405\*

#### **TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT  $TOWN\ OF\ PORT\ HEDLAND$ 

TOWN PLANNING SCHEME No. 4—AMENDMENT No. 54

Ref: 853/8/4/5. Pt 54.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Town of Port Hedland Town Planning Scheme Amendment on 15 February 1999 for the purpose of:

- 1 Rezoning Port Hedland Lot 5980 Athol Street Port Hedland from "Public Purposes—Primary School" Reserve to "Residential R30" Zone: and
- 2 Amending the Scheme Map accordingly.

G. J. BLACKMAN, Mayor. A. FORD, Chief Executive Officer.

#### RACING, GAMING AND LIQUOR

#### **RA401**

#### **GAMING COMMISSION ACT 1987**

**SECTION 104** 

PERMIT FOR CONDUCT OF TRADE PROMOTION LOTTERIES

A Trade Promotion Lottery is a lottery conducted to promote the sale of goods or the use of services, in which every participant takes part—

- (a) without cost to him; or
- (b) by reason of the purchase of goods or the use of services, the cost of which is no more than the cost would be without the opportunity to take part in the lottery.

The GAMING COMMISSION of WESTERN AUSTRALIA hereby authorises the conduct of Trade Promotion Lotteries, which are deemed to be permitted lotteries provided that the following conditions are complied with in respect of the conduct of the Trade Promotion Lotteries—

- 1. There shall be no cost to enter the lottery
- 2. If the entry is via a telephone call or other electronic medium, the cost of the call shall not exceed 50 cents.

- 3. The lottery may be conducted for a maximum of twelve months.
- 4. The draw must be conducted within one month of the closure of the lottery.
- 5. The value and/or description of the prize/s must be printed on the entry coupon or clearly stated in any other advertising material.
- 6. Conditions of the entry must be printed on the entry coupon or clearly stated in any other advertising material.
- 7. Where the promotion is conducted by audio, visual or other media, the value and/or description of the prizes and conditions of entry shall be clearly stated or otherwise made clear.
- 8. The method for determining the winner shall be clearly stated or otherwise made clear.
- 9. Records relating to the lottery shall be maintained for a period of twelve months and shall be made available to an authorised officer of the Gaming Commission upon request.
- 10. Where practicable members of the public must be afforded the opportunity to witness the draw. Where not practicable audit records confirming the prize draw must be made available to an authorised officer of the Gaming Commission upon request.

BARRY A. SARGEANT, Chairman.

11 February 1999.

#### **T**RANSPORT

#### **TR401**

#### **DAMPIER PORT AUTHORITY ACT 1985**

Office of the Minister for Transport, Perth.

It is hereby notified for general information that His Excellency the Governor, in Executive Council has approved—

- the reappointment of Mr Paul Ausburn as a Member of the Dampier Port Authority for a term to expire on 31 December 2000;
- the reappointment of Captain Warwick NC Pointon as a Member of the Dampier Port Authority for a term to expire on 31 December 2000; and
- the reappointment of Captain Michael Lane as Deputy Member for Captain Pointon for a term to expire on 31 December 2000.

These appointments are in accordance with the Dampier Port Authority Act 1985.

MURRAY CRIDDLE, Minister for Transport.

#### WATER

#### WA401\*

#### **WATER AGENCIES (POWERS) ACT 1984**

Walpole Wastewater Scheme—Shire of Manjimup

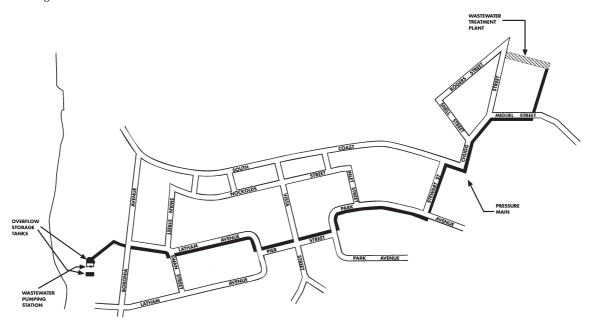
AUTHORISATION TO CONSTRUCT RETICULATION AREA, PUMPING STATION, PRESSURE MAIN AND WASTEWATER TREATMENT PLANT

Construction on this project will begin in March 1999 and will take approximately ten months to complete. It involves the construction of—

- \* sewers of up to 225mm diameter
- \* a below ground pumping station
- \* a below ground overflow storage tanks
- \* a below ground trapped emergency overflow
- \* a below ground pressure main 150mm diameter
- \* a Wastewater treatment plant

This is an essential wastewater project and will enable the disposal of wastewater from properties within the Walpole infill sewerage area.

For further information on this project please contact Project Manager, Tony D'Ascanio on 9420 2395 during normal business hours.



#### **Public Notices**

#### **ZZ201**

#### **TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Jardine Brunton Mark Isitt, late of 8 Vela Court, Rockingham in the State of Western Australia, Turner/Machinist, deceased.

Creditors and other persons having a claim to which Section 63 of the Trustees Act of WA relates in respect to the estate of the said deceased who died on August 9, 1998 are required by the Executor, John Bochat of C/- Messrs Rattigan Kearney & Bochat, solicitors PO Box 300, Rockingham 6168, to send particulars of their claims to him by March 17, 1999 after which date the Executor may convey or distribute the assets having regard only to the claims of which then has notice.

Dated this 17th day of February 1999.

JOHN BOCHAT.

#### WESTERN AUSTRALIA

#### **FREEDOM OF INFORMATION ACT 1992**

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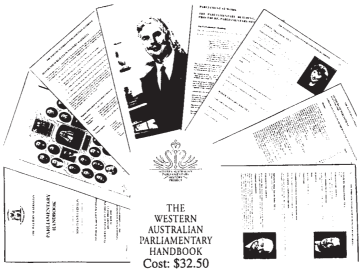
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WESTERN AUSTRALIA

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