

2558

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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 DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances (changes to this arrangement will be advertised beforehand on the inside cover).

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically. The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy should be received by the Manager (Sales and Editorial), State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

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• Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 1998.

Deceased Estate notices, (per estate)—\$17.70

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$41.30

Other articles in Public Notices Section—\$41.30 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$8.15

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

contacting State Law Publisher.

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

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

JOHN A. STRIJK, Government Printer.

— PART 1 —

PROCLAMATIONS

AA101

11 June 1999]

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.

By His Excellency Major General Philip Michael Jeffery, Companion of the Order of Australia, Officer of the Order of Australia (Military Division), Military Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 7 of the *Public and Bank Holidays Act 1972* and with the advice and consent of the Executive Council, declare that Monday 1 October shall be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2001, in the State of Western Australia.

Given under my hand and the Public Seal of the State on 1 June 1999. By His Excellency's Command,

CHERYL EDWARDES, Minister for Labour Relations.

GOD SAVE THE QUEEN!

AA102

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.
[L.S.]

By His Excellency Major General Philip Michael
Jeffery, Companion of the Order of Australia, Officer
of the Order of Australia (Military Division), Military
Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 7 of the *Public and Bank Holidays Act 1972* and with the advice and consent of the Executive Council, declare that Monday 30 September shall be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2002, in the State of Western Australia.

Given under my hand and the Public Seal of the State on 1 June 1999. By His Excellency's Command,

CHERYL EDWARDES, Minister for Labour Relations.

GOD SAVE THE QUEEN !

AA201

SOIL AND LAND CONSERVATION AMENDMENT ACT 1999

4 of 1999

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.
[L.S.]

By His Excellency Major General Philip Michael Jeffery, Companion of the Order of Australia, Officer of the Order of Australia (Military Division), Military Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 2 of the *Soil and Land Conservation Amendment Act 1999* and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act come into operation.

Given under my hand and the Public Seal of the State on 1 June 1999. By Command of the Governor,

MONTY HOUSE, Minister for Primary Industry.

GOD SAVE THE QUEEN !

Note for information

The commencement of the *Soil and Land Conservation Amendment Act 1999*, as fixed by the above proclamation, also brings into operation the *Soil and Land Conservation Amendment Regulations 1999* as published in this *Gazette*.

AGRICULTURE

AG301*

Soil and Land Conservation Act 1945

Soil and Land Conservation Amendment Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Soil and Land Conservation Amendment Regulations 1999*.

2. Commencement

These regulations come into operation on the day on which the *Soil and Land Conservation Amendment Act 1999* comes into operation.

3. Regulation 7 replaced by regulations 7 to 13

Regulation 7 of the *Soil and Land Conservation Regulations 1992** is repealed and the following regulations are inserted instead —

7. Steps to be taken before service charge imposed

For the purposes of section 25A(8) the steps to be taken by the district committee of a soil conservation district before recommending to the Minister that a service charge be imposed for that district are —

- (a) that one or more public meetings in accordance with regulations 8, 9 and 10 be held; and
- (b) that consultation with local government in accordance with regulation 11 be undertaken.

"

8. Public meeting

- (1) A public meeting is to be held at a place within the district which is
 - (a) reasonably accessible to the persons who would be liable to pay the proposed service charge;
 - (b) of a sufficient capacity to hold the number of persons reasonably expected to attend the meeting.
- (2) The district committee is to cause notice of a public meeting to be given not more than 4 weeks and not less than 2 weeks before the date of the proposed meeting in a newspaper circulating in the district.
- (3) The district committee is to give to all affected local governments not less than 6 weeks' notice in writing of the public meeting.
- (4) The notices referred to in subregulations (2) and (3) are to
 - (a) specify the soil conservation purpose for which the service charge is proposed to be imposed;
 - (b) specify the category of persons who will be affected by the proposed service charge; and
 - (c) outline the purpose of the meeting.
- (5) A local government which receives a notice under subregulation (3) is to exhibit a copy of the notice to the public on a notice board at the local government's offices.
- (6) In this regulation and in regulations 9 and 10
 - "affected local government" means a local government in which land on which it is proposed to impose a service charge is situated.

9. Procedure at public meeting

- (1) The chairperson of the meeting is to be
 - (a) where there is only one affected local government, the mayor or president or in the absence of the mayor or president the deputy mayor or deputy president of that local government; or
 - (b) where there is more than one affected local government, the mayor or president or deputy mayor or president, as the case requires, of the local government which has the greatest number of persons who would be liable to pay the proposed service charge.

- (2) The quorum for the meeting is to be determined prior to the meeting by the Minister after consultation with the district committee.
- (3) The meeting procedure is to be
 - (a) in accordance with the meeting procedure set out in the standing orders of the council of the local government which the chairperson represents; or
 - (b) in accordance with the meeting procedure determined by the majority of the persons present at the meeting and entitled to vote at the meeting.
- (4) Each person who is the owner of land upon which it is proposed to impose the service charge is entitled to vote at the meeting.

10. Information to be placed before public meeting

- (1) For the purposes of section 25A(9)(b) the information to be placed before a public meeting is
 - (a) a detailed description of the proposed soil conservation service sufficient to enable a reasonably informed person without technical qualifications to assess the service;
 - (b) a plan of the way in which the proposed service will be implemented;
 - (c) a timetable for the proposed completion of stages of the proposed service, including a time for total completion of the service;
 - (d) a full costing of the proposed service, including separate details of expected administration costs; and
 - (e) details of the way in which it is proposed that the cost of the proposed service will be imposed on the persons by whom it will be payable.
- (2) The information referred to in subregulation (1) is to be in writing.

11. Local government to be advised of result of meeting

- (1) Where a meeting held in accordance with regulations 8, 9 and 10 votes for the imposition of the proposed service charge the district committee is to forward to all affected local governments as soon as practicable after the meeting a copy of
 - (a) the information presented to the meeting in accordance with regulation 10;
 - (b) a summary of the progress of the meeting; and

- (c) the recommendation of the district committee on whether the proposed service charge should be imposed.
- (2) As soon as practicable after receipt of the information referred to in subregulation (1) the local government or local governments are to present that information to a meeting of the council for consideration.
- (3) After consideration by the council the local government is to advise the district committee on
 - (a) whether it supports or opposes the imposition of the proposed service charge ("the proposal"); and
 - (b) if it supports the proposal, whether it will be willing to make an arrangement under section 25B(1a)(b) to serve the notice of assessment of the proposed service charge,

and give to the committee brief reasons to support its decision.

12. Recommendation to the Minister

A recommendation by a district committee to impose a service charge is to be forwarded to the Minister together with —

- (a) copies of the information forwarded to local government in accordance with regulation 11(1);
- (b) copies of all newspaper notices referred to in regulation 8(2); and
- (c) evidence of local government support referred to in regulation 11(3).

13. Reports to the Minister on administration of service charge projects

A district committee is to report to the Minister at regular intervals of not more than 12 months on the progress of every service on which a service charge is imposed.

[* Published in Gazette 17 June 1992, pp. 2519-30. For amendments to 17 May 1999 see 1998 Index to Legislation of Western Australia, Table 4, pp. 287-8.]

By Command of the Governor,

HEALTH

HE301*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) REVOCATION ORDER 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances)* Revocation Order 1999.

Commencement

 ${f 2.}$ This order comes into operation on the day on which it is published in the ${\it Gazette.}$

Principal order

3. In this order the *Poisons (Authorized Possession of Substances) Order (No. 3)* 1996* is referred to as the principal order.

[*Published in Gazette 31 December 1996, pp. 7438-7439]

Principal order revoked

4. The principal order is revoked.

By Command of the Governor,

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

HE302*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) ORDER 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances)* Order 1999.

Commencement

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

Revocation

3. The Poisons (Authorized Possession of Substances) Order (No. 2) 1996* is revoked.

[* Published in Gazette on 31 December 1996 at pp. 7437-7438]

Interpretation

- 4. In this order—
 - **"specified place"** means the premises occupied by the PathCentre, Queen Elizabeth II Medical Centre, Nedlands;
 - "specified substances" means the amount of the substances included in Schedule 9 to the Act, possession of which is authorized under clause 5.

Possession of certain substance authorized

- **5.** Subject to clause 6, the persons mentioned in the Table to this clause are authorized to together possess at the specified place, not more than—
 - (a) 1mg of 3,4,5-Trimethoxphenethylamine (Mescaline);
 - (b) 10mg of Tetrahydrocannabinols;
 - (c) 50mg of 3,4-Methylenedioxy-N, a-Dimethylphenylethylamine *(MDMA);
 - (d) 10mg of 3,4-Methylenedioxyamphetamine *(MDA);
 - (e) 1mg of 3-(2-Dimethylaminoethyl)-4-Hydroxyindole *(Psilocine or Psilotsin);
 - (f) 1mg of Psilocybine;
 - (g) 5g of Phencyclidine *(PCP), and
 - (h) 1g of Lysergic acid.

for research purposes.

Table

- **Kenneth Ilett**, Associate Professor in Pharmacology, PathCentre, Queen Elizabeth II Medical Centre, Nedlands.
- **Lawrence Peter Hackett**, Chemist and Research Officer, PathCentre, Queen Elizabeth II Medical Centre, Nedlands.
- **Leon John Dusci**, Laboratory Manager, PathCentre, Queen Elizabeth II Medical Centre, Nedlands.

Conditions of authorized possession

- **6.** The possession authorized under clause 5 is subject to the conditions that—
 - (a) the specified substances, when not required for the purposes referred to in clause 5, are stored at the specified place in a secure manner, as directed by the Commissioner of Health;
 - (b) written records relating to the specified substances aremaintained by the persons mentioned in the Table to clause 5 at the specified place, as directed by the Commissioner; and
 - (c) if requested by the Commissioner of Health, any oral information or written report relating to the specified substances is given by the persons mentioned in the Table to clause 5 to the Commissioner.

Expiry

7. This order expires on 1 January 2000.

By Command of the Governor,

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

HE303*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) AMENDMENT ORDER 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances) Amendment Order 1999.*

Commencement

 ${f 2.}$ This order comes into operation on the day on which it is published in the ${\it Gazette.}$

Principal order

3. In this order the *Poisons (Authorized Possession of Substances) Order (No. 5)* 1996* is referred to as the principal order.

[*Published in Gazette 31 December 1996, pp. 7440-7441]

Clause 3 amended

- **4.** Clause 3 of the principal order is amended by deleting the definition of **"specified place"** and substituting the following—
 - "**"specified place"** means the premises occupied by the Department of Defence of the Commonwealth at Preston Point Depot, Wauhop Road, East Fremantle; ".

By Command of the Governor,

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

HE304*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) AMENDMENT ORDER (NO. 2) 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances)* Amendment Order (No. 2) 1999.

Commencement

 ${f 2.}$ This order comes into operation on the day on which it is published in the *Gazette*.

Principal order

3. In this order the *Poisons (Authorized Possession of Substances) Order (No. 4)* 1997* is referred to as the principal order.

[*Published in Gazette 11 November 1997, pp. 6215 and amended in Gazette of 29 September 1998, pp. 5369]

Clause 3 amended

- **4.** Clause 3 of the principal order is amended by deleting the definition of **"specified place"** and substituting the following—
 - "**specified place**" means the premises occupied by the St John of God Pathology at 243 Great Eastern Highway, Midland; ".

Clause 4 amended

- ${f 5.}$ Clause 4 of the principal order is amended by deleting paragraphs (a) and (b) and substituting the following—
 - (a) 2mg of heroin;
 - (b) 2mg of N-Ethyl-alpha-Methyl-3,4,- (Methylenedioxy) Phenethylamine *(N-Ethyl MDA) ".

By Command of the Governor,

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

HE305*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) AMENDMENT ORDER (NO. 3) 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances)* Amendment Order (No. 3) 1999.

Commencement

 ${f 2.}$ This order comes into operation on the day on which it is published in the ${\it Gazette.}$

Principal order

3. In this order the *Poisons (Authorized Possession of Substances) Order* 1996* is referred to as the principal order.

[*Published in Gazette 31 December 1996, pp. 7435-7436]

Clause 4 amended

 $\begin{tabular}{ll} \textbf{4.} & Clause 4 of the principal order is amended by deleting the Table and substituting the following—\\ \end{tabular}$

TABLE

Robert Hands, prison officer, of the Metropolitan Complex.

Christopher Harper, prison officer, of the Metropolitan Complex.

Janice Keelan, prison officer, of the Metropolitan Complex.

Terence Kennedy, prison officer, of the Metropolitan Complex.

Christopher Milne, pharmacist, of the Metropolitan Complex.

Gail Raven, prison officer, of the Metropolitan Complex.

Jacquelyn Robinson, prison officer, of the Metropolitan Complex.

Colin Thompson, Assistant Superintendent, Emergency Support Group, of the Metropolitan Complex. ".

Schedule 1 amended

- 5. Part A of Schedule 1 to the principal order is amended by inserting the following entries after the entry at item 5-
- 6. Western Australian Police Service's Drug Receival Unit, 2 Adelaide Terrace, Perth
 - 7. Australian Federal Police Regional Headquarters, 619 Murray Street, West Perth. ".

By Command of the Governor,

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

HE306*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) AMENDMENT ORDER (NO. 4) 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances)* Amendment Order (No. 4) 1999.

Commencement

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

Principal order

3. In this order the Poisons (Authorized Possession of Substances) Order (No. 5) 1998* is referred to as the principal order.

[*Published in Gazette 8 January 1999, pp. 35-36]

Clause 4 substituted

- 4. Clause 4 of the principal order is repealed and the following substituted—
 - **4.** Subject to clause 5, the people listed in the table to this clause are authorized to together possess at the specified place, for analytical chemical analysis, not more than—
 - (a) 8mg of Tetrahydrocannabinols;
 - (b) 8mg of 3,4-Methylenedioxy-N, a-Dimethyphenylethylamine (MDMA);
 - (c) 8mg of 3,4-Methylenedioxyamphetamine (MDA); and
 - (d) 8mg of 3,4-Methylenedioxy-N-Ethylamphetamine (MDE).

Table

- **Alan Richardson**, Manager Drugs of Abuse Testing, Chemical Pathology Laboratory, Western Diagnostic Pathology at 74 McCoy Street, Myaree.
- **Elizabeth Byrnes**, Senior Scientist Protein and Special Chemistry, Chemical Pathology Laboratory, Western Diagnostic Pathology at 74 McCoy Street, Myaree.
- Ramon Rodrigues, Scientist Protein and Special Chemistry, Chemical Pathology Laboratory, Western Diagnostic Pathology at 74 McCoy Street, Myaree.
- **Lillian Leong**, Scientist Protein and Special Chemistry, Chemical Pathology Laboratory, Western Diagnostic Pathology at 74 McCoy Street, Myaree.
- **Natalie Shaw**, Technician Protein and Special Chemistry, Chemical Pathology Laboratory, Western Diagnostic Pathology at 74 McCoy Street, Myaree.
- **Monique Whiting**, Laboratory Assistant Protein and Special Chemistry, Chemical Pathology Laboratory, Western Diagnostic Pathology at 74 McCoy Street, Myaree. ".

By Command of the Governor,

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

HE307*

POISONS ACT 1964

POISONS (AUTHORIZED POSSESSION OF SUBSTANCES) AMENDMENT ORDER (NO. 5) 1999

Made by the Governor in Executive Council under section 41 of the Act.

Citation

1. This order may be cited as the *Poisons (Authorized Possession of Substances)* Amendment Order (No. 5) 1999.

Commencement

 ${f 2.}$ This order comes into operation on the day on which it is published in the ${\it Gazette}.$

Principal order

3. In this order the *Poisons (Authorized Possession of Substances) Order (No. 10)* 1996* is referred to as the principal order.

[*Published in Gazette 31 December 1996, pp. 7446]

Clause 3 amended

Clause 3 of the principal order is amended by deleting the following—

" "specified person" means Sherri Huntress, veterinary surgeon, of Labouchere Road, South Perth; ".

Clause 4 substituted

- **5.** Clause 4 of the principal order is repealed and the following substituted—
 - **4.** Subject to clause 5, the persons mentioned in the Table to this clause are authorized to together possess at the specified place, not more than 50 mg of etorphine for the purpose of anaesthesia of exotic animals.

Table

Sherri Huntress, veterinary surgeon, Perth Zoo, Labouchere Road, South Perth.

Cree Monaghan, veterinary surgeon, Perth Zoo, Labouchere Road, South Perth.

Simone Vitalli, veterinary surgeon, Perth Zoo, Labouchere Road, South Perth. ".

By Command of the Governor,

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

LOCAL GOVERNMENT

LG301

LOCAL GOVERNMENT ACT 1995

Shire of Cunderdin

LOCAL LAW RELATING TO THE REPEAL OF LOCAL LAWS

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers unabling it, the Council of the Shire of Cunderdin hereby records having resolved on the 16th day of April 1999 to make the abovementioned local law for the repeal of the following local laws.

Name of Local Law	Date Gazetted
Fencing Town Blocks	14/7/22
Poundage Fee	21/9/23
Hawkers	14/2/30
Dogs	5/8/32
Keeping of Bees	8/7/41
Appointment of Employees	17/10/41
O in C Vehicles on Roads etc	24/2/50
Long Service Leave	27/4/51
Building (Brick Area)	5/12/52
Control of Dogs	30/12/55
O in C Stands, Signs etc	21/9/56
Regulate the Licensing of Hawkers	3/2/57
Amend — Hawkers	29/2/60
Motels	6/10/60
Discount on Rates	26/10/62
Animals, Vehicles and Rubbish etc on Streets	6/2/64
Sign, Hoardings and Bill Posting No. 13	13/5/64
Draft Model Caravan Park No. 2	23/6/64
Adopt Draft Model No. 10 Petrol Pumps	13/7/66
Prevention and Abatement of Nuisances	25/10/67
Clearing of Land and Removal of Refuse, Rubbish and	
Disused Materials	13/4/72
Amend Fees Cemetery	13/10/81
Adopt Voting at Meetings	19/10/84
Adopt — Control of Nuisances	12/4/91

Dated this 16th day of April 1999.

The Common Seal of the Shire of Cunderdin was hereunto affixed in the presence of — $\,$

MINERALS AND ENERGY

MN301*

Mining Act 1978

Mining Amendment Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Mining Amendment Regulations 1999*.

2. Commencement

These regulations come into operation on 1 July 1999.

3. The regulations amended

The amendments in these regulations are to the *Mining Regulations 1981**.

[* Reprinted as at 18 March 1996. For amendments to 18 May 1999 see 1998 Index to Legislation of Western Australia, Table 4, pp. 215-6.]

4. Regulation 15 amended

After regulation 15(1a) the following subregulation is inserted —

(1b) The specific provisions in regulation 96C, relating to allowable expenditure and non-allowable expenditure for the purposes of calculating expenditure under a licence, apply when calculating expenditure under this regulation.

5. Regulation 21 amended

After regulation 21(1d) the following subregulation is inserted —

(1e) The specific provisions in regulation 96C, relating to allowable expenditure and non-allowable expenditure for the purposes of calculating expenditure under a licence, apply when calculating expenditure under this regulation.

".

6. Regulation 31 amended

After regulation 31(1a) the following subregulation is inserted —

"

(1b) The specific provisions in regulation 96C, relating to allowable expenditure and non-allowable expenditure for the purposes of calculating expenditure under a lease, apply when calculating expenditure under this regulation.

,,

7. Regulation 42A amended

Regulation 42A(1) is amended by deleting "section 91" and inserting instead —

" section 91A or 91B ".

8. Regulation 62 amended

Regulation 62(1) is repealed and the following subregulation is inserted instead —

"

(1) A person who makes an application for a mining tenement which is marked out to comprise an area in excess of the maximum area provided in the Act for such tenement is, before the tenement is granted, liable to have the surplus land at either end, or side, marked out at the option of another person who wishes to apply for a mining tenement in respect of that surplus land.

,,

9. Regulation 96 amended

- (1) Regulation 96(2)(b) is amended by deleting "6 months" and inserting instead
 - " 3 months ".
- (2) Regulation 96(3) is amended by inserting after "First Schedule" —

"

, together with either Attachment 1 — "Summary of Mineral Exploration/Mining Activities" or Attachment 2 — "Summary of Prospecting and/or Small Scale Mining Activities", as the case may be

΄΄.

- (3) Regulation 96(7)(b) is amended by deleting "6 months" and inserting instead
 - " 3 months ".

10. Regulation 96C inserted

After regulation 96B the following regulation is inserted —

"

96C. Specific expenditure provisions

- (1) The cost of an Aboriginal heritage survey conducted on land which is the subject of a mining tenement may be used in the calculation of expenditure expended on, or in connection with, mining on the mining tenement.
- (2) Where the cost of a survey is claimed under subregulation (1)
 - (a) a copy of the survey must be submitted to the Registrar of Aboriginal Sites (appointed under section 37 of the *Aboriginal Heritage Act 1972*) as soon as practicable; and
 - (b) evidence that the survey has been submitted to the Registrar of Aboriginal Sites must be provided to the Department.
- (3) Administration and land access costs relating to land which is the subject of a mining tenement may be used in the calculation of expenditure expended on, or in connection with, mining on the mining tenement, but only up to 20% of the minimum commitment, or 20% of the total expenditure on the mining tenement, whichever is the greater amount.
- (4) The following costs and payments cannot be used in the calculation of expenditure expended on, or in connection with, mining on the mining tenement
 - (a) the cost of marking out mining tenements;
 - (b) any costs associated with the acquisition or sale of mining tenements;
 - (c) research activities not directly related to a specific tenement;
 - (d) compensation payments made in respect to the mining tenement.

,,

11. Regulation 126 amended

Regulation 126 is amended by deleting "7 days" and inserting instead —

" 30 days ".

12. First Schedule amended

(1) The First Schedule is amended by deleting Form 5 and inserting instead —

"

Form 5

WESTERN AUSTRALIA

Page 1

Mining Act 1978
(Secs. 51, 68, 70H, 82 and 115A)
(Regs. 16, 22, 23E, 32, 96B and 96C)

OPERATIONS REPORT - EXPENDITURE ON MINING TENEMENT

(To be completed in accordance with instructions on pages 3 and 4.)

	Annual: Final:	
Ter	nement Type: Number	r: /
Rep	porting Period: From: / /	To: / /
	MINERAL-EXPLORATION AND/OR MIN	NING ACTIVITIES
A.	MINERAL-EXPLORATION ACTIVITIES:	\$
B.	MINING ACTIVITIES:	\$
c.	ABORIGINAL HERITAGE SURVEYS: Copy to be lodged with the Registrar of Aboriginal Sites.	\$
D.	ANNUAL TENEMENT RENT AND RATES:	\$
E.	ADMINISTRATION/OVERHEADS: \$	
F.	(OTHER) LAND ACCESS/NATIVE TITLE \$ COSTS:	\$
	Jointly not to exceed 20% of the minimum commitment or expenditure on the activities shown above, whichever is the greater (see page 4 for instructions).	
	TOTAL EXPENDITURE:	\$
	. Full details and results of mineral-exploration activities must be submitted coordance with section 115A of the Act and the guidelines published under re-	
	<u>OR</u>	
	PROSPECTING AND/OR SMALL SCALE M	IINING ACTIVITI
	TOTAL EXPENDITURE:	\$
	(A to E ON ATTACHMENT 2)	

<u>A copy of this page</u> of the Operations Report <u>and Attachment 1</u> titled "Summary of Mineral-Exploration and/or Mining Activities" <u>or Attachment 2</u> titled "Summary of Prospecting and/or Small Scale Mining Activities" may be obtained by any person on the payment of the prescribed fee in accordance with regulation 96(3).

Full name and address of holder/s.	NAME: ADDRESS:
Full name and address of operator/ manager (if mining tenement under option or joint venture).	NAME: ADDRESS:
List here details of the related	Mineral-exploration report (for single tenement)
annual mineral- exploration report.	Title: Combined mineral-exploration report (for group of two or more tenements)
тероп.	Title:
	Combined reporting number for tenement group:
	Combined reporting date for group:
Signatur holder o	Detail
(Tick appropriate	MINERAL COMMODITY SOUGHT ON TENEMENT
box and show expenditure.	Gold \$ Diamond \$
If more than one	Iron ore \$ Mineral Sands \$
commodity sought, tick appropriate	Nickel/Cobalt \$ Other (specify) \$
boxes and allocate expenditure for each	Copper/Lead/ \$
one).	
This page	is not to be copied in conjunction with regulation 96(3). This operations report
ATTACHMEN SUMMARY O EXPLORATIO MINING ACT	TT 1— ATTACHMENT 2— SUMMARY FF MINERAL- FF MINERAL- FF SMALL SCALE MINING IVITIES ACTIVITIES ACTIVITIES ACTIVITIES H received E A A D
activitie you ma suggeste	comments to the Form 5 are to provide a summary of the so carried out and the cost of each activity. For Attachment 1 ye either use the pro-forma sheet or a separate sheet with the ed headings as shown under 4(A) and (B) in the instructions. I achment 2 the pro-forma sheet available from the Department used.
	of Attachment 1 or 2 will be provided together with a copy of t page of the Form 5 to any person on payment of the ed fee. U S E

INSTRUCTIONS FOR THE COMPLETION OF FORM 5

1. The Form 5 "Operations Report" and mineral exploration report are required to be lodged annually for each mining tenement within sixty (60) days from the anniversary or surrender date of the mining tenement (or such further period as may be approved by the Minister prior to the expiry of that period).

These reports should be lodged with -

The Director General, Department of Minerals and Energy, 100 Plain Street, East Perth, WA 6004.

N.B. A mineral exploration report is not required if the general prospecting activities detailed in Attachment 2 are the only activities carried out.

- 2. The Form 5 and attachments must show expenditure incurred on the activities undertaken during the annual period of the mining tenement or the period up to surrender and may be varied according to the type of activities undertaken
 - (a) for mineral-exploration and/or mining activities (see 3 below); and/or
 - (b) for general prospecting and/or small scale mining activities (see 4 below).
- 3. For mineral-exploration and/or mining activities, the format of the Form 5 consists of the two pages (as shown on this form) <u>plus</u> Attachment 1 to provide details of the cost and description for each activity (see A and B below for examples of the activities to be shown). The full cost of Aboriginal heritage surveys is allowed (see C below). Administration/overheads/land access/native title costs are not to exceed 20% of the minimum expenditure commitment, or the total of expenditure incurred on activities, whichever is the greater (see D and E below for the costs that can be claimed). Full details and results of mineral-exploration activities are required to be submitted in a mineral-exploration report (see 6 to 8 below).
- 4. For all other general prospecting activities (i.e. non-geoscientific activities such as metal-detecting, loaming, panning, dollying, dry-blowing, trenching, plant and equipment hire, own labour costs) the format of the Form 5 consists of the two pages (as shown on this form) <u>plus</u> Attachment 2 to provide details of prospecting and/or small scale mining activities.

A. MINERAL EXPLORATION ACTIVITIES

Geological activities: geological mapping, sampling, drilling supervision, core logging, non-core drill-sample logging, geological data processing and interpretation, petrology, planning of exploration programs, report preparation; where appropriate, general prospecting can be added here.

Geochemical activities: geochemical sampling, analysis of surface geochemical samples or subsurface drilling samples, geochemical data processing and interpretation. ALSO show number of samples collected.

Geophysical activities (surface/subsurface): ground geophysical surveys, downhole logging, geophysical data processing and interpretation.

Airborne geophysical activities: aerial survey costs, geophysical data processing and interpretation.

Remote sensing activities: aerial photography, remote sensing images, photo interpretation, image processing and interpretation.

Mineralogical activities (exploration for diamonds, heavy mineral sands, etc.): bulk sampling, mineral separation, mineralogy and analysis of diamond indicator minerals or other minerals.

Surveying activities: gridding, line clearing, grid tie-in, tenement boundaries, etc

Core drilling: diamond drilling costs (including pre-collar open-hole non-core drilling), access road and drill-site preparation; ALSO show metres drilled and number of holes completed.

Non-core drilling: drilling costs, access road preparation; ALSO show metres drilled and number of holes completed. Costs for deep geochemical sampling by auger or air-core drilling can also be shown here. (**N.B.** Specify drilling for groundwater supply.)

Costeaning: plant and equipment hire for trenching and bulk sampling.

Field supplies: exploration equipment, consumables and supplies, plant and equipment hire, fuel, oil, etc., depreciation of direct exploration equipment, wages for non-professional field personnel.

Drafting activities: drafting equipment, consumables and supplies, salaries for drafting personnel.

Travel: travel costs directly associated with mineral exploration activities conducted on the tenement.

Field camp activities: establishment and maintenance of exploration base camps, food and accommodation, vehicle costs, contractor helicopter support.

Environmental: environmental studies

Feasibility study activities: Rehabilitation activities:

B. MINING ACTIVITIES (DEVELOPMENT AND PRODUCTION)

Mine planning, open-cut mining, underground mining, shaft sinking, decline construction, underground drilling, preblast bench drilling, ore treatment, construction and maintenance of ore stockpiles, waste dumps, tailings dams and dumps, etc. ALSO show tonnes mined or treated. Any costs associated with care and maintenance on an idle mining operation can also be shown here.

C. ABORIGINAL HERITAGE SURVEYS

A copy of any survey undertaken to be lodged with the Registrar, Aboriginal Sites, Aboriginal Affairs Department as soon as practicable, where the cost of conducting it is claimed for expenditure purposes. Evidence of lodgement of the survey must be provided to the Department of Minerals and Energy.

D. ANNUAL TENEMENT RENT AND RATES

Rental and local government rates, paid in connection with the mining tenement each year.

E. ADMINISTRATION AND OVERHEADS

All non-field activities such as head office costs, accounting, mining tenement management, administration, research, literature studies, training, etc.

F. LAND ACCESS/NATIVE TITLE

All other native title and land access costs including private land access costs but excluding payments for compensation.

 ${\bf N.B.}$ The amount allowed under E and F not to exceed 20% of the minimum expenditure commitment or the total expenditure incurred on activities, whichever is the greater.

NON-ALLOWABLE EXPENDITURE

- 5. This includes the following
 - (a) cost of marking-out of mining tenements;
 - (b) acquisition costs of tenements and associated expenses;
 - (c) research activities not directly related to a specific tenement; and
 - (d) compensation payments.

MINERAL EXPLORATION REPORTS

- 6. The date for lodging a combined mineral-exploration report, on a group of two or more mining tenements, can be varied to a common reporting date, if prior written approval has been obtained from the Director of the Geological Survey in accordance with section 115A(4) of the Act and the guidelines.
- The format and contents of all mineral-exploration reports must be to the satisfaction of the Minister in accordance with the guidelines.
- All data in mineral-exploration reports will be kept confidential by the Department and may be available for release in accordance with regulation 96.

COPYRIGHT

9. Each mineral-exploration report must show that written authorization has been provided by the tenement holder(s), or any other person who is the owner of copyright for any data contained in the report, to allow the Minister to release all information in the report in accordance with regulation 96.

EXEMPTION FROM EXPENDITURE CONDITIONS

10. A tenement holder or an authorized agent can apply for an exemption from expenditure on a mining tenement in accordance with section 102 of the Act. Such application should be lodged with the Mining Registrar.

ATTACHMENT 1

SUMMARY OF MINERAL EXPLORATION AND/OR MINING ACTIVITIES

(Complete in accordance with instructions on pages 3 and 4.)

	Tenement Type:			Number:	/	
	Reporting Period:	From:	/ /	То:	/	/
	A. Mineral-Explora	tion Activities	1			
	B. Mining Activities	s (Developmer	at and Productio	o n)		
Itemize as appropriate. Use a separate sheet if necessary.	C. Aboriginal Herit	age Surveys				
	D. Annual Tenemen	nt Rent and Ra	<u>ates</u>			
	E. Administration a	and Overheads	<u>s</u>			
	F. Land Access/Nat	ive Title				
[TOTAL EXPEN		ſ	\$		

A copy of this page can be obtained by any person on the payment of the prescribed fee in accordance with regulation 96(3).

ATTACHMENT 2

SUMMARY OF PROSPECTING AND/OR SMALL SCALE MINING ACTIVITIES

(Complete in accordance with instructions on pages 3 and 4)

Tenement Type:	Tenement No: /			
Reporting Period: From: / /	To: / /			
A. General Prospecting Activities				
Metal Detecting:				
No. of days worked at \$	\$			
Loaming, panning, sampling, dollying, dry-blowing: No. of days worked at \$	\$			
Costeaning/trenching:	\$			
No. excavated No. of days	\$			
Other activities (specify): No. of days worked	at \$			
·				
No. of days worked	at \$			
No. of days worked	at \$			
Plant and equipment hire:	\$			
Fuel, oils, etc.:	\$			
Field supplies (food consumables, etc.):	\$			
	SUBTOTAL (A) \$			
AND/OR	<u> </u>			
B. Small Scale Mining Activities				
Construction:				
No. of days worked at \$	\$			
Development:				
No. of days worked at \$	\$			
Construction materials:	\$			
Plant and equipment hire:	\$			
Fuel, oils, etc.:	\$			
Field supplies (food consumables, etc.):	\$			
Tonnes of ore/rock/dirt mined or treated:				
	SUBTOTAL (B) \$			
Aboriginal Heritage Surveys: (a copy must be lodged with the Registrar of Aboriginal Sites)	SUBTOTAL (C) \$			
Annual Tenement Rent and Rates:	SUBTOTAL (D) \$			
Administration/Overheads/Native Title: (not to exceed 20% of the minimum expenditure commitment or total on the activities shown at subheadings (A) & (B), whichever is greater				
TOTAL EXPENDITURE (add SUBTOTALS A to E) \$				
A copy of this page can be obtained by any person on the payment of	24 2 10 1 14 17 06(2)			

(2) The First Schedule is amended in Form 9 by deleting "91)" and inserting instead —

" 91A, 91B) ".

13. Second Schedule amended

"

Graticular exploration licence

(a) one block Reg. 18 200.00

(b) more than one block

(per block) Reg. 18 82.40

".

(2) The Second Schedule is amended in item 2 in the subitem relating to Application fee for an Exploration Licence (one block) by deleting "400.00" and inserting instead —

" 100.00 ".

(3) The Second Schedule is amended by deleting item 11A and inserting the following item instead —

"

11A. Copy of front page of Form 5, together with either
Attachment 1 — "Summary of Mineral
Exploration/Mining Activities" or Attachment 2 —
"Summary of Prospecting and/or Small Scale
Mining Activities", as the case may be Reg. 96(3) 4.60

,

By Command of the Governor,

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

VALUER GENERAL

VG301*

Valuation of Land Act 1978

Valuation of Land Amendment Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Valuation of Land Amendment Regulations 1999*.

2. Commencement

These regulations come into operation on 30 June 1999.

3. Regulation 3A amended

Regulation 3A of the *Valuation of Land Regulations 1979** is amended by deleting paragraphs (b) and (c) and inserting instead —

and

(b) in the local government districts of — Beverley, Boddington, Brookton, Broomehill, Bruce Rock, Carnamah, Chapman Valley, Chittering, Coorow, Corrigin, Cranbrook, Cuballing, Cunderdin, Dalwallinu, Dandaragan, Dowerin, Dumbleyung, Esperance, Gingin, Gnowangerup, Goomalling, Greenough, Irwin, Jerramungup, Katanning, Kellerberrin, Kent, Kojonup, Kondinin, Koorda, Kulin, Lake Grace, Merredin, Mingenew, Moora, Morawa, Mount Marshall, Mukinbudin, Mullewa, Narembeen, Narrogin (Shire), Northam (Shire), Northampton, Nungarin, Perenjori, Pingelly, Plantagenet, Quairading, Ravensthorpe, Tambellup, Tammin, Three Springs, Toodyay, Trayning, Victoria Plains, Wagin, Wandering, West Arthur, Westonia, Wickepin, Williams, Wongan-Ballidu, Woodanilling, Wyalkatchem, Wyndham/East Kimberley, Yilgarn

30%.

[* Reprinted as at 23 April 1993. For amendments to 7 May 1999 see 1998 Index to Legislation of Western Australia, Table 4, p. 313.]

and York.....

By Command of the Governor,

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

— PART 2 —

ENVIRONMENTAL PROTECTION

EP401*

ENVIRONMENTAL PROTECTION ACT 1986

NOTICE OF THE REVISED DRAFT ENVIRONMENTAL PROTECTION (KWINANA)
(ATMOSPHERIC WASTES) POLICY 1999

The Environmental Protection Authority (EPA) has prepared a revised draft environmental protection policy (EPP) to protect air quality in the Kwinana area.

In accordance with section 28 (c) of the *Environmental Protection Act 1986*, the EPA gives notice that the revised draft policy has been submitted to the Minister for the Environment and is available for public inspection during normal business hours at the following Department of Environmental Protection offices:

the public reading room, 8th Floor, 141 St Georges Terrace, Perth;

the premises of the Department at SGIO Building, Welcome Road, Karratha, Western Australia 6714;

the premises of the Department at 165, Gilmore Avenue, Kwinana, Western Australia 6167;

the premises of the Department at 10th Floor, Bunbury Tower, 61 Victoria Street, Bunbury, Western Australia, 6231; and

the premises of the Department at 5 Burges Street, Geraldton, Western Australia, 6530.

After receiving and considering the revised draft policy the Minister for the Environment will make reasonable endeavours to consult public authorities and persons as appear to her likely to be affected by that policy. Enquiries to Ms Ruth Clark (Department of Environmental Protection) on 9222 7000.

HEALTH

HE401*

PHYSIOTHERAPISTS ACT 1950

PHYSIOTHERAPISTS REGISTRATION BOARD (APPOINTMENT OF MEMBERS) INSTRUMENT (No. 2) 1999

Appointed by the Lieutenant Governor and Administrator under section 6(2) of the Act.

1. Citation

This Notice may be cited as the *Physiotherapists Registration Board (Appointment of Members)* Instrument (No. 2) 1999.

2. Appointment of a Member

Mr Anthony Feighan is appointed as a member of the Physiotherapists Registration Board for the period ending 2 June 2000 in order to replace Ms Donna Boreham-Downey, who has resigned. By His Excellency's Command,

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

JUSTICE

JM402

CHILDREN'S COURT OF WESTERN AUSTRALIA ACT 1988

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of the following person as a Member of the Children's Court of Western Australia—

Mrs Lella Gail Davis of 4 Grey Street, Exmouth

Mrs Jennifer Mary Hill of Beete Road West, Salmon Gums

Mr Charles Kenneth Smallshaw of Lot 8 Knutsford Street, Derby

RICHARD FOSTER, Executive Director, Court Services.

JM401

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of—

Mr Paul Gilbert Jones of 8 Calder Street, Mukinbudin

Mr Shane Cecil Conder of 200 Chidlow Street, Northam

Mr Charles Kenneth Smallshaw of Lot 8 Knutsford Street, Derby

Mrs Jennifer Mary Hill of Bette Road West, Salmon Gums

Mr Rodney John Martin of Lot 1228 Evans Road, Coolup

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

LOCAL GOVERNMENT

LG401

HEALTH ACT 1911

Shire of Busselton

NOTICE UNDER SECTION 344C HEALTH LOCAL LAWS FEES

In accordance with the requirements of section 344C (2) of the Health Act 1911, notice is hereby given that at a meeting held on 3 March 1999 Council resolved that the fees specified in the schedule to this notice are to apply for the registration of stables, transfer of registration of stables, registration of premises for keeping of pigeons and the registration of lodging houses with effect from 1 July 1999.

Schedule

Registration of stables	\$25.00
Transfer of registration of stables	\$10.00
Registration of premises for keeping of pigeons	\$25.00
Registration of lodging house—	
Maximum number of lodgers is 15	\$70.00
Number of lodgers exceeds 15	\$140.00

M. W. SWIFT, Chief Executive Officer.

MINERALS AND ENERGY

MN401

MINING ACT 1904

Department of Minerals & Energy, Perth.

In accordance with the provisions of the Mining Act 1904, His Excellency the Governor in Executive Council has been pleased to deal with the following mining tenements.

L. C. RANFORD, Director General.

The rights of occupancy on the undermentioned Temporary Reserves have been renewed.

Number	Occupant	For Further Period Ending on	Locality	Mineral Field
5615H 5616H 5621H & 5622H	Westraint Resources Pty Ltd	31.12.99	Wittenoom	West Pilbara

MN402

MINING ACT 1978

INSTRUMENT OF EXEMPTION OF LAND

The Minister for Mines pursuant to the powers conferred on him by Section 19 of the Mining Act 1978, hereby exempts all areas of land described hereunder from Divisions 1-5 of Part IV of the Mining Act 1978.

Description

Those portions of land, not being land the subject of a mining tenement or application for a mining tenement and restricted to the D'Entrecasteaux National Park within graticular blocks—

Albany	2182	W, X, Y
J	2254	c, d, e, j, k, p
	2255	a, f, g, Ĭ, m, n, q, r, s, t, x, y, z
	2327	d, e, k
	2328	a, f, g, l, m, n, r, s

being designated "S19-93" on the Departmental Public Plan Meerup 1:50,000.

AREA: 62.75 SQUARE KILOMETRES

Dated this 25th day of May 1999.

NORMAN MOORE. Minister for Mines.

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION $\it CITY OF CANNING$

TOWN PLANNING SCHEME No. 40—AMENDMENT No. 74

Ref: 853/2/16/44, Pt 74.

Notice is hereby given that the local government of the City of Canning has prepared the abovementioned scheme amendment for the purpose of— $\,$

- 1. The recoding of all R17.5/R40 areas in Precinct 3—Bentley; Precinct 6—Norman Street/Acton Avenue/Alexander Street; Precinct 7—Cannington Central; Precinct 8—Cannington South; and Precinct 10—Queens Park, East Cannington to R17.5/R30.
- 2. The recoding of all R17.5/R30 and R17.5/R40 areas in Precinct 4—Wilson North; Precinct 5—Wilson South; Precinct 9—Woodloes; Precinct 12—Riverton West; and Precinct 13—Lynwood North to R17.5/R25.
- 3. The recoding of all R17.5/R40 areas in Precinct 14—Canning Vale Residential area to R17.5/R30.
- 4. The recoding of all R5/R40 areas in Precinct 15—Canning Vale to R5/R30.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington 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 10 August, 1999.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before 10 August, 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.

I. F. KINNER, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $CITY\,OF\,JOONDALUP$

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 833

Ref: 853/2/34/1, Pt 833.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928, that the Hon Minister for Planning approved the City of Joondalup Town Planning Scheme Amendment on 21 May, 1999 for the purpose of rezoning—

1. Swan Loc 8809 (former Reserve 31790 Greenwood Primary School), to Residential and Parks & Recreation—Local Reserve

- 2. Portion of Reserve 31016 adjoining the immediate northern boundary of the former Greenwood Primary School to Residential
- 3. Portion of Reserve 30958 adjoining the immediate southern boundary of the former Greenwood Primary School to Residential.

C. ANSELL, Chairman of Commissioners. L. DELAHAUNTY, Chief Executive Officer.

PD501*

WESTERN AUSTRALIAN PLANNING COMMISSION ACT 1985

PEEL REGION SCHEME (DRAFT) CALL FOR PUBLIC SUBMISSIONS

The Western Australian Planning Commission has prepared a draft region scheme for the Mandurah, Murray and Waroona areas and is seeking public comment.

The PEEL REGION SCHEME, when it is finalised, will set the future land-use planning for the Region for the next 30 years and beyond. It will identify the land that is suitable for the future transport network, new industrial and urban areas and will protect sensitive environmental areas for future generations.

The **PEEL REGION SCHEME** has been drafted and is now available for public submission.

The Scheme is a comprehensive collection of maps, a text and policy statements on floodplain management, strategic agricultural areas, mineral resources and basic raw materials. An Environmental Review has also been prepared for the Scheme.

THE SCHEME IS ON DISPLAY AT THE FOLLOWING LOCATIONS—

- Ministry for Planning—Peel Office (Unit 2B 11-13 Pinjarra Road, Mandurah)
- City of Mandurah Council Offices
- Mandurah District Library
- Shire of Murray Council Offices
- Pinjarra Public Library
- Shire of Waroona Council Offices
- Waroona Library
- Ministry for Planning—Perth Office (469 Wellington Street, Perth)
 J S Battye Library—Perth (Alexander Library Building, Francis Street, Northbridge) (at these locations during usual business hours)

Information is also available on the Internet http://www.wa.gov.au/planning

SUBMISSIONS

Any individual or group can comment by making a written submission. This should be on the official form which is available from the above locations, from the Internet site or by phoning the Help Line.

Submissions must be lodged by 5.00 pm Friday 2 July 1999 and sent to the

Secretary Western Australian Planning Commission 469 Wellington St **PERTH W.A. 6000**

by e-mail to corporate@planning.wa.gov.au

to (08) 9264 7566 by fax

Help Line

Besides visiting one of the display locations, additional information can be obtained by contacting the Ministry for Planning Infoline on (08) 9581 4471 or 1800 626 477.

PETER MELBIN, Secretary, Western Australian Planning Commission.

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections	
APPLICAT	IONS FOR THE GRANT OF A LIG	CENCE		
1574/98	Bulls Rugby League Club	Application for the grant of a Club Licence in respect of premises situated in Lockridge and known as Bulls Rugby League Club.	7/7/99	
1610/98	Jetty Holdings Pty Ltd	Application for the grant of a Restaurant Licence in respect of premises situated in Mandurah and known as Cicerellos.	6/7/99	
1611/98	Brian Clifford Edwards	Application for the grant of a Producer- Wine Licence in respect of premises situated in Cowaramup and known as Edwards Vineyard.	8/7/99 d	
1612/98	Goldbay Pty Ltd	Application for the grant of a Special Facilit Licence in respect of premises situated in Northbridge and known as Elephant & Wheelbarrow.	xy 8/7/99	
APPLICAT	IONS FOR EXTENDED TRADIN	G PERMITS—ONGOING EXTENDED HOUI	RS	
1116/98	George Edward Roberts	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Geraldton and known as Victoria Hotel.	23/6/99	
1117/98	Robert Stephen Cocking & Heather Cocking	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Geraldton and known as Geraldton Hotel.	25/6/99	
1119/98	Liquorland (Australia) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Broome and known as Liquorland Broome Seaview.	25/6/99	
1120/98	Liquorland (Australia) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Broome and known as Liquorland Broome Chinatow		

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

G. B. AVES, Director of Liquor Licensing.

WATER

WA401

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice under Section 13 of the Act

[Regulation 14(1)]

The Water and Rivers Commission has received the applications listed below to take and use surface water.

Any owner or occupier of land within 4.8 kilometres of the applicants land and contiguous to the watercourse may object to that application.

Objections should be sent to reach myself at the—Water & Rivers Commission, PO Box 261, Bunbury WA 6231 prior to 25 June 1999 by certified mail.

W. F. TINGEY, Regional Manager, South West Region.

1) Applicant: K. A. Sherry

Property: Sussex Location 1916 Rosa Brook Road Rosa Brook

Watercourse: Tributary of Margaret River

Public Notices

ZZ101

TRUSTEES ACT 1962

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 12 July 1999, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adams, Linda Jane, late of 17 Ellis Street, Augusta, died 15.04.99. (DEC 319036 DC4)

Chrsitovitsis, Christos, late of Leighton Nursing Home, 40 Florence Street, West Perth, died 13.04.99. (DEC 319604 DS3)

Day, Robert Anthony, late of 5/74 Broadway, Nedlands, died 20.05.99. (DEC 319646 DC4)

Doherty, Frank William, late of 64 Salisbury Street, Subiaco, died 14.05.99. (DEC 319702 DC4)

Donaldson, Leonard Donald, late of 3/66 Frederick Street, Safety Bay, died 16.05.99. (DEC 319706 DG4)

Duck, Evelyn, late of Craigmont Nursing Home, Maylands, died 17.11.98. (DEC 318750 DC4)

Gilgan, Michael James, late of 118-120 Monash Avenue, Nedlands, died 15.04.99. (DEC 318661 DC4)

Hogan, George Francis, late of Elimatta Nursing Home, 45 Alexander Drive, Mount Lawley, formerly of 8/113 Abbett Street, Scarborough, died 01.05.99. (DEC 319515 DP4)

Holmes, Richard Norman, late of Kalgoorlie Nursing Home, 8-10 Dugan Street, Kalgoorlie, died 18.11.98. (DEC 316899 DP4)

Hooper, Hudson Cecil, late of Carine Gardens Caravan Park, Bay 33/234 Old Balcatta Road, Carine, died 20.05.99. (DEC 319626 DP4)

Idle, Ernest Frederick, late of 43 Allerton Way, Booragoon, died 25.05.99. (DEC 319676 DA2)

Jacobs, Robert Jacob, late of 117 Bussell Highway, Busselton, died 26.03.99. (DEC 319512 DC3)

Kelleher, Gwen, late of Windsor Park Aged Care, 110 Star Street, Carlisle, died 25.01.99. (DEC 316918 DS4)

Loffner, George Karl, late of Greenough River Caravan Park, Geraldton, died 26.04.99. (DEC 319017 DC4)

Pratt, Cecilia Constance Maud, late of 17 India Street, Broome Hill, died 20.07.96. (DEC 317346 DP1)

K. E. BRADLEY, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone: 9222 6777

ZZ201

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the undermentioned deceased person are required to send particulars of their claims to the Executor care of Mayberry, Hammond & Co., 85 Fitzgerald Street, Northam within one (1) calendar month from the date of publication of this Notice at the expiration of which time the Trustees may convey or distribute the assets having regard only to claims of which notice has been given.

Details:

ANDERSON, GEORGE WILLIAM late of 14 Taylor Street, Northam

Date of Death: 23rd October 1998.

Dated this 2nd day of June 1999.

7.7.202

TRUSTEES ACT 1962

In the matter of the Estate of PERCY HENRY THORNTON, late of 116 Ravenswood Drive, Nollamara in the State of Western Australia, Retired Carpenter, deceased.

Creditors and other persons having claims to which Section 63 of the Trustees Act 1962 relate in respect of the Estate of the deceased, who died on the 6th day of May 1999, are required by the Executor, ROBERT VOJAKOVIC, to send the particulars of their claim to Messrs Taylor Smart of Level 28, 44 St George's Terrace, Perth in the State of Western Australia, by the 12th day of July 1999, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 8th day of June 1999.

GLEN B. GILES, Taylor Smar	t
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ZZ203

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Notice to creditors of the late Mr Lincoln Edward Wilson of Unit 2/37 Britannia Street, Leederville send details of debt to R. Wilson 15 Pepperwood Rise Halls Head 6210 by 30th June 1999.

R. G. WILSON.

ZZ204

TRUSTEES ACT 1962

In the estate of CLARENCE GORDON WORTHINGTON, late of 17 Donald Drive, Safety Bay, Western Australia, Company Director deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on the 25th day of January, 1999 are required by the personal representative Robert William Burns, of care of Wheatley & Sons, Solicitors, 8/50 St George's Terrace, Perth, Western Australia to send particulars of their claims to him by the 16th day of July 1999 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

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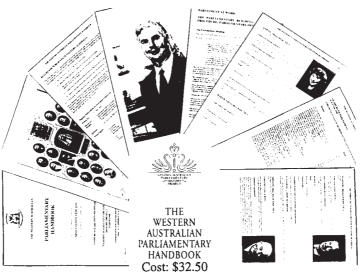
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