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— PART 1 -

PROCLAMATIONS

AA101*

PRISONS AMENDMENT ACT 1999

43 of 1999

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 2(1) of the Prisons 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, other than sections 4(5), 5(3) and 18 and Schedule 1 clauses 1(2) to (4), 2, 4(2) and 5(2) and (5) to (7), come into operation.

Given under my hand and the Public Seal of the State on 14 December 1999. By Command of the Governor,

PETER FOSS, Minister for Justice.

GOD SAVE THE QUEEN !

AA102*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

46 of 1999

WESTERN AUSTRALIA P. M. Jeffery, IL.S.1

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(1) of the Court Security and Custodial Services 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, other than Part 5, come into operation.

Given under my hand and the Public Seal of the State on 14 December 1999. By Command of the Governor,

PETER FOSS, Minister for Justice.

GOD SAVE THE QUEEN !

AA103*

COURT SECURITY AND CUSTODIAL SERVICES (CONSEQUENTIAL **PROVISIONS) ACT 1999**

47 of 1999

Governor

WESTERN AUSTRALIA
P. M. 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 *Court Security and Custodial Services* (Consequential Provisions) 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 14 December 1999. By Command of the Governor,

PETER FOSS, Minister for Justice.

GOD SAVE THE QUEEN !

AA201*

NEW TAX SYSTEM PRICE EXPLOITATION CODE (WESTERN AUSTRALIA) ACT 1999

51 of 1999

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 New Tax System Price Exploitation Code (Western Australia) Act 1999 and with the advice and consent of the Executive Council, fix 17 December 1999 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 14 December 1999. By Command of the Governor,

> HON. DOUG SHAVE, MLA, Minister for Fair Trading. GOD SAVE THE QUEEN!

AGRICULTURE

AG301*

Stock Diseases (Regulations) Act 1968

Enzootic Diseases Amendment Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the Enzootic Diseases Amendment Regulations 1999.

2. Commencement

These regulations come into operation on the day on which the Pearling (General) Amendment Regulations 1999 come into operation.

3. The regulations amended

The amendments in these regulations are to the *Enzootic Diseases Regulations 1970**.

[* Reprinted as at 21 March 1989.

For amendments to 5 November 1999 see 1998 Index to Legislation of Western Australia, Table 4, pp. 292-3 and Gazette 22 June 1999.]

4. Regulation 11AA inserted

After regulation 11 the following regulation is inserted —

"

11AA. Application of quarantine provisions to pearl oysters

- (1) For the purpose of applying regulations 11 to 15 in relation to pearl oysters
 - (a) a reference in any of those regulations to land is to be read as including a reference to an area of water: and
 - (b) a reference in any of those regulations to the owner of land is to be read as a reference to
 - (i) in the case of an area of water that is part of a pearl oyster farm, the holder of the farm lease; or
 - (ii) in the case of an area of water that is a holding site or dump, to the licensee or permit holder using the holding site or dump.
- (2) In subregulation (1) the following words have the meanings they have under the *Pearling Act 1990*—

"dump" "pearl oyster"

"farm lease" "pearl oyster farm"

"holding site" "permit holder".

"licensee"

,,

5. Part 12 inserted

After regulation 99A the following Part is inserted —

Part 12 — Pearl Oysters

100. Interpretation

(1) In this Part —

"certificate of health" means a certificate issued under regulation 106;

- "Western Australian pearl oyster fishery" means the waters so defined in the *Pearling (Joint Authority Pearl Oyster Fishing) (Declaration of Zones)*Notice 1992.
- (2) In this Part the following words have the meanings they have under the *Pearling Act 1990* —

"batch" "pearl oyster farm"
"farm lease" "quarantine site"
"hatchery" "settlement"
"hatchery licence" "spat"

"hatchery permit" "spat collector"

"length" "zone".

"pearl oyster"

- (3) In this Part pearl oysters are of Western Australian origin if
 - (a) in the case of hatchery produced spat, the spat is derived from pearl oysters taken from zone 1, 2 or 3 of the Western Australian pearl oyster fishery;
 - (b) in the case of spat collected from a spat collector, the spat collector is located in zone 1,
 2 or 3 of the Western Australian pearl oyster fishery; or
 - (c) in the case of pearl oysters taken from the wild, the pearl oysters were taken from zone 1, 2 or 3 of the Western Australian pearl oyster fishery.

101. Importation and transportation of pearl oysters

(1) A person shall not import live pearl oysters, other than spat, into the State.

Penalty: \$5 000.

- (2) A person shall not import live spat into the State unless
 - (a) the spat are of Western Australian origin;
 - (b) the importation is authorized by the Chief Inspector; and
 - (c) there is a certificate of health in force in relation to the spat.

Penalty: \$5 000.

- (3) A person shall not transport live pearl oysters in the State unless
 - (a) the pearl oysters are of Western Australian origin; or
 - (b) the transportation is authorized by the Chief Inspector.

Penalty: \$5 000.

(4) A person intending to import or transport within this State live pearl oysters shall, if directed by the Chief Inspector, submit to an approved fish pathologist for genetic testing a sample of the pearl oysters taken in a manner directed by an approved fish pathologist.

102. Samples of spat to be preserved

- (1) The holder of a hatchery licence or a hatchery permit shall take a sample from each batch of spat that is settled in the hatchery
 - (a) within 4 days of the end of settlement;
 - (b) every subsequent 14th day, unless a certificate of health is in force in respect of the batch; and
 - (c) not more than 24 hours before the spat is moved out of the hatchery.
- (2) A sample taken for the purposes of subregulation (1) is to be
 - (a) a random sample of not less than
 - (i) for a sample taken under subregulation (1)(a) or (b), 50 spat; or
 - (ii) for a sample taken under subregulation (1)(c), 150 spat each of which is 2 mm or more in length;
 - (b) preserved in a solution of between 5% and 10% of formalin in sea water;
 - (c) stored in the manner directed by an approved fish pathologist and labelled with the date the sample was taken and the batch number; and
 - (d) retained
 - (i) if the batch of spat is taken from the hatchery to a quarantine site, until all spat from that batch have been removed from the quarantine site; or
 - (ii) otherwise, for 6 weeks.
- (3) An inspector may supervise the taking of samples under this regulation.
- (4) A person shall not tamper with a sample taken under this regulation.

Penalty: \$5 000.

103. When certificate of health is required

A person shall not transport pearl oysters —

- (a) out of a hatchery;
- (b) off a quarantine site; or

(c) out of a zone of the Western Australian pearl oyster fishery,

unless there is a certificate of health in force in relation to the pearl oysters.

Penalty: \$5 000.

104. Sampling for disease testing

- (1) A sample of pearl oysters that is to be submitted to an approved fish pathologist for disease testing is to be
 - (a) a random sample of at least 600 pearl oysters;
 - (b) treated and preserved in the manner directed by an approved fish pathologist.
- (2) A person shall not submit a sample of hatchery produced spat for disease testing unless the sample was taken
 - (a) at least 40 days after the completion of settlement of that batch; and
 - (b) when the majority of the spat in the batch are 2 mm or more in length.
- (3) An inspector may supervise the taking of samples under this regulation.
- (4) A person shall not tamper with a sample taken under this regulation.

Penalty: \$5 000.

- (5) A person submitting a sample for disease testing shall also provide to the approved fish pathologist
 - (a) a copy of the relevant Notice of Settlement of Spat or Notice of Pearling or Hatchery Activity lodged under the *Pearling (General)*Regulations 1991; and
 - (b) either
 - (i) particulars in writing of any unexplained mortality, or clinical disease, of pearl oysters; or
 - (ii) a declaration, in the form of Form No. 11, that no such mortality has occurred, and no signs of clinical disease have been seen,

at the hatchery, quarantine site or other place where the pearl oysters are being held, during the previous 12 months.

- (6) An approved fish pathologist may require a person submitting a sample for disease testing to —
 (a)produce for inspection logbooks and other records kept by the holder of the relevant hatchery licence or hatchery permit;
 - (b) provide any other information relating to the health standards of the hatchery, quarantine site, or place where the pearl oysters are being held, that the pathologist considers relevant; and
 - (c) provide such further samples of pearl oysters as are required for further testing.
- (7) A person submitting a sample for disease testing must comply with a requirement under subregulation (6). Penalty: \$5 000.

105. Genetic testing

An approved fish pathologist shall carry out such genetic tests as the pathologist considers appropriate —

- (a) when a sample of pearl oysters is submitted for genetic testing under regulation 101(4); or
- (b) if directed by the Chief Inspector to do so in respect of a sample of pearl oysters submitted for disease testing.

106. Certificates of health

- (1) An approved fish pathologist may issue a certificate of health in relation to pearl oysters if the pathologist has tested, in accordance with regulation 107, a sample of those pearl oysters and is satisfied that
 - (a) the sampled pearl oysters are in good health; and
 - (b) there is no evidence of an unacceptable level of unexplained mortalities or clinical disease among pearl oysters at that hatchery, quarantine site or other place where the pearl oysters are being held, in the preceding 12 months.
- (2) For the purposes of subregulation (1) a sample of pearl oysters is in good health if there is no evidence, among the sampled pearl oysters, of
 - (a) any
 - (i) virus;
 - (ii) protozoan (other than symbiotic or opportunistic protozoa);
 - (iii) metazoan parasites;
 - (iv) fungal infection;

- (v) bacteria; or
- (vi) rickettsiales,

that is —

- (vii) associated with lesions, necrosis or inflammation of pearl oysters; or
- (viii) known or suspected to be pathogenic to pearl oysters;
- (b) unexplained lesions; or
- (c) an unacceptable level of unexplained mortalities.
- (3) A certificate of health remains in force for 2 weeks from the day on which it is issued unless, before then, it ceases to be in force under regulation 110.
- (4) A certificate of health is to be in the form of Form No. 12.

107. Method of disease testing

The tests required by regulation 106(1) to be carried out on a sample of pearl oysters are —

- (a) a culture of at least 300 pearl oysters in Ray's medium (Ray, S.M., 1966 Proceedings of the National Shellfisheries Association 54, 55-66);
- (b) a histological examination of at least 300 formalin-seawater fixed pearl oysters using haematoxylin and eosin stained longitudinal sections of paraffin embedded tissue; and
- (c) any other test that the pathologist considers appropriate.

108. Where certificate of health is not issued

- (1) Where a sample of pearl oysters is submitted for disease testing but the approved fish pathologist is not satisfied of the matters referred to in regulation 106(1)(a) and (b) the pathologist is to give written notice to the person who submitted the sample
 - (a) stating that a certificate of health will not be issued in relation to the pearl oysters; and
 - (b) setting out the reasons why not.
- (2) Unless otherwise authorized by the Chief Inspector a person given a notice under subregulation (1) shall
 - (a) within 24 hours of receiving the notice destroy, under the supervision of an inspector and in a manner approved by the Chief Inspector
 - (i) all pearl oysters being held in the hatchery, quarantine site or other place from which the sample was taken; and

- (ii) such other pearl oysters as the Chief Inspector directs;
- (b) clean, disinfect and treat all equipment used in relation to the pearl oysters, in a manner approved by the Chief Inspector; and
- (c) where the pearl oysters are in a hatchery, clean, disinfect and treat all water used in the hatchery, in a manner approved by the Chief Inspector.
- (3) An inspector may give such additional directions as the inspector considers appropriate in relation to
 - (a) the destruction of the pearl oysters;
 - (b) the cleaning, disinfecting or treatment of water and equipment; and
 - (c) the prevention or containment of disease.

109. Pathologist to notify inspector

An approved fish pathologist to whom a sample of pearl oysters is submitted for disease testing is to notify a pearling inspector (within the meaning of the *Pearling Act 1990*) in Broome within 24 hours of —

- (a) issuing a certificate of health; or
- (b) determining that the pathologist is not prepared to issue a certificate of health,

in respect of the pearl oysters.

110. More than one batch on a quarantine site

- (1) If a batch of spat is moved to a quarantine site at which there is already a batch of spat, any certificate of health in force in respect of that existing batch ceases to be in force.
- (2) If 2 or more batches of spat are kept on a quarantine site at the same time the holder of the farm lease for the pearl oyster farm on which the quarantine site is located
 - (a) shall keep the batches separate in an approved manner;
 - (b) shall sample all of the batches simultaneously;
 - (c) must not submit a sample for disease testing unless it was taken at least 6 weeks after the arrival of the most recent batch.

- (3) If an approved fish pathologist is not satisfied of the matters referred to in regulation 106(1)(a) and (b) in relation to a sample from one batch held on a quarantine site
 - (a) the pathologist is not to issue a certificate of health in respect of any of the other batches held on the quarantine site; and
 - (b) is to give a notice under regulation 108(1) in respect of each of those other batches, even if the pathologist has not tested them.

111. Removal of spat from quarantine site

The holder of the farm lease for a pearl oyster farm on which a quarantine site is located is to remove all spat in a batch from the quarantine site —

- (a) by the next 31 December after the batch is moved to the quarantine site; or
- (b) within 3 months of the batch being moved to the quarantine site,

whichever occurs first.

6. Third Schedule amended

The Third Schedule is amended by inserting after Form No. 10 the following forms —

Form No. 11

Stock Diseases (Regulations) Act 1968

MORTALITY AND DISEASE OF PEARL OYSTERS

DECLARATION REGARDING

[r. 104(5)(b)(ii)]

Nan	e:
Add	ress:
Pho	ne no:
I de	clare that:
1.	The sample of pearl oysters with which this declaration is
	submitted was taken on from pearl
	oysters being held at (location of hatchery, quarantine site etc.)

2.	No unexplained mortalities have occurred, and no signs of clinical disease have been seen, in the last 12 months among pearl oysters being held at that place.			
Sign	nature:			
Date	e:			
		Form No	12	
	Stock	a Diseases (Regul		968
		TE OF HEALTI	·	
	CERTIFICA	TE OF HEALT	I — I EAKL	[r. 106(4)]
Nan	ne:			
1144				
Pho	ne no:			
	n an approved fisl			
	pearl oysters be		tion of hatche	which was taken fron ery, quarantine site
	The sample wa	as delivered to me	for disease to	esting on
	by			
2.	I have no reason to doubt the information given as to the origins of the pearl oysters or the levels of mortality or clinical disease in the hatchery, quarantine site or other place where the pearl oysters are being held.			
3.	The following tests were carried out for clinical disease or significant pathogens		cal disease or	
	Test	Number tested	Date	Result

4.	No clinical disease or significant pathogen was detected in the sample.		
5.*	5.* The following genetic tests were carried out		
	with the following results		
	and no genetic components not of Western Australian origin were detected.		
	* Delete if inapplicable.		
	Approved fish pathologist		
О	FFICE USE ONLY		
1.	AHL No:		
2.	Name of Licensee or Permit Holder		
By Comm	and of the Governor, M. C. WAUCHOPE, Clerk of the Executive Council.		

CONSERVATION & LAND MANAGEMENT

CM301*

Wildlife Conservation Act 1950

Wildlife Conservation (Specially Protected Fauna) Notice 1999

Made by the Minister under section 14(2)(ba) of the Act.

1. Citation

This notice may be cited as the *Wildlife Conservation (Specially Protected Fauna) Notice 1999.*

2. Interpretation

In this notice —

"taxon" includes any taxon that is described by a family name or a genus name or any other name or description.

Note: The plural form of "taxon" is "taxa".

3. Declaration of specially protected fauna

For the purposes of the Act, all taxa of the fauna —

- (a) specified in Schedule 1, being fauna that is rare or likely to become extinct, are declared to be fauna that is in need of special protection;
- (b) specified in Schedule 2, being fauna that is presumed to be extinct, are declared to be fauna that is in need of special protection;
- (c) specified in Schedule 3, being birds that are subject to an agreement between the governments of Australia and Japan relating to the protection of migratory birds and birds in danger of extinction, are declared to be fauna that is in need of special protection; and
- (d) specified in Schedule 4 are declared to be fauna that is in need of special protection, otherwise than for the reasons mentioned in paragraphs (a), (b) and (c).

4. Revocation

The Wildlife Conservation (Specially Protected Fauna) Notice 1998 is revoked.

Schedule 1 — Fauna that is rare or is likely to become extinct

[cl. 3(a)]

Division 1 — Mammals

1.	Balaenoptera borealis	Sei Whale
2.	Balaenoptera musculus musculus	Blue Whale
3.	Balaenoptera physalus	Fin Whale
4.	Bettongia lesueur	Burrowing Bettong or Boodie
5 .	Dasycercus cristicauda	Mulgara or Minyi-minyi
6.	Dasycercus hillieri	Ampurta
7.	Dasyurus geoffroii	Chuditch or Western Quoll
8.	Eubalaena australis	Southern Right Whale
9.	Isoodon auratus auratus	Golden Bandicoot or Wintarru

10. Lagorchestes conspicillatus conspicillatus	Barrow Island Spectacled Hare-wallaby
11. Lagorchestes hirsutus	Rufous Hare-wallaby or Mala
12. Lagostrophus fasciatus	Banded Hare-wallaby or Muning
13. Leporillus conditor	Greater Stick-nest Rat
14. Macropus robustus isabellinus	Barrow Island Euro
15. Macrotis lagotis	Dalgyte or Bilby or Ninu
16. Megaptera novaeangliae	Humpback Whale
17. Mesembriomys gouldii gouldii	Black-footed Tree-rat
18. Myrmecobius fasciatus	Numbat or Walpurti
19. Notoryctes caurinus	Northern Marsupial Mole or Kakarratul
20. Notoryctes typhlops	Southern Marsupial Mole or Itjaritjari
21. Parantechinus apicalis	Dibbler
22. Perameles bougainville	Western Barred Bandicoot
23. Petrogale lateralis	Black-footed Rock- wallaby or Warru
24. Phascogale calura	Red-tailed Phascogale
25. Potorous gilbertii	Gilbert's Potoroo
26. Pseudocheirus occidentalis	Western Ringtail Possum
27. Pseudomys australis	Plains Rat
28. Pseudomys fieldi	Shark Bay (or Alice Springs) Mouse
29. Pseudomys shortridgei	Heath Rat
30. Rhinonicteris aurantius	Orange Horseshoe Bat
31. Setonix brachyurus	Quokka
32. Sminthopsis psammophila	Sandhill Dunnart
33. Zyzomys pedunculatus	Central Rock-rat or Antina

Division 2 — Birds

34. Amytornis textilis textilis	Thick-billed Grass-wren
35. Anous tenuirostris melanops	Lesser Noddy
36. Atrichornis clamosus	Noisy Scrub-bird or Tjimiluk
37. Botaurus poiciloptilus	Australasian Bittern
38. Cacatua pastinator pastinator	Western Long-billed Corella

39. Calyptorhynchus baudinii	Baudin's Cockatoo
40. Calyptorhynchus latirostris	Carnaby's Cockatoo
41. Cereopsis novaehollandiae grisea	Recherche Cape Barren Goose
42. Dasyornis longirostris	Western Bristlebird
43. Diomedea epomophora	Southern Royal Albatross
44. Diomedea exulans	Wandering Albatross
45. Diomedea gibsoni	Gibson's Albatross
46. Erythrotriorchis radiatus	Red Goshawk
47. Erythura gouldiae	Gouldian Finch
48. Leipoa ocellata	Malleefowl
49. Malurus coronatus coronatus	Purple-crowned Fairy- wren
50. Malurus leucopterus edouardi	Barrow Island Black and White Fairy-wren
51. Malurus leucopterus leucopterus	Dirk Hartog Island Black and White Fairy-wren
52. Petrophassa smithii smithii	Partridge Pigeon
53. Pezoporus occidentalis	Night Parrot
54. Pezoporus wallicus flaviventris	Ground Parrot
55. Pheobetria fusca	Sooty Albatross
56. Polytelis alexandrae	Princess or Alexandra's Parrot
57. Psophodes nigrogularis	Western Whipbird
58. Thalassarche carteri	Indian Yellow-nosed Albatross
59. Thalassarche cauta	Shy Albatross
60. Thalassarche chrysostoma	Grey-headed Albatross
61. Thalassarche salvini	Salvin's Albatross
62. Turnix varia scintillans	Abrolhos Painted Button- quail

Division 3 — Reptiles

63. Aprasia rostrata rostrata	Hermite Island Worm Lizard
64. Caretta caretta	Loggerhead Turtle
65. Ctenophorus yinnietharra	Yinnietharra Rock- dragon
66. Ctenotus angusticeps	Airlie Island Ctenotus
67. Ctenotus lancelini	Lancelin Island Skink
68. Ctenotus zastictus	Hamelin Ctenotus

69. Dermochelys coriacea **Leathery Turtle or Luth** 70. Egernia kintorei Giant Desert Skink 71. Egernia stokesii aethiops **Baudin Island Spiny**tailed Skink

Western Spiny-tailed 72. Egernia stokesii badia

Skink

73. Lerista praefrontalis **Buccaneer Burrowing**

Skink

Sunset Frog

74. Morelia olivacea barroni Pilbara Olive Python

75. Pseudemydura umbrina Western Swamp Tortoise

Division 4 — Frogs

76. Geocrinia alba White-bellied Frog 77. Geocrinia vitellina Yellow-bellied Frog 78. Spicospina flammocaerulea

Division 5 — Fish

Blind Cave Eel 79. Ophisternon candidum Blind Gudgeon 80. Milyeringa veritas 81. Carcharias taurus Grey Nurse Shark 82. Carcharodon carcharias Great White Shark

Division 6 — Snails

Cape Leeuwin 83. Austroassiminea letha Freshwater Snail

84. Undescribed *Rhytidid* species Stirling Range Rhytidid

(WAM#2295 - 69) Snail

Division 7 — Arachnids

85. Aganippe castellum

86. Austrarchaea mainae **Archaeid Spider**

Western Cape Range 87. *Bamazomus* sp. nov. (WAM#95/748)

Bamazomus

88. Draculoides bramstokeri **Barrow Island**

Draculoides

89. *Draculoides* sp. nov. Western Cape Range

Draculoides (WAM#96/1 15 1)

90. Hyella sp. nov. BES Cameron's Cave 1154.2525.2546.2554 Pseudoscorpion

91. Idiosoma nigrum **Shield-backed Trapdoor**

Spider

92. Kwonkan eboracum Yorkrakine Trapdoor

Spider

93. Moggridgea sp. (BY Main
1990/24,25)

94. Tartarus mullamullangensis

95. Teyl sp. (BY Main 1953/2683,
1984/13)

96. Troglodiplura lowryi

Division 8 — Crustaceans

97. Abebaiassia traglodytes

Pappikin Plains Cave

97. Abebaioscia troglodytes Pannikin Plains Cave

Isopod

98. Bogidomma australis Barrow Island

Bogidomma

99. Lasionectes exleyi Cape Range Lasionectes

100. *Liagoceradocus branchialis* Cape Range

Liagoceradocus

101. Liagoceradocus subthalassicus Barrow Island

Liagoceradocus

102. Nedsia fragilis

103. Nedsia humphreysi

104. Nedsia hurlberti

105. Nedsia macrosculptilis

106. Nedsia sculptilis

107. Nedsia straskraba

108. Nedsia urifimbriata

109. Undescribed *Crangonyctid* sp. Crystal Cave (WAM#642-97) Crangonyctid

110. Stygiocaris lancifera Lance-Beaked Cave

Shrimp

Division 9 — Millipedes

111. Speleostrophus nesiotes Barrow Island Millipede

112. Stygiochiropus isolatus

113. Stygiochiropus peculiaris

114. Stygiochiropus sympatricus

Division 10 — Cricket

115. Throscodectes xederoides

Division 11 — Native bees

116. Leioproctus contrarius

117. Leioproctus douglasiellus

118. Neopasiphe simplicior

Division 12 — Springtail

119. Australomoturus sp.nov. (SAM# 122621)

Guildford Springtail

Division 13 — Moth

120. Synemon gratiosa

Graceful Sun Moth

Schedule 2 — Fauna presumed to be extinct

[cl. 3(b)]

Division 1 — Mammals

1. Chaeropus ecaudatus Pig-footed Bandicoot or

Kantjilpa

2. *Lagorchestes asomatus* Central Hare-wallaby or

Kuluwarri

3. Leporillus apicalis Lesser Stick-nest Rat

4. Macrotis leucura Lesser Bilby or Tjunpi5. Notomys amplus Short-tailed Hopping

Mouse or Yoontoo

6. Notomys longicaudatus Long-tailed Hopping-

mouse

7. Notomys macrotis Big-eared Hopping-

mouse

8. *Onychogalea lunata* Crescent Nailtail

Wallaby or Tjawalpa

9. Perameles eremiana Desert Bandicoot or

Walilya

10. Potorous platyops Broad-faced Potoroo

Division 2 — Birds

11. Dasyornis broadbenti litoralis Rufous Bristlebird12. Rallus pectoralis clelandi Lewin's Water Rail

Division 3 — Bee

13. Hesperocolletes douglasi a Short-tongued Native Bee

Schedule 3 — Birds protected under an international agreement

[cl. 3(c)]

1. Amytornis dorotheae Carpentarian Grass-

wren

2. Buteo buteo oshiroi Daito Island Buzzard

3.	Chalcophaps indica yamashinai	Emerald Dove
4.	Cyanoramphus novaezelandiae cookii	Norfolk Island Parrot
5 .	Cyclopsitta diopthalma coxeni	Coxen's Fig Parrot
6.	Drymodes superciliaris colcloughi	Northern Scrub-robin
7.	Fregata andrewsi	Christmas Island Frigate-bird
8.	Haliaeetus albicilla albicilla	White-tailed Sea Eagle
9.	Lichenostomus melanops cassidix	Helmeted Honeyeater
10.	Lunda cirrhata	Tufted Puffin
11.	Manorina flavigula melanotis	Black-eared Miner
12.	Neophema chrysogaster	Orange-bellied Parrot
13.	Ninox novaeseelandiae rayana	Norfolk Island Boobook Owl
14.	Ninox squamipila natalis	Christmas Island Owl
15.	Pardalotus quadragintus	Forty-spotted Pardalote
16.	Pedionomas torquatus	Plains Wanderer
17.	Phalacrocorax urile	Red-faced Cormorant
18.	Pitta brachyura nympha	Fairy Pitta
19.	Podargus ocellatus plumiferus	Plumed Frogmouth
20.	Psephotus chrysopterygius	Golden-shouldered Parrot
21.	Psephotus dissimilis	Hooded Parrot
22.	Psephotus pulcherrimus	Paradise Parrot
23.	Pterodroma leucoptera leucoptera	Gould's Petrel
24.	Pterodroma solandri	Providence Petrel
25.	Scolopax mira	Amami Woodcock
26.	Strepera graculina crissalis	Lord Howe Island Currawong
27.	Sula abbotti	Abbot's Booby
28.	Tricholimnas sylvestris	Lord Howe Island Woodhen
29.	Uria aalge inornata	Common Murre, Guillemot
30.	Zosterops albogularis	Norfolk Island Silvereye

Schedule 4 — Other specially protected fauna

[cl. 3(d)]

Division 1 — Mammals

1.	Arctocephalus forsteri	New Zealand Fur-seal
2.	Dugong dugon	Dugong

3. Neophoca cinerea Australian Sealion

Division 2 — Birds

4. Cacatua leadbeateri Pink or Major Mitchell's

Cockatoo

5. Falco peregrinus Peregrine Falcon

6. Northiella haematogaster narethae Naretha Blue Bonnet

7. Tadorna radjah Burdekin Duck or Radjah

Shelduck

Division 3 — Reptiles

8. Aspidites ramsayi Woma or Ramsay's

Python

9. *Crocodylus johnstoni* Australian Freshwater

Crocodile

10. Crocodylus porosus Saltwater Crocodile

11. Morelia spilota imbricata Carpet Python

CHERYL EDWARDES, Minister for the Environment

CM302*

Wildlife Conservation Act 1950

Wildlife Conservation (Rare Flora) Notice 1999

Made by the Minister for the Environment.

1. Citation

This notice may be cited as the Wildlife Conservation (Rare Flora) Notice 1999.

2. Interpretation

In this notice —

"extant" means known to be living in a wild state;

"protected flora" means any flora belonging to the classes of flora declared by the Minister under section 6 of the Act to be protected flora by notice published in *Gazette* 9 October 1987, at p. 3855;

"taxon" includes any taxon that is described by a genus name and any other name or description.

Note: The plural form of "taxon" is "taxa".

3. Rare flora

Subject to clause 4, protected flora —

- (a) specified in Schedule 1, being taxa that are extant and considered likely to become extinct or rare and therefore in need of special protection; and
- (b) specified in Schedule 2, being taxa that are presumed to be extinct in the wild and therefore in need of special protection,

are declared to be rare flora for the purposes of section 23F of the Act throughout the State.

4. Application

Clause 3 does not apply to those plants of a taxon of protected flora specified in Schedule 1 or 2 that have been planted for any purpose other than such plants that have been planted for the purpose of conservation of that taxon and in accordance with approval given by the Executive Director.

5. Revocation

The Wildlife Conservation (Rare Flora) Notice 1998 is revoked.

Schedule 1 — Extant taxa

[cl. 3(a)]

Division 1 — Spermatophyta (flowering plants, conifers and cycads)

- 1. Acacia anomala
- 2. Acacia aphylla
- 3. Acacia aprica
- 4. Acacia aristulata ms
- 5. Acacia ataxiphylla subsp. magna
- 6. Acacia auratiflora
- 7. Acacia awestoniana
- 8. Acacia brachypoda
- 9. *Acacia cochlocarpa* subsp. *cochlocarpa*
- 10. Acacia denticulosa
- 11. Acacia depressa
- 12. Acacia forrestiana
- 13. Acacia insolita subsp. recurva
- 14. Acacia lanuginophylla
- 15. Acacia leptalea
- 16. Acacia lobulata
- 17. Acacia pharangites
- 18. Acacia pygmaea
- 19. Acacia recurvata
- 20. Acacia rhamphophylla
- 21. Acacia sciophanes
- 22. Acacia semicircinalis
- 23. *Acacia subflexuosa* subsp. *capillata*
- 24. Acacia vassalii

- 25. Acacia volubilis
- 26. Acacia sp. Dandaragan (S. van Leeuwen 269)
- 27. Adenanthos cunninghamii
- 28. Adenanthos dobagii
- 29. Adenanthos ellipticus
- 30. Adenanthos eyrei
- 31. *Adenanthos pungens* subsp. *effusus*
- 32. Adenanthos pungens subsp. pungens
- 33. Adenanthos velutinus
- 34. Allocasuarina fibrosa
- 35. Allocasuarina tortiramula
- 36. Andersonia axilliflora
- 37. Andersonia gracilis
- 38. *Andersonia pinaster* ms
- 39. *Anigozanthos bicolor* subsp. *minor*
- 40. Anigozanthos humilis subsp. chrysanthus
- 41. Anigozanthos viridis subsp. terraspectans
- 42. Anthocercis gracilis
- 43. *Apium prostratum* subsp. *phillipii* ms

- 44. Asterolasia nivea
- 45. Banksia brownii
- 46. Banksia cuneata
- 47. Banksia goodii
- 48. Banksia oligantha
- 49. Banksia sphaerocarpa var. dolichostyla
- 50. Banksia verticillata
- 51. Bentleya spinescens
- 52. Beyeria lepidopetala
- 53. Billardiera mollis
- 54. Boronia adamsiana
- 55. Boronia capitata subsp. capitata
- 56. Boronia exilis
- 57. Boronia revoluta
- 58. Brachysema modestum
- 59. Brachysema papilio
- 60. Caladenia bryceana subsp. bryceana
- 61. *Caladenia bryceana* subsp. *cracens*
- 62. Caladenia busselliana ms
- 63. *Caladenia caesarea* subsp. *maritima* ms
- 64. Caladenia christineae ms
- 65. Caladenia dorrienii
- 66. Caladenia elegans ms
- 67. Caladenia excelsa ms
- 68. Caladenia harringtoniae ms
- 69. Caladenia hoffmanii subsp. graniticola
- 70. Caladenia hoffmanii subsp. hoffmanii
- 71. Caladenia huegelii
- 72. Caladenia viridescens ms
- 73. Caladenia wanosa
- 74. Caladenia winfieldii ms
- 75. Calectasia arnoldii ms
- 76. Calytrix breviseta subsp. breviseta
- 77. Centrolepis caespitosa
- 78. Chamelaucium griffinii ms
- 79. Chamelaucium roycei ms
- 80. *Chamelaucium* sp. Gingin (N. Marchant s.n. 4.11.88)
- 81. Chordifex abortivus
- 82. Chordifex chaunocoleus
- 83. Chorizema humile
- 84. Chorizema varium
- 85. *Conospermum densiflorum* subsp. *unicephalatum*
- 86. Conospermum toddii
- 87. Conospermum undulatum
- 88. Conostylis dielsii subsp. teres
- 89. Conostylis drummondii
- 90. Conostylis lepidospermoides
- 91. Conostylis micrantha

- 92. Conostylis misera
- 93. Conostylis rogeri
- 94. *Conostylis seorsiflora* subsp. *trichophylla*
- 95. Conostylis setigera subsp. dasys
- 96. Conostylis wonganensis
- 97. Coopernookia georgei
- 98. Corybas limpidus
- 99. *Cyphanthera odgersii* subsp. *occidentalis*
- 100. Darwinia acerosa
- 101. Darwinia apiculata
- 102. Darwinia carnea
- 103. Darwinia chapmaniana ms
- 104. Darwinia collina
- 105. Darwinia ferricola ms
- 106. Darwinia macrostegia
- 107. Darwinia masonii
- 108. Darwinia meeboldii
- 109. Darwinia oxylepis
- 110. Darwinia squarrosa
- 111. Darwinia wittwerorum
- 112. Darwinia sp. Carnamah
- (J. Coleby-Williams 148) 113. *Darwinia* sp. Stirling Range
- (G.J. Keighery 5732)
- 114. *Darwinia* sp. Williamson (G.J. Keighery 12717)
- 115. Daviesia bursarioides
- 116. Daviesia cunderdin
- 117. Daviesia dielsii
- 118. *Daviesia elongata* subsp. *elongata*
- 119. Daviesia euphorbioides
- 120. Daviesia megacalyx
- 121. Daviesia microcarpa
- 122. Daviesia pseudaphylla
- 123. Daviesia speciosa
- 124. Daviesia spiralis
- 125. Deyeuxia drummondii
- 126. Diuris drummondii
- 127. Diuris micrantha
- 128. Diuris purdiei
- 129. Drakaea concolor ms
- 130. Drakaea confluens ms
- 131. Drakaea elastica
- 132. Drakaea isolata ms
- 133. Drakaea micrantha ms
- 134. Drakonorchis barbarella ms
- 135. Drakonorchis drakeoides ms
- 136. Drosera fimbriata
- 137. Drummondita ericoides
- 138. Drummondita longifolia
- 139. Dryandra anatona
- 140. Dryandra aurantia
- 141. Dryandra ionthocarpa

- 142. Dryandra mimica
- 143. Dryandra montana
- 144. *Dryandra mucronulata* subsp. retrorsa
- 145. Dryandra nivea subsp. uliginosa
- 146. *Dryandra serratuloides* subsp. *perissa*
- 147. *Dryandra serratuloides* subsp. *serratuloides*
- 148. *Dryandra squarrosa* subsp. *argillacea*
- 149. Eleocharis keigheryi
- 150. Epiblema grandiflorum var. cyanea ms
- 151. Eremophila denticulata subsp. denticulata
- 152. Eremophila lactea
- 153. Eremophila microtheca
- 154. Eremophila nivea
- 155. Eremophila pinnatifida ms
- 156. Eremophila resinosa
- 157. Eremophila scaberula
- 158. Eremophila subteretifolia ms
- 159. Eremophila ternifolia
- 160. Eremophila veneta ms
- 161. Eremophila verticillata
- 162. Eremophila virens
- 163. Eremophila viscida
- 164. Eucalyptus absita
- 165. Eucalyptus argutifolia
- 166. Eucalyptus articulata
- 167. Eucalyptus balanites
- 168. Eucalyptus beardiana
- $169. \, Eucalyptus \,\, bennettiae$
- 170. Eucalyptus blaxellii
- 171. Eucalyptus brevipes
- 172. Eucalyptus burdettiana
- 173. Eucalyptus ceracea
- 174. Eucalyptus cerasiformis
- 175. Eucalyptus coronata
- 176. Eucalyptus crispata
- 177. Eucalyptus crucis subsp. crucis
- 178. Eucalyptus crucis subsp. praecipua
- 179. Eucalyptus cuprea
- 180. Eucalyptus dolorosa
- 181. Eucalyptus graniticola ms
- 182. Eucalyptus impensa
- 183. Eucalyptus insularis
- 184. Eucalyptus johnsoniana
- 185. Eucalyptus lateritica
- 186. Eucalyptus leprophloia
- 187. Eucalyptus merrickiae
- 188. Eucalyptus mooreana
- 189. Eucalyptus olivacea ms
- 190. Eucalyptus phylacis
- 191. Eucalyptus platydisca ms

- 192. Eucalyptus pruiniramis
- 193. Eucalyptus rhodantha var. petiolaris
- 194. Eucalyptus rhodantha var. rhodantha
- 195. Eucalyptus steedmanii
- 196. Eucalyptus suberea
- 197. Eucalyptus synandra
- 198. Gastrolobium appressum
- 199. Gastrolobium glaucum
- 200. Gastrolobium graniticum
- 201. Gastrolobium hamulosum
- 202. Glyceria drummondii
- 203. Goodenia integerrima
- 204. Grevillea althoferorum
- 205. Grevillea batrachioides
- 206. Grevillea brachystylis subsp. australis
- 207. Grevillea calliantha
- 208. Grevillea christineae
- 209. *Grevillea curviloba* subsp. *curviloba*
- 210. *Grevillea curviloba* subsp. *incurva*
- 211. *Grevillea dryandroides* subsp. *dryandroides*
- 212. *Grevillea dryandroides* subsp. *hirsuta*
- 213. Grevillea elongata
- 214. Grevillea flexuosa
- 215. Grevillea humifusa
- 216. Grevillea infundibularis
- 217. Grevillea involucrata
- 218. Grevillea maccutcheonii
- 219. Grevillea maxwellii
- 220. Grevillea murex
- 221. Grevillea phanerophlebia
- 222. Grevillea pythara
- 223. Grevillea rara
- 224. Grevillea scapigera
- 225. Hakea aculeata
- 226. Hakea megalosperma
- 227. Halosarcia bulbosa
- 228. Hemiandra gardneri
- 229. Hemiandra hancocksiana ms
- 230. Hemiandra rutilans
- 231. Hemigenia viscida
- 232. Hensmania chapmanii
- 233. Hydatella dioica
- 234. Hydatella leptogyne
- 235. Hypocalymma longifolium
- 236. Isopogon uncinatus
- 237. Jacksonia pungens ms
- 238. Jacksonia quairading ms
- 239. Jacksonia sp. Collie
- (C. J. Koch 177) 240. Kennedia glabrata

- 241. Kennedia macrophylla
- 242. Keraudrenia exastia ms
- 243. Kunzea pauciflora
- 244. *Lambertia echinata* subsp. *echinata*
- 245. *Lambertia echinata* subsp. *occidentalis*
- 246. Lambertia fairallii
- 247. *Lambertia orbifolia* subsp. *orbifolia* ms
- 248. *Lambertia orbifolia* subsp. Scott River Plains (L.W. Sage)
- 249. Lasiopetalum pterocarpum ms
- 250. Lasiopetalum rotundifolium
- 251. Laxmannia jamesii
- 252. Lechenaultia chlorantha
- 253. Lechenaultia laricina
- 254. Lechenaultia pulvinaris
- 255. Lepidium aschersonii
- 256. Lepidium catapycnon
- 257. Lepidosperma rostratum
- 258. Leucopogon gnaphalioides
- 259. Leucopogon marginatus
- 260. Leucopogon obtectus
- 261. Macarthuria keigheryi
- 262. Melaleuca sciotostyla
- 263. Meziella trifida
- 264. Microcorys eremophiloides
- 265. Microtis globula
- 266. *Muehlenbeckia horrida* subsp. *abdita*
- 267. Myoporum cordifolium
- 268. Myoporum turbinatum
- 269. Myriophyllum lapidicola
- 270. Orthrosanthus muelleri
- 271. Pandanus spiralis var. flammeus
- 272. Paracaleana dixonii ms
- 273. Patersonia spirafolia
- 274. Persoonia micranthera
- 275. Petrophile latericola ms
- 276. Philotheca basistyla
- 277. Philotheca wonganensis
- 278. Pityrodia augustensis
- 279. Pityrodia scabra
- 280. *Pterostylis* sp. Northampton (S. D. Hopper 3349)
- 281. Ptychosema pusillum
- 282. Pultenaea pauciflora
- 283. Rhagodia acicularis
- 284. Rhizanthella gardneri
- 285. Ricinocarpos trichophorus
- 286. Roycea pycnophylloides
- 287. *Rulingia* sp. Trigwell Bridge (R. Smith s.n. 20.6.89)
- 288. Sphenotoma drummondii

- 289. Spirogardnera rubescens
- 290. Stawellia dimorphantha
- 291. Stylidium coroniforme
- 292. Stylidium galioides
- 293. Stylidium merrallii
- 294. Symonanthus bancroftii
- 295. Synaphea quartzitica
- 296. Synaphea stenoloba
- 297. Tetraria australiensis
- 298. Tetratheca aphylla
- 299. Tetratheca deltoidea
- 300. Tetratheca harperi
- 301. Tetratheca paynterae
- 302. Thelymitra manginii ms
- 303. Thelymitra psammophila
- 304. Thelymitra stellata
- 305. Thomasia glabripetala
- 306. Thomasia montana
- 307. *Thomasia* sp. Green Hill (S. Paust 1322)
- 308. Thryptomene wittweri
- 309. Tribonanthes purpurea
- 310. Verticordia albida
- 311. Verticordia apecta
- 312. Verticordia carinata
- 313. Verticordia crebra
- 314. Verticordia densiflora var. pedunculata
- 315. *Verticordia fimbrilepis* subsp. *australis*
- 316. *Verticordia fimbrilepis* subsp. *fimbrilepis*
- 317. Verticordia harveyi
- 318. Verticordia helichrysantha
- 319. Verticordia hughanii
- 320. Verticordia pityrhops
- 321. Verticordia plumosa var. ananeotes
- 322. Verticordia plumosa var. pleiobotrya
- 323. Verticordia plumosa var. vassensis
- 324. *Verticordia spicata* subsp. *squamosa*
- 325. Verticordia staminosa subsp. cylindracea var. cylindracea
- 326. *Verticordia staminosa* subsp. *cylindracea* var. *erecta*
- 327. *Verticordia staminosa* subsp. *staminosa*
- 328. Villarsia calthifolia
- 329. Wurmbea calcicola
- 330. Wurmbea tubulosa
- 331. Xyris exilis

Division 2 — Pteridophyta (ferns and fern allies)

332. Asplenium obtusatum subsp. northlandicum

Division 3 - Bryophyta (mosses and liverworts)

333. Pleurophascum occidentale

334. Rhacocarpus webbianus

Schedule 2 — Taxa presumed to be extinct

[cl. 3(b)]

Spermatophyta (flowering plants, conifers and cycads)

1.	Acacia kingiana	12. Leucopogon cryptanthus
2.	Acacia prismifolia	13. Leptomeria dielsiana
3.	Calothamnus accedens	14. Nemcia lehmannii
4.	Coleanthera virgata	15. Opercularia acolytantha
5.	Eremophila vernicosa ms	16. Philotheca falcata
6.	Frankenia conferta	17. Pseudanthus nematophorus
7.	Frankenia decurrens	18. Ptilotus fasciculatus
8.	Frankenia parvula	19. Ptilotus pyramidatus
9.	Gyrostemon reticulatus	20. Taraxacum cygnorum
10.	Haloragis platycarpa	21. Tetratheca fasciculata
11.	Lepidium drummondii	22. Thomasia gardneri

CHERYL EDWARDES, Minister for the Environment

FISHERIES

FI301*

Pearling Act 1990

Pearling (General) Amendment Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Pearling (General) Amendment Regulations 1999*.

2. Commencement

These regulations come into operation on 1 January 2000.

3. The regulations amended

The amendments in these regulations are to the *Pearling* (General) Regulations 1991*.

[* Published in Gazette 27 December 1990, pp. 6337-66. For amendments to 12 November 1999 see 1998 Index to Legislation of Western Australia, Table 4, p. 228.]

4. Regulation 3 amended

Regulation 3 is amended as follows:

- (a) by inserting before "In these" the subregulation designation "(1)";
- (b) by deleting the definition of "approved";
- (c) after the definition of "transport boat" by deleting the full stop and inserting a semicolon instead;
- (d) by inserting the following definitions in the appropriate alphabetical positions —

"

- "approved", except in relation to a form, means approved in writing by an inspector;
- "approved form" means a form approved by the Executive Director;
- "batch" means group of spat
 - (a) derived from broodstock brought together for the purpose of spawning; and
 - (b) all of which were spawned at approximately the same time and form one settlement;
- "broodstock" means pearl oysters which are over 120 mm in length and which are, or are intended to be, used for breeding;
- "certificate of health" means certificate issued under the *Enzootic Diseases Regulations 1970* by a veterinary pathologist certifying that no clinical disease or significant pathogens were detected in the pearl oysters to which the certificate relates;
- "Chief Inspector of Stock" has the same meaning as in Part 1 of the *Enzootic Diseases* Regulations 1970;
- "grow out", in relation to pearl oysters, means hold on a nursery site while the pearl oysters grow to the minimum length;
- "hatchery" means building or place where the acclimatization, propagation, hatching, breeding, rearing or raising of pearl oysters is carried on or attempted to be carried on, but does not include a spat collector;
- "hatchery (nursery) licence or permit" means hatchery licence or hatchery permit which is expressed to be for "hatchery options" or "hatchery quota";
- **"length"**, in relation to a pearl oyster, means dorso-ventral shell length, excluding the fingers;
- "minimum length" means 120 mm or such other length as is declared by the Minister under subregulation (4);

- "nursery site" means area, being all or part of a pearl oyster farm the farm lease for which allows the area to be used for the growing out of spat;
- "pearling (seeding) licence or permit" means pearling licence or pearling permit which is expressed to be for "hatchery options" or "hatchery quota";
- "pearling (wildstock) licence or permit" means a pearling licence or pearling permit under which the holder of the licence is permitted to take wildstock;
- "permit holder" means holder of a pearling permit or a hatchery permit;
- "place" means any land, building, structure (whether permanent or temporary), tent, boat, aircraft or vehicle or any part of any land, building, structure, tent, boat, aircraft or vehicle;
- "quarantine site" means area, being a pearl oyster farm the farm lease for which allows the area to be used for the purpose of quarantining and disease testing pearl oysters;
- "settlement" means transition of pearl oysters from planktonic larvae to benthic spat, during which the pearl oysters attach to a substrate by means of byssi;
- "spat" means pearl oysters at any stage prior to settlement or which, having settled, are less than the minimum length;
- "spat collector" means object or device used to collect, or attempt to collect, spat;
- "stock inspector" means inspector under the Stock Diseases (Regulations) Act 1968;
- "wildstock" means pearl oysters, other than broodstock, that are
 - (a) taken from the wild;
 - (b) acquired in accordance with regulation 44T(2)(a);
 - (c) collected from a spat collector located on a pearl oyster farm operated by the person taking them and are more than 80 mm in length;
 - (d) collected from any other spat collector and are more than 40 mm in length; or
 - (e) obtained from a hatchery and are
 - (i) more than 12 months old; or
 - (ii) more than 40 mm in length.

(e) by inserting the following subregulations —

"

- (2) For the purposes of these regulations the life of a pearl oyster is taken to commence on the day specified in the notice of settlement of spat form lodged by the licensee or permit holder who operates the hatchery where the pearl oyster was produced as the date of settlement of the batch of spat from which the pearl oyster was produced.
- (3) For the purposes of these regulations a pearl oyster is deemed to be over 40 mm in length if it is from a batch of pearl oyster spat the majority of which are, at the time the pearl oyster is taken, over 40 mm in length.
- (4) The Minister may from time to time, by notice published in the *Gazette*, declare that pearl oysters under a length specified in the notice are deemed to be spat.
- (5) In a notice under subregulation (4) the Minister may specify different lengths for the purposes of different pearling or hatchery activities.

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5. Regulation 4 amended

Regulation 4(2)(a) is amended by deleting "25°55′54.551 5" " and inserting instead —

" 22°56′ 54.551 5″ ".

6. Regulation 6 amended

Regulation 6 is amended as follows:

- (a) by inserting before "An applicant" the subregulation designation "(1)";
- (b) at the end of paragraph (c) by deleting the full stop and inserting a comma instead;
- (c) after paragraph (c) by inserting —

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unless payment of that fee is waived by the Executive Director.

";

(d) at the end of the regulation by inserting the following subregulation —

"

(2) A person requesting the Minister to publish a notice under section 19 of the Act shall pay to the Minister a fee of \$1 600.

".

7. Regulation 9 replaced

Regulation 9 is repealed and the following regulation is inserted instead —

9. Transfers

An application under section 32 of the Act for a transfer is to be made to the Executive Director in an approved form (or, if no form is approved, in writing) with the appropriate fee as set out in the Table to this regulation.

Table

Lease, licence or right being transferred	Fee (\$)
Farm lease or a right conferred by a farm lease	500
Pearling licence or a right conferred by a	
pearling licence (other than a quota)	55
Hatchery licence or a right conferred by a	
hatchery licence (other than a quota)	55
All or part of a quota as referred to in	
section 32(5) of the Act	310

8. Part heading amended

The heading to Part 3 is amended by deleting "PRESCRIBED".

9. Regulations 11 and 12 replaced

Regulations 11 and 12 are repealed and the following regulations are inserted instead —

11. Annual notice of intent

A licensee or permit holder shall, before 15 November in each year, complete an annual notice of intent in an approved form in respect of the year next following that year and lodge that form with an inspector.

Penalty: \$2 000.

12. Notice of pearling or hatchery activity

A licensee or permit holder shall not carry out pearling or hatchery activities, nor allow any agent, employee or subordinate to carry out those activities, unless the licensee or permit holder has —

- (a) described the pearling or hatchery activities in a notice of pearling or hatchery activity in an approved form completed by the licensee or permit holder; and
- (b) at least 48 hours prior to the commencement of those activities, lodged that form with an inspector.

Penalty: \$2 000.

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10. Regulation 13 amended

- (1) Regulation 13(1) is amended by deleting "the form of Form P3 in the Schedule." and inserting instead
 - " an approved form.".
- (2) Regulation 13(2) is amended as follows:
 - (a) in paragraphs (a) and (b) by deleting "Form P3" and inserting instead
 - "the daily log sheet";
 - (b) in paragraph (c) by deleting "in the space provided in the top left hand corner of Form P3" and inserting instead
 - " on the daily log sheet ".

11. Regulation 14 amended

Regulation 14(1) is amended as follows:

- (a) by deleting "Form P3" and inserting instead
 - "the pearl oyster fishing daily log sheet";
- (b) by deleting "the form of Form P4 in the Schedule" and inserting instead
 - " an approved form ".

12. Regulation 15 amended

- (1) Regulation 15(1) is amended by deleting "the form of Form P5" and inserting instead
 - " an approved form ".
- (2) Regulation 15(4) is amended by deleting "Form P5" and inserting instead
 - " the dump record log sheet".

13. Regulations 16 to 19 replaced

Regulations 16, 17, 18 and 19 are repealed and the following regulations are inserted instead —

"

16. Transport log sheet

- (1) Unless otherwise approved and subject to subregulation (2)
 - (a) the pilot of an aircraft, or the driver of a vehicle, which is used for transporting pearl oysters; or
 - (b) the master of a transport boat,

shall, prior to the transport of pearl oysters, complete a transport log sheet in an approved form and shall keep a paper copy of that log sheet on board the aircraft, vehicle or boat at all times while the pearl oysters to which the log sheet relates are on board.

Penalty: \$2 000.

- (2) Subregulation (1) does not apply to or in relation to pearl oysters
 - (a) transported entirely within the area of a pearl oyster farm (unless the pearl oysters are transported to or from a nursery site on that pearl oyster farm);
 - (b) transported directly from a dump to an operation boat or other place for the purpose of being subjected to pearl seeding operations; or
 - (c) held on board a boat actually engaged in taking, or attempting to take, pearl oysters.

17. Transport (seeding) log sheet

Unless otherwise approved, a person who transports pearl oysters to a place where they are to be subjected to pearl seeding operations shall —

- (a) prior to that transport, complete a transport (seeding) log sheet in an approved form in respect of the pearl oysters to be transported; and
- (b) carry a paper copy of the transport (seeding) log sheet with the person during that transport.

Penalty: \$2 000.

18. Pearl seeding log sheet

A licensee or permit holder shall complete a pearl seeding log sheet in an approved form for each day on which —

- (a) pearl oysters are received or held on board a boat or in any other place for the purpose of being subjected to pearl seeding operations; or
- (b) pearl seeding operations are carried out,

by 2200 hours on that day.

Penalty: \$2 000.

18A. Pearl oyster tag log sheet

A licensee or permit holder shall complete a pearl oyster tag log sheet in an approved form for each day on which pearl oyster identification tags issued to the licensee or permit holder are —

- (a) issued;
- (b) allocated by the licensee or permit holder to a boat crew;

- (c) affixed to designated containers; or
- (d) removed from designated containers.

Penalty: \$1 000.

18B. Notice of settlement of spat

A licensee or permit holder operating a hatchery in which settlement of a batch of spat occurs shall —

- (a) complete a notice of settlement of spat in an approved form within 24 hours of the completion of that settlement; and
- (b) lodge that form with an inspector within 3 days of the completion of the settlement of that batch of spat.

Penalty: \$2 000.

18C. Nursery site stock report

- (1) A licensee or permit holder who is licensed or permitted to use a nursery site shall
 - (a) for each quarter (or such other period as is directed by an inspector) complete a nursery site stock report in an approved form; and
 - (b) lodge that form with an inspector within 7 days of the end of that quarter or other period.

Penalty: \$2 000.

(2) In subregulation (1) —

"quarter" means period of 3 months ending on 31 March, 30 June, 30 September or 31 December.

19. Completion of forms

- (1) Forms approved for the purposes of this Part may be issued
 - (a) in log books;
 - (b) as loose sheets; or
 - (c) in electronic form.
- (2) If a log book of forms is issued in respect of a particular aircraft, vehicle or boat, the person completing the forms in that log book shall
 - (a) do so only in respect of that aircraft, vehicle or boat;
 - (b) use those forms in numerical sequence; and
 - (c) cause that log book to be retained on board the aircraft, vehicle or boat until 31 December of the year in which that log book was issued.

Penalty: \$2 000.

(3) The licensee or permit holder under whose licence or permit an aircraft, vehicle or boat referred to in subregulation (2) is used shall retain every log book issued in respect of that aircraft, vehicle or boat for at least 2 years from 31 December in the year in respect of which that log book was issued.

Penalty: \$1 000.

(4) A person completing a paper form must do so in indelible ink.

Penalty: \$1 000.

- (5) A person who completes an electronic form
 - (a) need not sign the electronic form;
 - (b) must print out a paper copy of the completed form, sign it and record on it the date and time at which it was signed; and
 - (c) is taken to have completed the form only when paragraph (b) has been complied with.
- (6) Where a licensee or permit holder is required to complete a form, an agent or employee of the licensee or permit holder may complete the form on behalf of the licensee or permit holder, but the licensee or permit holder remains liable for ensuring that the form is properly completed.
- (7) An agent or employee completing a form under subregulation (6) must include on the form his or her name and the capacity in which he or she is engaged or employed by the licensee or permit holder.

19A. Lodgement of forms

- (1) A person required under this Part to lodge a form with an inspector may
 - (a) lodge an electronic copy of the form in an approved electronic manner; or
 - (b) lodge a paper copy of the form by delivering or posting it to an inspector at Broome or at such other place as may be approved.
- (2) If a person lodges a form electronically the person must keep a paper copy of the form together with such documentation as is reasonably necessary to prove that the form was sent electronically and the time and date it was sent.

Penalty: \$1 000.

- (3) A person required by regulation 13,15, 16, 18 or 18A to complete an approved form must lodge the form with an inspector
 - (a) if a notice of pearling or hatchery activity has been lodged under regulation 12 in respect of

- the period during which that form was completed, within 3 days of the end of the relevant operation; or
- (b) otherwise, within 14 days of the completion of the relevant activity.

Penalty: \$2 000.

(4) Where a licensee or permit holder is required to lodge a form, an agent or employee of the licensee or permit holder may lodge the form on behalf of the licensee or permit holder, but the licensee or permit holder remains liable for ensuring that the form is properly lodged.

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14. Regulation 20 amended

Regulation 20(1) is amended as follows:

- (a) by deleting "regulation 19(5)" in the first place where it occurs and inserting instead
 - " regulation 18B, 18C or 19A(3)";
- (b) by deleting "regulation 19(5)" in the second place where it occurs and inserting instead
 - " that regulation ".

15. Regulation 21 amended

- (1) Regulation 21(1) is amended by deleting "the written approval of an inspector" and inserting instead
 - " approval ".
- (2) Regulation 21(2) is repealed and the following subregulation is inserted instead —

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- (2) Subregulation (1) does not apply to or in relation to a pearl oyster if the pearl oyster
 - (a) is removed from a designated container for the purpose of subjecting the pearl oyster to pearl seeding operations on board an operation boat;
 - (b) subject to paragraphs (e) and (f), is being held on a pearl oyster farm;
 - (c) is being taken by the holder of a pearl diver's licence;
 - (d) is spat which is being held in the hatchery in which it was produced;
 - (e) is spat which is being held on a nursery site and which is less than 90 mm in length;
 - (f) is spat which is being held in a spat collector; or
 - (g) is on a quarantine site.

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(3) Regulation 21(3) is amended by deleting "the written approval of an inspector" and inserting instead —

" approval ".

16. Regulation 22 amended

- (1) Regulation 22(1) is amended by deleting "tagged".
- (2) After regulation 22(1) the following subregulation is inserted —

(1a) The master of a catcher boat acting under subregulation (1) shall ensure that broodstock are not placed in the same designated container as wildstock. Penalty: \$1 000.

"

17. Regulation 24 amended

(1) Regulation 24(1) is repealed and the following subregulation is inserted instead —

..

- (1) An inspector shall, on the application of a licensee or permit holder
 - (a) who satisfies the inspector that he or she wishes to
 - (i) take wildstock or broodstock; or
 - (ii) remove pearl oysters from a nursery site for the purpose of subjecting them to pearl seeding operations;
 - (b) whose licence or permit is subject to a condition referred to in section 26(2)(c) or (d)(ii) of the Act; and
 - (c) who has lodged an annual notice of intent under regulation 11 for the calendar year during which the pearl oysters are to be taken or removed,

issue to the licensee or permit holder pearl oyster identification tags to identify the wildstock, broodstock or nursery grown oysters (as the case requires) to be taken or removed.

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- (2) Regulation 24(2) is amended as follows:
 - (a) by inserting after "licensee" in both places where it occurs
 - " or permit holder ";
 - (b) by inserting after "licence"
 - " or permit".

18. Regulation 26 amended

Regulation 26(1)(a) is amended by inserting after "licensee"—
" or permit holder ".

19. Regulation 27 amended

Regulation 27 is amended as follows:

- (a) by inserting after "licensee" in each place where it occurs
 - " or permit holder ";
- (b) in paragraph (a) by inserting after "licence" —" or permit ".

20. Regulation 29 amended

- (1) Regulation 29(1) is amended by inserting after "pearl oysters"
 - ", other than pearl oysters being held on a nursery site, ".
- (2) After regulation 29(2) the following subregulation is inserted
 - (2a) Unless otherwise approved, a person shall not remove pearl oysters from a nursery site for the purpose of subjecting them to pearl seeding operations unless a tag has been affixed, in the manner described in subregulation (1), to the designated container in which those pearl oysters are being held.

Penalty: \$2 000.

21. Regulation 30 amended

- (1) Regulation 30(1) is amended as follows:
 - (a) by deleting "A" and inserting instead
 - "Subject to subregulation (1a), a ";
 - (b) by inserting after "licensee"
 - " or permit holder ".
- (2) After regulation 30(1) the following subregulation is inserted
 - (1a) A person shall not remove a tag from a designated container that contains hatchery produced pearl oysters or pearl oysters collected from a spat collector until all pearl oysters in that container exceed the minimum length.

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22. Division heading replaced

The heading to Division 1 of Part 5 is deleted and the following heading is inserted instead —

Division 1 — Dumps not on pearl oyster farms or holding sites following pearl seeding operations

23. Regulation 32 amended

- (1) Regulation 32(1) is amended as follows:
 - (a) in paragraph (b)(ii) by inserting after "licensee" —" or permit holder ";
 - (b) by deleting paragraph (c) and inserting the following paragraph instead
 - (c) the pearl oysters are dumped in tagged designated containers or the dumping of the pearl oysters other than in tagged designated containers has been approved;
 - (c) after paragraph (d) by inserting the following paragraph
 - (da) tagged designated containers holding broodstock are, if required by an inspector, attached to separate longlines from longlines to which containers holding wildstock are attached;
 - (d) in paragraph (f)(ii) by inserting after "licensee" —" or permit holder ";
 - (e) in paragraph (h) by inserting after "licensee" —", or permit of the permit holder,".
- (2) Regulation 32(2) is repealed.

24. Regulations 33 and 35 amended

Regulations 33(1) and 35 are amended by inserting after "licensee" in each place where it occurs — " or permit holder ".

25. Division heading replaced

The heading to Division 2 of Part 5 is deleted and the following heading is inserted instead —

Division 2 — Dumps on holding sites following pearl seeding operation

".

26. Regulation 36 amended

Regulation 36(1)(a)(ii) and (e)(ii) are amended by inserting after "licensee" —

" or permit holder ".

27. Parts 5A and 6 replaced

Parts 5A and 6 are repealed and the following Parts are inserted instead —

"

Part 5A — Holding pearl oysters on pearl oyster farms

38A. Farms to be marked and lit

The holder of a farm lease shall mark and light those parts of the pearl oyster farm designated by an inspector in an approved manner so as to indicate their location to any vessels that may be in the area.

Penalty: \$2 000.

38B. Marking of sites on pearl oyster farms

The holder of a farm lease shall mark and identify —

- (a) all nursery sites and quarantine sites on the farm; and
- (b) any other areas of the farm on which pearl oysters are held,

in an approved manner, at all times while pearl oysters are held in that area.

Penalty: \$2 000.

38C. Certain pearl oysters to be kept separate

The holder of a farm lease shall, if required to do so by an inspector, keep pearl oysters designated by the inspector separate from other pearl oysters held on the pearl oyster farm in an approved manner.

Penalty: \$1 000.

Part 6 — Pearl seeding operations

39. Location of pearl seeding operations

A person shall not carry out, or attempt to carry out, or permit or suffer his or her agent, employee or subordinate to carry out or attempt to carry out, pearl seeding operations other than —

(a) on a pearl oyster farm (other than a nursery site or quarantine site);

- (b) on a holding site; or
- (c) at such other place as is approved.

Penalty: \$2 000.

40. Maximum number of pearl oysters which may be seeded at one time

A licensee or permit holder shall ensure that the number of pearl oysters that are subjected to pearl seeding during one operation does not exceed the number of pearl oysters specified in the notice of pearling or hatchery activity lodged in respect of the operation.

Penalty: \$2 000.

40A. Spat not to be seeded

A person shall not carry out, or attempt to carry out, or permit or suffer his or her agent, employee or subordinate to carry out or attempt to carry out, pearl seeding operations on pearl oysters that are spat.

Penalty: \$2 000.

41. Circumstances when loose pearl oysters may be held

A licensee or permit holder must ensure that —

- (a) loose pearl oysters; and
- (b) pearl oysters that are in designated containers that are not tagged,

are not held on a boat or other place other than for the purpose of subjecting them to pearl seeding operations.

Penalty: \$2 000.

"

28. Regulation 42 amended

"

Regulation 42 is amended as follows:

- (a) by inserting before "A person" the subregulation designation "(1)";
- (b) in paragraph (b) by deleting "an inspector has in writing approved that transport" and inserting instead
 - "that transport has been approved";
- (c) by deleting paragraph (d) and inserting the following paragraph instead
 - (d) those pearl oysters are being transported
 - (i) entirely within a nursery site;
 - (ii) entirely within a quarantine site; or

(iii) from one part of a pearl oyster farm that is not a nursery site to another part of that farm that is also not a nursery site;

",

(d) by deleting paragraph (g) and "or" immediately before it and inserting instead —

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- (g) if the pearl oysters are being transported
 - (i) from a hatchery;
 - (ii) to a quarantine site; or
 - (iii) from a quarantine site,

a certificate of health is in force in relation to those pearl oysters and that transport has been approved;

- (h) if the pearl oysters are being transported to a nursery site either
 - (i) the pearl oysters are pearl oysters to which this subparagraph applies and both
 - (I) a certificate of health is in force in relation to those pearl oysters; and
 - (II) that transport has been approved;

or

(ii) the pearl oysters are being transported from another nursery site on the same pearl oyster farm and that transport has been approved;

or

(i) in any other case, that transport has been approved.

",

(e) at the end of the regulation by inserting the following subregulations —

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- (2) For the purposes of subregulation (1)(g) and (h) a certificate of health is taken to be in force in relation to pearl oysters if
 - (a) a certificate of health has been issued in relation to a sample of pearl oysters taken from the batch of pearl oysters of which the pearl oysters to be transported are part;
 - (b) not more than 2 weeks have elapsed since that certificate was issued; and

- (c) no pearl oysters have been transported to the place from which the pearl oysters are to be transported since the tested sample was taken.
- (3) Subregulation (1)(h)(i) applies to pearl oysters which were
 - (a) collected using a spat collector located on the same pearl oyster farm as the nursery site;
 - (b) produced in a hatchery, or collected using a spat collector, located in the same zone as the nursery site and either
 - (i) the pearl oyster farm on which the nursery site is located is more than 5 nautical miles from any other pearl oyster farm; or
 - (ii) the licensee or permit holder operating any pearl oyster farm which is within 5 nautical miles of the pearl oyster farm on which the nursery site is located has given written approval to the pearl oysters being transported to the nursery site without being quarantined;

or

(c) transported to the nursery site from a quarantine site.

"

29. Regulation 43 amended

- (1) Regulation 43(1) is amended as follows:
 - (a) by deleting "42(a)" and inserting instead " 42(1)(a) ";
 - (b) by deleting "in writing" in the second place where it occurs.
- (2) Regulation 43(2) is amended as follows:
 - (a) after paragraph (a) by inserting the following paragraph
 - " (aa) the driver of the relevant vehicle; ";
 - (b) in paragraph (c)
 - (i) by inserting after "licensee"
 - " or permit holder ";
 - (ii) by inserting after "aircraft" —
 ", vehicle".

30. Regulation 44 amended

Regulation 44 is amended as follows:

(a) by deleting "42(a)" and inserting instead — " 42(1)(a) ";

(b) in paragraph (b) by inserting after "aircraft" —" or vehicle".

31. Parts 7A, 7B, 7C, 7D and 7E inserted

After Part 7 the following Parts are inserted —

"

Part 7A — Hatcheries

44A. Cleaning of hatcheries

- (1) When a batch of spat which has been held in a tank at a hatchery is removed from the tank the licensee or permit holder operating the hatchery shall clean and disinfect the tank and all equipment used in the tank before any other pearl oysters are placed in the tank. Penalty: \$2 000.
- (2) A licensee or permit holder operating a hatchery shall clean and disinfect the hatchery and all equipment used in the hatchery if directed to do so by an inspector or a stock inspector.

Penalty: \$2 000.

(3) A licensee or permit holder who is required under this regulation to clean and disinfect a hatchery, tank or piece of equipment shall clean and disinfect it in accordance with the procedure set out in Division 1 of Schedule 2 or as directed in writing by an inspector or a stock inspector.

Penalty: \$2 000.

44B. Water, air and equipment used in hatchery

- (1) A licensee or permit holder operating a hatchery shall ensure that the seaward opening of a pipe used for the intake of sea water to be used in the hatchery is located
 - (a) at a distance not less than the approved distance; and
 - (b) in the approved direction,

from the seaward opening of any pipe from which water used in the hatchery is discharged.

Penalty: \$2 000.

- (2) A licensee or permit holder operating a hatchery shall filter or treat
 - (a) water, air and equipment used in the hatchery; and
 - (b) waste water to be discharged from the hatchery,

in accordance with the standards set out in Division 2 of Schedule 2 or as directed by an inspector or a stock inspector.

Penalty: \$2 000.

44C. Batches to be kept separate

(1) A licensee or permit holder operating a hatchery shall ensure that each batch of spat held in the hatchery is kept separate from other batches of spat in an approved manner.

Penalty: \$2 000.

A licensee or permit holder operating a hatchery shall take such steps as are necessary, or as are directed by an inspector, to prevent cross-infection between batches of spat held in the hatchery.

Penalty: \$2 000.

44D. Hatchery records

- (1) A licensee or permit holder operating a hatchery shall keep
 - (a) a general operations logbook containing the particulars required by subregulation (2); and
 - (b) a batch logbook containing the particulars required by subregulation (3).

Penalty: \$2 000.

- (2) The general operations logbook is to set out
 - (a) in relation to each group of broodstock received by the hatchery
 - (i) the number of pearl oysters in the group;
 - (ii) the tag numbers of those pearl oysters;
 - (iii) the name of the licensee or permit holder from whom the pearl oysters were obtained;
 - (iv) the location from which the pearl oysters were obtained;
 - (v) if the broodstock is sold, details of when and to whom it is sold;
 - (vi) if the broodstock is destroyed, details of when and how it is destroyed; and
 - (vii) if the broodstock is otherwise removed from the hatchery, details of when, why and to where it is removed;

and

- (b) in relation to each occasion on which the hatchery, a tank or any equipment is cleaned and disinfected under regulation 44A
 - (i) the date and time when the cleaning and disinfecting were carried out;
 - (ii) details of any tanks and equipment that were cleaned and disinfected;
 - (iii) the reason for the cleaning and disinfecting; and
 - (iv) the method of cleaning and disinfecting used.
- (3) The batch logbook is to set out, in relation to each batch of pearl oysters produced in the hatchery
 - (a) the tag numbers of the broodstock used to produce the spat;
 - (b) the batch number of the spat produced;
 - (c) the approximate number of spat hatched from those eggs;
 - (d) the times and dates when settlement starts and finishes:
 - (e) the approximate number of spat settled;
 - (f) each time spat are culled from the batch
 - (i) the date of the cull;
 - (ii) the approximate number of spat retained after culling;
 - (iii) the condition of the spat which is culled; and
 - (iv) details of when and how the culled spat are disposed of;
 - (g) a weekly record of the size and stage of the spat;
 - (h) the date and time samples are taken from the batch in accordance with the *Enzootic Diseases Regulations 1970*;
 - (i) the size and approximate number of spat in the batch at the time the samples referred to in paragraph (h) are taken;
 - (j) the level of filtration of the water in which the spat are kept;
 - (k) if the broodstock is sold, details of when and to whom it is sold;
 - (l) if the broodstock is destroyed, details of when and how it is destroyed; and
 - (m) if the broodstock is otherwise removed from the hatchery, details of when, why and to where it is removed.

(4) A licensee or permit holder shall, at the request of an inspector or stock inspector, allow the inspector or stock inspector to inspect the logbooks kept under subregulation (1).

Penalty: \$2 000.

44E. Source of broodstock for hatcheries

A licensee or permit holder operating a hatchery shall not allow pearl oysters to be used in the hatchery as broodstock unless the pearl oysters —

- (a) were produced in that hatchery; or
- (b) were taken from the wild from within the waters defined as Zones 1, 2 or 3 of the Western Australian pearl oyster fishery in the *Pearling (Joint Authority Pearl Oyster Fishing)* (Declaration of Zones) Notice 1992.

Penalty: \$2 000.

44F. Supply of hatchery produced spat restricted

A licensee or permit holder operating a hatchery shall not sell or supply to a person spat produced in the hatchery unless —

- (a) the water in which the spat are kept in the hatchery is filtered to 20 μm or finer; and
- (b) a certificate of health is in force in respect of the spat.

Penalty: \$2 000.

Part 7B — Spat collection

44G. Spat collection

- (1) A person shall not collect spat unless
 - (a) the person holds a licence or permit authorizing that person to collect spat;
 - (b) the person uses an approved spat collector; and
 - (c) the spat is collected on an area of a pearl oyster farm approved by an inspector.

Penalty: \$2 000.

- (2) Unless otherwise approved a person must not sell or supply to another person pearl oysters collected in a spat collector unless
 - (a) the pearl oysters are more than 40 mm in length and that other person holds a pearling (wildstock) licence or permit; or
 - (b) the pearl oysters are 40 mm or less in length and that other person holds a hatchery (nursery) licence.

Penalty: \$2 000.

(3) Spat acquired by a person under subregulation (2)(a) is deemed to be wildstock taken by that person.

Part 7C — Quarantine sites

44H. Quarantine site not to be used for other purposes

A licensee or permit holder shall not use a quarantine site except to hold pearl oysters for the purposes of quarantine and disease testing.

Penalty: \$2 000.

44I. Quarantine permitted only on quarantine site

A licensee or permit holder shall not hold pearl oysters for the purposes of quarantine and disease testing except on a quarantine site.

Penalty: \$2 000.

44J. Cleaning of boats and equipment

(1) If directed to do so by an inspector the master of a boat which is used on a quarantine site shall clean and disinfect the boat, and any equipment used in connection with the transport of pearl oysters, in accordance with the directions of the inspector.

Penalty: \$2 000.

(2) In deciding whether cleaning and disinfecting is required, and if so how it is to be carried out, an inspector shall have regard to any advice of the Chief Inspector of Stock.

44K. Notification when quarantine site cleared

A licensee or permit holder using a quarantine site shall notify in writing an inspector at Broome within 24 hours after the last pearl oyster for the time being held on that site is transported from the site, dies or is destroyed.

Penalty: \$2 000.

44L. Spat to be held on quarantine site for 6 weeks

A licensee or permit holder using a quarantine site shall not remove a pearl oyster from that quarantine site within 6 weeks of it having been transported to that site unless —

- (a) it is removed for disease testing in accordance with these regulations or the *Enzootic Diseases Regulations 1970*;
- (b) it is dead and its disposal has been approved under regulation 44M; or

(c) its removal is otherwise approved.

Penalty: \$2 000.

44M. Disposal of dead pearl oysters

When a pearl oyster which is more than 90 mm in length dies while it is being held on a quarantine site the licensee or permit holder using the quarantine site shall —

- (a) retain the dead pearl oyster until its disposal is approved; and
- (b) dispose of the dead pearl oyster in accordance with the directions of the inspector set out in the approval.

Penalty: \$2 000.

Part 7D — Nursery sites

44N. Nursery site not to be used other than as a nursery

A licensee or permit holder shall not use a nursery site except for the purpose of growing out pearl oysters. Penalty: \$2 000.

440. Growing out permitted only on nursery site

A licensee or permit holder shall not hold pearl oysters which are being grown out except on a nursery site. Penalty: \$2 000.

44P. Nursery site to be used only by holder of hatchery (nursery) licence or permit

A person shall not hold pearl oysters on a nursery site except in accordance with a hatchery (nursery) licence or permit held by the person.

Penalty: \$2 000.

44Q. Spat to be held on nursery site until full size

A licensee or permit holder using a nursery site shall not remove a pearl oyster from that nursery site unless —

- (a) it is removed for disease testing in accordance with these regulations or the *Enzootic Diseases Regulations 1970*;
- (b) it is dead and its disposal has been approved under regulation 44R;
- (c) it is disposed of in accordance with regulation 44T; or
- (d) its removal is otherwise approved.

Penalty: \$2 000.

44R. Disposal of dead pearl oysters

When a pearl oyster that exceeds the minimum length dies on a nursery site the licensee or permit holder using the nursery site shall —

- (a) retain the dead pearl oyster until its disposal is approved; and
- (b) dispose of the dead pearl oyster in accordance with the directions of the inspector set out in the approval.

Penalty: \$2 000.

Part 7E — Growing-out spat and seeding grown-out pearl oysters

44S. Restrictions on spat which may be taken under a hatchery (nursery) licence

- (1) This regulation is prescribed under section 26(2)(a) of the Act as a condition in respect of a licensee or permit holder who holds a hatchery (nursery) licence or permit.
- (2) Unless otherwise approved a licensee or permit holder may only take spat under a hatchery (nursery) licence or permit if the pearl oyster
 - (a) is collected from a spat collector located on a pearl oyster farm (other than on a nursery site or quarantine site) operated by that licensee or permit holder and is not more than 80 mm in length;
 - (b) is
 - (i) collected from any other spat collector; and
 - (ii) is not more than 40 mm in length at the time it is taken;

or

- (c) is obtained from a hatchery or under regulation 44T(2)(b) and is not more than
 - (i) 12 months old; and
 - (ii) 40 mm in length,

at the time it is taken.

44T. Use or disposal of excess oysters from nursery site

(1) This regulation is prescribed under section 26(2)(a) of the Act as a condition in respect of a licensee or permit holder who holds a hatchery (nursery) licence or permit.

- (2) Unless otherwise approved the holder of a hatchery (nursery) licence or permit must not sell or supply to another person pearl oysters which are being, or have been, grown out on a nursery site operated by that licensee or permit holder unless
 - (a) the pearl oysters are more than 40 mm in length and that other person holds a pearling (wildstock) licence or permit; or
 - (b) the pearl oysters are 40 mm or less in length and 12 months old or younger and that other person holds a hatchery (nursery) licence or permit.

44U. Pearl seeding operations on grown-out oysters

- (1) This regulation is prescribed under section 26(2)(a) of the Act as a condition in respect of a licensee or permit holder who holds a pearling (seeding) licence or permit.
- (2) Unless otherwise approved the holder of a pearling (seeding) licence or permit may, under that licence or permit, only subject a pearl oyster to pearl seeding operations if the pearl oyster
 - (a) was taken under a hatchery (nursery) licence or permit;
 - (b) has been grown-out on a nursery site operated by the holder of a hatchery (nursery) licence or permit; and
 - (c) has not previously been subjected to pearl seeding operations.

32. Regulation 45 amended

Regulation 45 is amended as follows:

- (a) by deleting "with the written approval of the Executive Director or";
- (b) by inserting after "or permit"
 - " or as otherwise approved".

33. Regulation 47 amended

Regulation 47 is amended by inserting after "licensee" —

" or permit holder ".

34. Regulation 48 amended

Regulation 48(2)(b) is amended by deleting "in writing".

".

35. Regulation 48A inserted

After regulation 48 the following regulation is inserted —

"

48A. Sending of written documents electronically

A person who gives a document, other than a form to which regulation 19A applies, to another person by sending it electronically must keep a paper copy of the document together with a record of the day and time when it was sent.

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36. Schedule 2 replaced

Schedule 2 is repealed and the following Schedule is inserted instead —

"

Schedule 2 — Requirements for hatcheries

[Regulations 44A and 44B]

Division 1 — Cleaning and disinfecting

When a hatchery, tank or piece of equipment is required to be cleaned and disinfected it is to be —

- (a) mechanically cleaned by a brush or high pressure spray using a solution of 10 g sodium hydroxide per litre of water at 60°C; then
- (b) allowed to dry; then
- (c) disinfected by
 - (i) keeping the surface of the place or thing wet for at least 60 minutes using a solution of either
 - (I) 50-100 mg of free iodine per litre of water; or
 - (II) 60 mg of free chlorine per litre of water;

or

(ii) immersing the thing for at least 60 minutes in a solution containing sufficient sodium hydrochlorite to ensure that the residual chlorine concentration of the solution after 30 minutes is at least 10 mg per litre;

then

- (d) rinsed using fresh water or sea water filtered
 - in the case of equipment to be used in the production of algal food for spat prior to settlement, to 0.2 μm; or
 - (ii) otherwise, to 0.1 μm;

then

(e) allowed to dry.

Division 2 — Treatment of water, air and equipment

- 1. Sea water to be used in the hatchery is to be treated, before it is so used, as follows
 - (a) water which is to be used to rear spat is to be filtered to 20 µm or finer;
 - (b) water which is to be used in the production of algal food for spat is to be autoclaved or filtered to 20 μm;
 - (c) water which is to be used for any other purpose is to be filtered to at least 20 µm using duplicate filters.
- 2. Air which is to be used in the production of algal food for spat is to be filtered, before it is so used, to 20 μ m using sterile filters.
- 3. Equipment which is to be used in the production of algal food for spat is to be autoclaved, or cleaned and disinfected in accordance with Division 1, before each occasion on which it is so used.
- 4. Water to be discharged from the hatchery is to be filtered through sand or treated with a solution of 60 mg of free chlorine per litre of water before it is discharged.

By Command of the Governor,

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

JUSTICE

JM301*

Prisons Act 1981

Prisons Amendment Regulations (No. 3) 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Prisons Amendment Regulations (No. 3) 1999*.

2. Commencement

These regulations come into operation on the day on which section 7 of the *Prisons Amendment Act 1999* comes into operation.

3. Regulation 86 replaced

Regulation 86 of the *Prisons Regulations 1982** is repealed and the following regulation is inserted instead —

"

86. Publication of contracts: s. 15G(5)(b)

- (1) This regulation applies if, under section 15G(5)(a) of the Act, the Clerk of the Legislative Assembly or the Clerk of the Legislative Council receives a copy of a contract or a contract as amended (the "contract").
- (2) The Clerk is to cause to be published in the *Gazette* within 14 days of receiving the contract a notice setting out
 - (a) the date on which the contract was received by the Clerk;
 - (b) the contract's name or a brief description of the contract's contents;
 - (c) the date of the contract or the date on which the contract was amended, as is relevant to the case;
 - (d) the parties to the contract; and
 - (e) details as to where and when the contract can be inspected by members of the public.
- (3) The Clerk is to ensure that the contract can be inspected by any person during office hours.
- (4) Copies or extracts may be taken from the contract.

[* Reprinted as at 31 January 1997. For amendments to 10 December 1999 see 1998 Index to Legislation of Western Australia, Table 4, p. 245, and Gazette 2 November 1999.]

By Command of the Governor,

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

JM302*

Court Security and Custodial Services Act 1999

Court Security and Custodial Services Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Court Security and Custodial Services Regulations 1999*.

2. Commencement

These regulations come into operation on the day on which the provisions of the *Court Security and Custodial Services Act 1999*, other than Part 5, come into operation.

3. Publication of contracts: s. 45(5)(b)

- (1) This regulation applies if, under section 45(5)(a) of the Act, the Clerk of the Legislative Assembly or the Clerk of the Legislative Council receives a copy of a contract or a contract as amended (the "contract").
- (2) The Clerk is to cause to be published in the *Gazette* within 14 days of receiving the contract a notice setting out
 - (a) the date on which the contract was received by the Clerk;
 - (b) the name or brief description of the contents of the contract;
 - (c) the date of the contract or the date on which the contract was amended, as is relevant to the case;
 - (d) the parties to the contract; and
 - (e) details as to where and when the contract can be inspected.
- (3) The Clerk is to ensure that the contract can be inspected by any person during office hours.
- (4) Copies or extracts may be taken from the contract.

4. Persons not to be searched at court premises

For the purposes of clause 4(2) of Schedule 1 to the Act the following persons or members of the following classes of persons are not to be searched under clause 4(1) of that Schedule —

- (a) the Governor;
- (b) a Judge, auxiliary Judge, Master or Registrar of the High Court, Supreme Court, Federal Court, Family Court of Western Australia, Family Court of Australia, District Court or Liquor Licensing Court;
- (c) the President, a magistrate or a member of the Children's Court;
- (d) a magistrate;
- (e) a justice of the peace acting in his or her official capacity;
- (f) any other person who acts judicially or who is a member of a body which acts judicially in a State or Federal jurisdiction;
- (g) the sheriff or the clerk of a court acting in his or her official capacity;

- (h) any person who is a deputy of a person, or who is acting in an office, referred to in paragraph (a) to (g) acting in his or her official capacity;
- (i) a member of the Police Force of Western Australia or the Australian Federal Police or an aboriginal aide appointed under Part IIIA of the *Police Act 1892*;
- (j) the Director of Public Prosecutions, the Deputy Director of Public Prosecutions or a member of the staff of the Director of Public Prosecutions for Western Australia or the Commonwealth acting in his or her official capacity;
- (k) a member of Parliament acting in his or her official capacity.

By Command of the Governor,

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

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

Occupational Safety and Health Amendment Regulations (No. 3) 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Occupational Safety and Health Amendment Regulations (No. 3) 1999.*

2. Commencement

These regulations come into operation on 1 January 2000.

3. The regulations amended

The amendments in these regulations are to the *Occupational Safety and Health Regulations 1996**. [* *Reprinted as at 15 October 1999.*]

4. Regulation 1.3 amended

Regulation 1.3 is amended in the definition of "platform" by deleting ", in relation to a construction site, includes a surface of

".

a plank or other material that is used as an access way" and inserting instead —

"

means the surface of a plank or other material that is used to provide access to, or egress from, a place,

5. Regulation 1.14 inserted

After regulation 1.13 the following regulation is inserted —

"

1.14. AS or AS/NZS reference in Schedule 1

Failure to include the number of the regulation in which a reference is made to an AS or AS/NZS designation in the regulation reference for that designation in Schedule 1 does not invalidate the reference to that designation in the regulation.

6. Regulation 3.26 amended

(1) Regulation 3.26(1)(c) is amended by deleting "and" and inserting instead —

" or ".

(2) Regulation 3.26(1)(d) and "and" after it are deleted and the following paragraph is inserted instead —

66

(d) if being used to approach a platform, protrudes at least 900 mm beyond the landing for the platform; and

7. Regulation 3.27 amended

Regulation 3.27 is amended as follows:

(a) in paragraph (a) after the word "damage" by inserting the following —

"

or the uncontrolled release of its contents while the cylinder is being used, moved, or stored

(b) by deleting paragraph (b) and inserting the following paragraph instead —

(b) is not lifted or lowered by mechanical means unless —

(i) it is contained in an appropriate type of box; or

(ii) it is lifted or lowered using attachments that are suitable for the task being performed.

8. Regulation 3.31 replaced

Regulation 3.31 is repealed and the following regulation is inserted instead —

"

3.31. Flotation devices where person working alone

If, at a workplace —

- (a) a person works over water or other liquid and there is a risk of the person drowning if he or she falls into the water or other liquid; and
- (b) the person works alone,

a person who, at the workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must, as far as practicable, ensure that the first-mentioned person wears a life jacket to reduce the risk of drowning.

Penalty: \$25 000.

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9. Regulation 3.45 amended

Regulation 3.45 is amended as follows:

- (a) in the definition of "exposure standard for noise" by deleting paragraph (a) and inserting the following paragraph instead
 - " (a) an $L_{Aeq.8h}$ of 85dB(A);"
- (b) in the definition of "L_{Aeq,8h}" by deleting "AS 1269" and inserting instead
 - " AS/NZS 1269.1 ";
- (c) in the definition of "L_{peak}" by deleting "AS 1269 as measured by a sound level meter with a peak detector-indicator characteristic complying with AS 1259.1;" and inserting instead —
 - " AS/NZS 1269.1; ".

10. Regulation 3.47 replaced

Regulation 3.47 is repealed and the following regulation is inserted instead —

"

3.47 Standard of personal hearing protectors

If it is not practicable to avoid exposing a person at a workplace to noise above the exposure standard for noise then a person who, at the workplace, is an employer, the main contractor or a self-employed person must ensure that the first-mentioned person is provided with personal hearing protectors that have been selected in accordance with the procedures specified in AS/NZS 1269.3.

Penalty: \$25 000.

11. Regulation 3.50 amended

Regulation 3.50 is amended in paragraph (d) by deleting "AS 1891.3," and inserting instead —

" AS/NZS 1891.1, AS/NZS 1891.3, ".

12. Regulation 3.57 amended

After regulation 3.57(1) the following subregulation is inserted —

- (1a) Without limiting regulation 3.1, if at a workplace fragile material forms the whole or part of a roof that is to be removed, a person who, at the workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must before the roof is removed
 - (a) identify which areas of the roof are made of a fragile material; and
 - (b) assess the soundness of the roof.

13. Regulation 3.60 amended

- (1) Regulation 3.60(3)(b) is amended by deleting "after 31 March 1998".
- (2) Regulation 3.60(4) is amended as follows:
 - (a) in paragraph (b)(i) by deleting "after 31 March 1998";
 - (b) in paragraph (b)(ii) by deleting "when an item of portable equipment is being used by the person or an employee of the person at the workplace after 31 March 1998" and inserting instead —

and that an item of portable equipment being used by the person or an employee of the person is directly connected to the output side of that portable residual current device

".

"

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(3) Regulation 3.60(5) is amended by inserting after "a fixed socket" —

"

and the item of portable equipment is directly connected to the output side of that portable residual current device

".

14. Regulation 3.64 replaced

Regulation 3.64 is repealed and the following regulation is inserted instead —

"

3.64. Restrictions on working in vicinity of overhead power lines

(1) In this regulation —

"danger zone" means anywhere that —

- (a) is within 0.5 metres of a live insulated overhead power line or aerial bundled conductor line of a voltage of not more than 1 000 volts;
- (b) is within 1.0 metre of a live uninsulated overhead power line of a voltage of not more than 1 000 volts;
- (c) is within 3.0 metres of a live overhead power line, whether insulated or not, of a voltage exceeding 1 000 volts but not more than 33 000 volts; or
- (d) is within 6.0 metres of a live overhead power line, whether insulated or not, of a voltage exceeding 33 000 volts;

"overhead power line" means an overhead line for the transmission of electrical energy.

(2) Subject to subregulation (3), without limiting clause 2.5.7 of AS/NZS 3012, a person who, at a workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must ensure that an employee or any plant or material used or controlled by an employee does not enter the danger zone of an overhead power line.

Penalty: \$25 000.

- (3) A person does not commit an offence under subregulation (2) if, proof of which is on the person
 - (a) the overhead power line has been adequately insulated and effectively cordoned off to protect the safety of persons or otherwise made safe, as the case requires; or

(b) the employee is authorized to carry out electrical work under the *Electricity Act 1945*.

15. Regulation 3.82 amended

- (1) Regulation 3.82 is amended in the definition of "confined space" as follows:
 - (a) paragraph (d) is amended by inserting after "containing"
 - " or likely to contain ";
 - (b) paragraph (e) is amended by inserting after "has" —" or is likely to have ";
 - (c) paragraph (f) is amended by inserting after "nature" —

 " or is likely to be of a nature ";
 - (d) by deleting the full stop after paragraph (f) and inserting
 - " or a contaminant; ".
- (2) Regulation 3.82 is amended after the definition of "confined space" by inserting the following definition —

"contaminant" means any substance, the presence of which may be harmful to safety or health.

16. Regulation 3.98 amended

Regulation 3.98(1) is amended as follows:

- (a) by deleting "welding" in the first place where it occurs and inserting instead
 - " gas welding, heating, cutting ";
- (b) after "must ensure" by inserting
 - "that a flashback arrester is fitted";
- (c) in paragraph (a) by deleting "that a flash arrester is fitted";
- (d) by deleting paragraph (b) and inserting the following paragraph instead
 - " (b) to the blowpipe. ".

17. Regulation 3.103 amended

Regulation 3.103 is amended as follows:

- (a) by deleting paragraph (a) and inserting the following paragraph instead
 - (a) is designed so that the person operating the nozzle can control the flow of abrasive material through the nozzle;

, ,

".

- (b) by inserting before "A person" the subregulation designation "(1)";
- (c) by inserting the following subregulation —

"

- (2) A person who, at a workplace at which equipment is used for the purposes of abrasive blasting, is an employer, the main contractor, or a self-employed person must ensure that
 - (a) the equipment includes a device designed to cut off automatically the flow of abrasive material through the nozzle if the person operating the nozzle becomes unable to do so; or
 - (b) procedures are in place which enable a person other than the person operating the nozzle to cut off the flow of abrasive material if the person operating the nozzle becomes unable to do so.

(d) by deleting "Penalty: \$25 000" and inserting the following penalty instead —

Penalty applicable to subregulations (1) and (2): \$25 000.

18. Regulation 3.124 amended

Regulation 3.124(1)(c) is amended by deleting "900 mm" and inserting instead —

" one metre ".

19. Regulation 4.1 amended

Regulation 4.1 is amended in the definition of "pressure equipment" by inserting after "AS 3920.1" —

" or AS 4343 ".

20. Regulation 4.43 amended

Regulation 4.43(b) is amended by deleting "AS 3788" in both places where it occurs and inserting instead —

" AS/NZS 3788 ".

21. Regulation 5.1 amended

Regulation 5.1(1) is amended in the definition of "hazardous substance" by deleting "[NOHSC: 10005 (1994)]" and inserting instead —

" [NOHSC: 10005 (1999)] ".

".

22. Regulation 5.2 amended

Regulation 5.2(b) is amended by inserting after "animals" —

while it is being administered to a human being or an animal

23. Regulation 5.3 amended

Regulation 5.3(a) is amended by deleting "[NOHSC: 10005 (1994)]" and inserting instead —

" [NOHSC: 10005 (1999)] ".

24. Regulation 5.5 amended

Regulation 5.5(1) is amended as follows:

- (a) after paragraph (b) by inserting —" and ";
- (b) after paragraph (c) by deleting "; and" and inserting a full stop;
- (c) by deleting paragraph (d).

25. Regulation 5.48 amended

Regulation 5.48(1)(b) is amended by inserting before "Code"—

Guide to the Control of Asbestos Hazards in Buildings and Structures [NOHSC: 3002 (1988)] and the

26. Regulation 5.50 amended

Regulation 5.50 is amended by deleting "the use or cleaning of" in both places where it occurs.

27. Regulation 5.52 amended

Regulation 5.52 is amended by deleting "Code of Practice for the Safe Removal of Asbestos [NOHSC: 2002 (1988)]" and inserting instead —

Guide to the Control of Asbestos Hazards in Buildings and Structures [NOHSC: 3002 (1988)]

28. Regulation 6.2 amended

Regulation 6.2(2)(b) is amended by inserting after "competency" —

or a certificate issued under regulations repealed by regulation 7.3

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".

29. Schedule 1 replaced

Schedule 1 is repealed and the following Schedule is inserted instead —

"

Schedule 1 — Australian Standards and Australian/New Zealand Standards

[r. 1.3]

			[r. 1.3]
Item	AS or AS/NZS Number	Title	Regulation Reference
1	AS/NZS 1200:1994	Pressure equipment	4.1, 4.43, Sch. 4.3
2	AS/NZS 1269:1998	Occupational noise management	3.45, 3.47
	AS/NZS 1269.1:1998	Measurement and assessment of noise immission and exposure	
	AS/NZS 1269.3:1998	Hearing protector program	
3	AS 1319-1994	Safety signs for the occupational environment	1.3, 3.11, 3.34, 3.36, 4.1
4	AS/NZS 1337:1992	Eye protectors for industrial applications	3.33
5	AS/NZS 1338:1992	Filters for eye protectors	3.33
	AS/NZS 1338.1:1992	Filters for protection against radiation generated in welding and allied operations	
	AS/NZS 1338.2:1992	Filters for protection against ultraviolet radiation	
	AS/NZS 1338.3:1992	Filters for protection against infrared radiation	
6	AS 1418	Cranes (including hoists and winches)	4.54, Sch. 4.3
	AS 1418.1-1994	General requirements	
	AS 1418.2-1997	Serial hoists and winches	
	AS 1418.3-1997	Bridge, gantry and portal cranes (including container cranes)	
	AS 1418.4-1988	Tower cranes	
	AS 1418.5-1995	Mobile and vehicle loading cranes	
	AS 1418.6-1988	Guided storing and retrieving appliances	

Item	AS or AS/NZS Number	Title	Regulation Reference
	AS 1418.7-1988	Builders' hoists and equipment	
	AS 1418.8-1989	Special purpose appliances	
	AS/NZS 1418.9:1996	Vehicle hoists	
	AS 1418.10-1996	Elevating work platforms	
	AS 1418.12-1991	Crane collector systems	
	AS 1418.13-1996	Building maintenance units	
	AS 1418.14-1996	Requirements for cranes subject to arduous working conditions	
	AS 1418.15-1994	Concrete placing equipment	
	AS 1418.16-1997	Mast climbing work platforms	
	AS 1418.17-1996	Design and construction of workboxes	
7	AS/NZS 1576	Scaffolding	3.55, 3.67, 3.72, 3.124, Sch. 4.3
	AS/NZS 1576.1:1995	General requirements	
	AS 1576.2-1991	Couplers and accessories	
	AS/NZS 1576.3:1995	Prefabricated and tube-and-coupler scaffolding	
	AS 1576.3 Supplement 1-1991	Prefabricated and tube-and-coupler scaffolding — Metal tube-and-coupler scaffolding — Deemed to comply (Supplement to AS 1576.3-1991)	
	AS 1576.4-1991	Suspended scaffolding	
	AS/NZS 1576.5:1995	Prefabricated splitheads and trestles	
8	AS 1636-1996	Agricultural wheeled tractors — Roll-over protective structures — Criteria and tests	4.44
9	AS 1657-1992	Fixed platforms, walkways, stairways and ladders — Design, construction and installation	3.55

Item	AS or AS/NZS Number	Title	Regulation Reference
10	AS 1674 AS 1674.1-1997 AS 1674.2-1990	Safety in welding and allied processes Fire precautions Electrical	3.52, 3.96
11	AS/NZS 1715:1994	Selection, use and maintenance of respiratory protective devices	3.40, 3.42, 3.37
12	AS/NZS 1716:1994	Respiratory protective devices	3.40, 3.42
13	AS 1735	Lifts, escalators, and moving walks (known as the SAA Lift Code)	4.56, Sch. 4.3
	AS 1735.1-1986	General requirements	
	AS 1735.2-1997	Passenger and goods lifts — Electric	
	AS 1735.3-1995	Passenger and goods lifts — Electro-hydraulic	
	AS 1735.4-1986	Service lifts — Poweroperated	
	AS 1735.5-1996	Escalators	
	AS 1735.6(Int)-1996	Moving walks	
	AS 1735.7-1998	Stairway lifts	
	AS 1735.8-1986	Inclined lifts	
	AS 1735.9-1994	Special purpose industrial lifts	
	AS 1735.10(Int)-1998	Tests	
	AS 1735.11-1986	Fire-rated landing doors	
	AS 1735.12-1999	Facilities for persons with disabilities	
	AS 1735.13-1986	Lifts for persons with limited mobility — Manually powered	
	AS 1735.14-1998	Low-rise platforms for passengers	
	AS 1735.15-1990	Lifts for people with limited mobility — Restricted use — Non-automatically controlled	
	AS 1735.16-1993	Lifts for persons with limited mobility — Restricted use — Automatically controlled	

Item	AS or AS/NZS Number	Title	Regulation Reference
	AS 1735.17-1995	Lifts for people with limited mobility — Restricted use — Water-drive	
14	AS/NZS 1801:1997	Occupational protective helmets	3.33, 3.36
15	AS/NZS 1873:1994	Powder-actuated (PA) hand-held fastening tools	4.51
16	AS/NZS 1891	Industrial fall arrest systems and devices	3.48, 3.50
	AS/NZS 1891.1:1995	Safety belts and harnesses	
	AS/NZS 1891.3:1997	Fall-arrest devices	
17	AS/NZS 1892	Portable ladders	3.26
	AS/NZS 1892.1:1996	Metal	
	AS 1892.2-1992	Timber	
	AS/NZS 1892.3:1996	Reinforced plastic	
	AS/NZS 1092.3.1990	Remioreed plastic	
18	AS 2030	The verification, filling, inspection, testing and maintenance of cylinders for storage and transport of compressed gases (known as the SAA Gas Cylinders Code)	4.1, 4.43, Sch. 4.2, Sch. 4.3
	AS 2030.1-1999	Cylinders for compressed gases other than acetylene	
	AS 2030.2-1996	Cylinders for dissolved acetylene	
	AS 2030.3-1982	Non-refillable cylinders for compressed gases	
	AS 2030.4-1985	Welded cylinders — Insulated	
	AS 2030	Foreign gas cylinder	
	Supplement 1-1986	specifications	
19	AS 2106-1980	Methods for the determination of the flashpoint of flammable liquids (closed cup)	3.99
20	AS/NZS 2161	Occupational protective gloves	3.33
	AS/NZS 2161.2:1998	General requirements	
	AS/NZS 2161.3:1998	Protection against mechanical risks	

Item	AS or AS/NZS Number	Title	Regulation Reference
	AS/NZS 2161.4:1999	Protection against thermal risks (heat and fire)	
	AS/NZS 2161.5:1998	Protection against cold	
	AS/NZS 2161.7.1:1998	Protection against cuts and stabs by hand knives	
21	AS/NZS 2208: 1996	Safety glazing materials for use in buildings	3.104
22	AS/NZS 2210:1994	Occupational protective footwear	3.33
	AS/NZS 2210.1:1994	Guide to selection care and use	
	AS/NZS 2210.2:1994	Specification	
23	AS/NZS 2211	Laser safety	4.49
	AS/NZS 2211.1:1997	Equipment classification, requirements and user's guide	
	AS/NZS 2211.1 Supplement 1:1999	Equipment classification, requirements and user's guide — Application guidelines and explanatory notes (Supplement to AS/NZS 2211.1:1997)	
24	AS 2268-1979	Electrostatic paint and powder spray guns for explosive atmospheres	3.101
25	AS 2294-1997	Earthmoving machinery — Protective structures	4.44, 4.45
26	AS/NZS 2299.1:1999 AS/NZS 2299.1 Supplement 1:1999	Occupational diving operations — Standard operational practice Standard operational practice — AS/NZS 2299 Diving Medical	3.29
		Examination Forms (Supplement to AS/NZS 2299.1:1999)	
27	AS 2337 AS 2337.1-1999	Gas cylinder test stations General requirements, inspections and tests — Gas cylinders	4.43
	AS 2337.2-1990	LP gas fuel vessels for automotive use	

Item	AS or AS/NZS Number	Title	Regulation Reference
	AS 2337.3-1998	Inspection and testing of fibre reinforced plastics (FRP) gas cylinders	
28	AS/NZS 2359	Powered industrial trucks	4.55
	AS 2359.2-1985	Operation	
29	AS 2375-1980	Guide to the selection, care and use of clothing for protection against heat and fire	3.33
30	AS 2397-1993	Safe use of lasers in the building and construction industry	4.49
31	AS 2424-1991	Plastics building sheets — General installation requirements and design of roofing systems	3.57
32	AS 2444-1995	Portable fire extinguishers and fire blankets — Selection and location	3.9
33	AS/NZS 2550	Cranes — Safe use	4.54
	AS 2550.1-1993	General requirements	
	AS 2550.4-1994	Tower cranes	
	AS 2550.5-1993	Mobile and vehicle loading cranes	
	AS 2550.6-1995	Guided storing and retrieving appliances	
	AS 2550.7-1996	Builders' hoists and associated equipment	
	AS/NZS 2550.9:1996	Vehicle hoists	
	AS 2550.10-1994	Elevating work platforms	
	AS 2550.13-1997	Building maintenance units	
	AS 2550.15-1994	Concrete placing equipment	
	AS 2550.16-1997	Mast climbing work platforms	
34	AS 2593-1995	Boilers — Unattended and limited attendance	4.43

Item	AS or AS/NZS Number	Title	Regulation Reference
35	AS 2601-1991	The demolition of structures	3.114, 3.116, 3.117, 3.119, 3.120, 3.121
36	AS/NZS 2604:1993	Sunscreen products — Evaluation and classification	3.33
37	AS 2626-1983	Industrial safety belts and harnesses — Selection, use and maintenance	3.50
38	AS 2865-1995	Safe working in a confined space	3.85
39	AS 2971-1987	Serially produced pressure vessels	Sch. 4.2
40	AS 2985-1987	Workplace atmospheres — Method for sampling and gravimetric determination of respirable dust	3.37
41	AS 3000-1991	Electrical installations — Buildings, structures and premises (known as the SAA Wiring Rules)	3.101, 4.27
42	AS/NZS 3012:1995	Electrical installations — Construction and demolition sites	3.58, 3.60, 3.61, 3.62, 3.63, 3.64
43	AS/NZS 3108:1994	Approval and test specification — Particular requirements for isolating transformers and safety isolating transformers	3.60
44	AS/NZS 3509:1996	LP gas fuel vessels for automotive use	Sch. 4.2, Sch. 4.3

Item	AS or AS/NZS Number	Title	Regulation Reference
45	AS 3533-1997	Amusement rides and devices	4.52, Sch. 4.1, Sch. 4.2, Sch. 4.3
46	AS 3640-1989	Workplace atmospheres — Method for sampling and gravimetric determination of inspirable dust	3.37
47	AS 3765-1990	Clothing for protection against hazardous chemicals	3.33
	AS 3765.1-1990	Protection against general or specific chemicals	
	AS 3765.2-1990	Limited protection against specific chemicals	
48	AS/NZS 3788:1996	Pressure equipment — In-service inspection	4.43
49	AS 3850	Tilt-up concrete and precast concrete elements for use in buildings	3.88
	AS 3850.1-1990	Safety requirements	
	AS 3850.2-1990	Guide to design, casting and erection of tilt-up panels	
	AS 3850.3-1992	Guide to erection of precast concrete members	
50	AS 3873-1995	Pressure equipment — Operation and maintenance	4.43
51	AS 3920.1-1993	Assurance of product quality — Pressure equipment manufacture	4.1, 4.3, Sch. 4.1, Sch. 4.2, Sch. 4.3
52	AS/NZS 4114:1995	Spray painting booths	3.100
	AS/NZS 4114.1:1995	Design, construction and testing	
	AS/NZS 4114.2:1995	Selection, installation and maintenance	
53	AS 4343-1999	Pressure equipment — Hazard levels	4.1, Sch. 4.1, Sch. 4.2, Sch. 4.3

Item	AS or AS/NZS Number	Title	Regulation Reference
54	AS/NZS 4431:1996	Guidelines for safe working on new lift installations in new constructions	4.56
55	AS/NZS 4576:1995	Guidelines for scaffolding	3.26
56	AS 4626-1993	Industrial fall-arrest devices — Selection, use and maintenance	3.50

30. Schedule 4.1 amended

Schedule 4.1 is amended after "AS 3920, Part 1" by inserting —

" and AS 4343 ".

31. Schedule 4.2 amended

Schedule 4.2 is amended in the second and sixth items by inserting after "Part 1" —

" and AS 4343".

32. Schedule 4.3 amended

Schedule 4.3 is amended after the item relating to "AS 3920.1" by inserting the following item —

"

AS 4343 Pressure equipment — Hazard levels

".

By Command of the Governor,

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

— PART 2 —

COUNTRY HOUSING AUTHORITY

CO401*

COUNTRY HOUSING ACT 1998

STANDARD RATE OF INTEREST

Notice is hereby given, in accordance with Section 40 of the Country Housing Act 1998 that the standard rate of interest to apply for assistance provided under this act is 7.00% effective from February 1st, 2000

Dr. KIM HAMES, Minister for Housing.

EDUCATION

ED401

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966

Office of the Minister for Education, Perth, 1999.

It is hereby notified that the Governor in Executive Council, acting under the provisions of Section 35 of the Curtin University of Technology Act 1966, has approved the establishment of a new Statute No. 14—*WASM Education Fund* to replace the current Statute No. 14 as set out in the attached schedule.

COLIN J. BARNETT, Minister For Education. M. C. WAUCHOPE, Clerk of the Executive Council.

CURTIN UNIVERSITY OF TECHNOLOGY STATUTE No. 14 WASM EDUCATION FUND

WHEREAS—

- (a) The Western Australian School of Mines ('WASM') is an entity of the University and the Kalgoorlie Campus Council of the University is responsible for the control and management of the affairs, concerns and property of WASM.
- (b) Certain persons have expressed a wish to donate funds to the University to be used solely for the purposes of the Western Australian School of Mines.
- (c) The University has agreed to accept donations to be applied for the purposes of the Western Australian School of Mines.
- (d) Funds donated to the University for the purposes of the Western Australian School of Mines are to be kept apart from the other funds and property of the University and made the subject of the WASM Education Fund.

ACCORDINGLY it is enacted as follows-

- 1. DEFINITIONS
 - 1.1 In the Statute unless the context otherwise requires—
 - "Committee" means the Management Committee for the time being of The Fund;
 - "Council" means the Kalgoorlie Campus Council;
 - "Donor" means any person who has donated monies to The Fund and includes a duly nominated representative of a Donor—,
 - "Person" includes a partnership, association, corporation or company whether incorporated or unincorporated,
 - "The Fund" means the WASM EDUCATION FUND established by this Statute and includes all property, both real and personal, from time to time held by the University on account of or for The Fund pursuant hereto and all investments representing such property or any part thereof and any income arising therefrom—,
 - "WASM" means the Western Australian School of Mines;
 - "Year" means each period of twelve (12) months ending on 31 December.

2. THE FUND

- 2.1 The Fund hereby constituted shall be known as the WASM EDUCATION FUND.
- 2.2 The Fund shall be kept apart in the accounts and records of the University from the other funds and property of the University and applied solely in accordance with the terms of this Statute.
- 2.3 Subject to sub section 2.2 The Fund shall be invested by the University in accordance with the Act.

3. OBJECTS

- 3.1 The objects of The Fund shall be to provide supplementary funds for the WASM with the aim of furthering and enhancing the activities of the WASM as a mining education centre of excellence
- 3.2 For the purpose of carrying out the objects of The Fund the Council may, on the prior recommendation of the Committee, from time to time authorise grants or the expenditure of monies being part of The Fund for—
 - (a) the provision of scholarships, exhibitions, bursaries, prizes and research grants to students attending the WASM,
 - (b) the provision of consultancy and test work in connection with the activities of the WASM;
 - (c) the acquisition of specialised equipment for use in the activities of the WASM;
 - (d) the provision of staff for the WASM and salary support for such staff, and
 - (e) any other purpose which is consistent with the object of furthering and enhancing the WASM as a mining education centre of excellence.

4. DONATIONS

- 4.1 Donations to The Fund may be accepted from any source including donations by way of—
- (a) lump sum donations;
- (b) donations in instalments;
- (c) interest from amounts deposited with the University or otherwise.

5. DONATIONS

- 5.1 For the purposes of this Statute a Donor is a person who has donated monies to The Fund.
- 5.2 Any Donor that is a body corporate, may by notice to the Committee, nominate any person to represent it for any of the purposes of this Statute and may from time to time change its representative.
- 5.3 The Secretary shall keep a register of all Donors and nominated representatives.

6. COMMITTEE

- 6.1 The Committee shall be appointed by the Council and shall consist of—
 - (a) the Chairperson, Kalgoorlie Campus Council;
 - (b) the Chief Executive Officer of the Kalgoorlie Campus;
 - (c) the Head of WASM:
 - (d) a member of the full time WASM Academic Staff;
 - (e) not more than two (2) donors, if available.
- 6.2 Members of the Committee appointed pursuant to Clause 6.1 (d) and (e) shall hold office for a term of three (3) years from the date of appointment and shall be eligible for re-appointment.
- 6.3 Each member of the Committee shall have power by writing under his or her hand to appoint any person approved by a majority of his or her co-members to act as an alternate member in his or her place whether for a stated period or periods or until the happening of a specified event or whenever by absence, illness or otherwise he or she shall be unable to attend to his or her duties as such member.
- 6.4 The office of a member of the Committee shall be vacated if he or she resigns by notice in writing to the Secretary.

7. POWERS AND RESPONSIBILITIES OF THE COMMITTEE

- 7.1 The Committee shall from time to time make recommendations to the Council with regard to the carrying out of the objects of The Fund.
- 7.2 The general management and administration of The Fund shall be vested in the Committee.
- 7.3 The Committee shall report annually to the Council and the Donors on the affairs and operations of The Fund and cause to be prepared an annual audited financial statement for submission to each Annual General Meeting.

8. PROCEEDINGS OF THE COMMITTEE

- 8.1 The Committee may meet together for the dispatch of business adjourn and otherwise regulate its meetings as it thinks fit and determine the quorum necessary for the transaction of business. Until otherwise determined one half of the members of the Committee shall for a quorum.
- 8.2 The Chairperson of the Committee may at any time and the Secretary upon the request of a member thereof shall convene a meeting of the Committee.

- 8.3 Questions arising at any meeting shall be decided by a majority of votes, each members having one vote, and in the case of an equality of votes the Chairperson shall have a second or casting vote.
- 8.4 The Committee shall elect one if its members to be the Chairperson of the Committee and determine the period for which he or she is to hold office. The Chairperson shall act as Chair of any meeting of the Committee but if he or she is not present at the time appointed for holding the meeting, the members present shall choose one of their number to be Chair of such meeting.

9. ANNUAL GENERAL MEETING

- 9.1 An Annual General Meeting shall be held each Year for the purpose of receiving and considering the Committee's annual report on the affairs and operations of The Fund for the previous Year and the audited financial statements in respect thereof and such other matters as may be dealt with in accordance with this Statute.
- 9.2 All Donors shall be entitled to receive notice of and to attend any Annual General Meeting.
- 9.3 The Chairperson of the Committee shall be Chair of the Annual General Meeting.

10. SECRETARY

10.1 The Council shall from time to time nominate a person to act as Secretary of The Fund.

The Secretary shall perform such duties as may from time to time by required by the Committee.

11. FINANCIAL

- 11.1 The Committee shall keep or cause to be kept proper books of account showing all financial transactions of The Fund in accordance with financial procedures laid down by the University and shall cause such books to be audited by the Auditor General of Western Australia or a person nominated by him.
- 11.2 Subject to section 2.2, all monies held by The Fund from time to time shall pending the disbursement thereof be held in the name of The Fund in accounts generated by or investments held by the University in accordance with the Act.
- 11.3 All disbursements of monies being part of The Fund shall be authorised by the Council on the prior recommendation of the Committee.

12. DISSOLUTION

- 12.1 The Council may on the prior joint recommendations of the Council and the Committee resolve that The Fund be dissolved and The Fund shall be deemed to be dissolved on the repeal of this Statute.
- 12.2 In the event that The Fund is dissolved any monies or assets then forming part of The Fund shall be disbursed by the Council for the benefit of the WASM on the recommendation of the Council.

The Common Seal of Curtin University of Technology was hereto affixed on the 22nd day of October 1999 by the authority of the Council of Curtin University of Technology.

Professor LESLEY PARKER, Deputy Vice-Chancellor.
PAMELA HASS, Administrative Secretary.

ED402

MURDOCH UNIVERSITY ACT 1973-1985

Office of the Minister for Education, Perth, 1999.

It is hereby notified that the Governor in Executive Council, acting under the provisions of Section 25 of the Murdoch University Act 1973-1985, has approved the amendment to Statute No. 23, the repeal of Statute No. 24 and the making of new Statute Nos. 24 and 25 as set out in the attached schedule.

COLIN J. BARNETT, Minister For Education. M. C. WAUCHOPE, Clerk of the Executive Council.

The proposed repeal of Statute No. 24, making of new Statutes Nos. 24 & 25, and amendments to Statute No. 23 as set out in the Schedule have been approved and ratified by an absolute majority of the members of the Senate in accordance with Section 25(1) of the Murdoch University Act 1973-85. The Official Seal of Murdoch University was hereto affixed in accordance with Senate Resolution 63(1)/96.

STEVEN SCHWARTZ, Vice Chancellor. ANDREW BAIN, University Secretary.

SCHEDULE

Statute No. 23—Discipline

Make the following amendments—

s.4.2.1(4)	delete "who shall report to the Senate on the method used"
s.2.2.6(b)	insert "Deputy" before "Vice Chancellor"
2.3.1(1)	insert "Deputy" before "Vice Chancellor"
2.3.7(1)	insert "Deputy" before "Vice Chancellor"
3.3(b)	insert "Deputy" before "Vice Chancellor"
4.1.1(1) & (2)	insert "Deputy" before "Vice Chancellor"
4.2.1(5) & (9)	insert "Deputy" before "Vice Chancellor"
5.4(2)	insert "Deputy" before "Vice Chancellor"

Statute No. 24—Board of Research

Repeal and make the attached new Statute No. 24—Research and Development Board

Statute No. 25-Vice Chancellor

Make the attached new Statute No. 25-Vice Chancellor

STATUTE NO. 24—RESEARCH AND DEVELOPMENT BOARD

- 1. There shall be a Research and Development Board.
- 2. For the purposes of this Statute-
 - "development" means the systematic use of knowledge gained from research for the production of new or improved materials, products, devices, systems or methods;
 - "postgraduate research degree" means a degree of Doctor, or a degree of Master comprising predominantly research;
 - "postgraduate student" means a student enrolled for a postgraduate research degree.

Role of the Board

- 3. The Board shall be responsible for—
 - (a) making recommendations to Academic Council on University research and development policies and strategy;
 - (b) administering candidature for postgraduate research degrees and the allocation of postgraduate scholarships;
 - (c) the allocation of research and development funds assigned to it by the Vice Chancellor, subject to any conditions the Vice Chancellor may specify.
- 4. The Board may delegate any of its powers under this Statute to a committee or member of the Board. Every such delegation shall be revocable by the Board, and no delegation shall prevent the Board carrying out the responsibilities imposed by this Statute.

Membership of the Board

- 5. The Board shall consist of-
 - (a) the Pro Vice Chancellor (Research), who shall be Chair;
 - (b) five members of academic staff appointed by Academic Council, from a list of nominees provided by the Pro Vice Chancellor (Research) in consultation with the Executive Deans;
 - (c) two postgraduate students (who are not members of the staff of the University with a contract 50% or more full-time) elected by the postgraduate students;
 - (d) the Director of the Office of Research Management;
 - (e) up to three members co-opted by the Board.
- 6. (1) The appointed staff members shall hold office for terms of up to three years. The student members shall hold office for a calendar year. Any person co-opted to the Board shall hold office for a term of up to three years, as determined by the Board.
 - (2) A member of the Board shall not serve for more than six consecutive years.
- (3) The position of any member who has been absent from all meetings of the Board for six consecutive months, without leave of the Board, shall become vacant.
- (4) The terms of the previously appointed members of the Board shall expire upon gazettal of this Statute.
- 7. The Board shall elect a Deputy Chair from among its members. The term of office of the Deputy Chair shall be for up to three years, and is renewable.
- 8. A casual vacancy of more than six months shall be filled by a new appointment or election for the balance of the term.

Meetings of the Board

9. The Board shall meet at least twice in each semester.

10. The Standing Orders for Academic Council and Subordinate Bodies shall apply to meetings of the Board.

Repeal

11. Statute No. 24—Board of Research is hereby repealed.

STATUTE NO. 25-VICE CHANCELLOR

- 1. (1) The Vice Chancellor is the chief executive officer and academic principal of the University.
- $(2) \, Subject \, to \, the \, Act, \, Statutes \, and \, Regulations \, and \, to \, any \, resolution \, of \, the \, Senate, \, the \, Vice \, Chancellor \, shall \, be \, responsible \, for \underline{\hspace{1cm}}$
 - (a) the academic, administrative, financial and other business of the University,
 - (b) the leadership, management and development of the University, and
 - (c) the realisation of the University's stated mission.
- 2. The Vice Chancellor has all such powers and duties as may be—
 - (a) necessary, incidental or convenient to enable her or him to carry out the responsibilities of Vice Chancellor;
 - (b) conferred on her or him by the Act, Statutes, By-laws and Regulations of the University; or
 - (c) delegated to or conferred on her or him by a resolution of the Senate.
- 3. Without limiting the generality of the powers and duties conferred by clause 2, the Vice Chancellor shall have the delegated authority to— $\,$
 - (a) appoint, promote and dismiss staff, determine their remuneration, conditions of service, powers and duties, and determine University policies on these matters;
 - (b) exercise general supervision over the activities and welfare of members of the staff and students of the University and over the academic affairs of the University;
 - (c) formulate the University budget for submission to Senate for approval;
 - (d) manage the human, financial and physical resources of the University;
 - (e) incur expenditure up to a limit set by Senate, on items for which budgetary provision has been made;
 - (f) prepare the strategic plan of the University for consideration by the Senate;
 - (g) establish and maintain an efficient and effective management structure for the University;
 - (h) ensure the implementation of the Statutes, By-laws, Regulations, Rules and policies of the University, and compliance with the responsibilities and obligations required by State and Commonwealth legislation;
 - (i) make any decision or take any action on behalf of the Senate where the Vice Chancellor and Chancellor agree that the decision is urgent and requires immediate action and that it is not practicable to convene a special meeting of the Senate, provided that where this power is exercised the use of the power shall be reported to members of the Senate as soon as possible, and endorsement of the action taken shall be sought from the Senate at its next meeting;
 - (j) appoint an Acting Vice Chancellor during any period of illness or absence of one month or less, generally or for any specific occasion. An appointment for a longer period requires Senate approval.
- 4. The Vice Chancellor shall report to each regular meeting of the Senate on the affairs of the University, and as requested by the Senate but at least once each year shall report on the extent to which the University is meeting its strategic goals and targets.
- 5. The term of appointment of the Vice Chancellor, and whether to reappoint or extend the term of the Vice Chancellor, shall be determined by the Senate, and shall not be delegated.
- 6. The remuneration and conditions of service of the Vice Chancellor shall be determined by the Chancellor's Committee. The Committee shall—
 - (a) comprise the Chancellor, the Pro Chancellor, the Chair of the Senate Committee concerned with resources, and at least two other members appointed by the Chancellor from among the members of the Senate who are not staff or students of the University;
 - (b) act in accordance with any guidelines which may be set by the Senate;
 - (c) report to the Senate on its decisions and on the procedures followed in arriving at these decisions.
- 7. The Vice Chancellor may be removed from office at any time if in the opinion of an absolute majority of the Senate it is in the best interests of the University. The exercise of this power by the Senate shall be subject to the terms and conditions of the Vice Chancellor's contract of employment.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

BROOME PRAWN FISHERY MANAGEMENT PLAN AMENDMENT 1999

FD 2265/99 [338]

Made by the Minister under section 54(2).

Citation

1. This amendment may be cited as the Broome Prawn Fishery Management Plan Amendment 1999.

Principal Plan

2. In this amendment the $Broome\ Prawn\ Managed\ Fishery\ Management\ Plan\ 1999^*$ is referred to as the principal Plan.

Clause 15 amended

3. Clause 15 of the principal Plan is amended by deleting "1999 is \$3518.00" and substituting the following—

"2000 is \$4600.00".

[*Published in the Gazette of 26 February 1999.]

Dated this 8th day of December 1999.

MONTY HOUSE, Minister For Fisheries.

FI402*

PEARLING ACT 1990

Section 23(8)

NOTICE OF GRANT OF A PEARL OYSTER FARM LEASE—AUGUSTUS ISLAND

FD 499/99

I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act* 1990 ("the *Pearling Act*") have granted an application by Pearls Pty Limited (ACN 008 396 825) for a pearl oyster farm lease in respect of an area of water of 3.11 square nautical miles located to the North East of Augustus Island.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may, within 14 days after publication of this notice in the *Gazette* appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

The statement of the grounds of appeal may be served on the Minister care of the following address—The Executive Director, Fisheries Department

Third Floor, SGIO Atrium 168-170 St Georges Terrace PERTH WA 6000.

Dated this 10th day of December 1999.

P. P. ROGERS, Executive Director, Fisheries Department.

FI403*

PEARLING ACT 1990

Section 23(8)

NOTICE OF GRANT OF A PEARL OYSTER FARM LEASE—AUGUSTUS ISLAND

FD 499/99

I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act* 1990 ("the *Pearling Act*") have granted an application by Pearls Pty Limited (ACN 008 396 825) for a pearl oyster farm lease in respect of an area of water of 3.11 square nautical miles located to the North East of Augustus Island.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may, within 14 days after publication of this notice in the *Gazette* appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

The statement of the grounds of appeal may be served on the Minister care of the following address—

The Executive Director, Fisheries Department Third Floor, SGIO Atrium 168-170 St Georges Terrace PERTH WA 6000.

Dated this 10th day of December 1999.

P. P. ROGERS, Executive Director, Fisheries Department.

FI404*

PEARLING ACT 1990

Section 23(8)

NOTICE OF GRANT OF A PEARL OYSTER FARM LEASE—OSBORNE ISLAND

FD 404/99

I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act* 1990 ("the *Pearling Act*") have granted an application by Paspaley Pearling Co. Pty Ltd (ACN 009 591 708) for a pearl oyster farm lease in respect of an area of water of 3.38 square nautical miles to the North East of Osborne Island.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may, within 14 days after publication of this notice in the *Gazette* appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

 $The \ statement \ of \ the \ grounds \ of \ appeal \ may \ be \ served \ on \ the \ Minister \ care \ of \ the \ following \ address-$

The Executive Director, Fisheries Department Third Floor, SGIO Atrium 168-170 St Georges Terrace PERTH WA 6000.

Dated this 10th day of December 1999.

P. P. ROGERS, Executive Director, Fisheries Department.

FI405*

PEARLING ACT 1990

Section 23(8)

NOTICE OF GRANT OF A PEARL OYSTER FARM LEASE—SWIFT BAY

FD 88/99

I, Peter Rogers, the Executive Director of the Fisheries Department of Western Australia, pursuant to section 23 of the *Pearling Act* 1990 ("the *Pearling Act*") have granted an application by Broome Pearls Pty Ltd (ACN 008 831 669) for a pearl oyster farm lease in respect of an area of water of 3.76 square nautical miles in the vicinity of Swift Bay.

Under section 33(1) of the *Pearling Act* a person aggrieved by my decision may, within 14 days after publication of this notice in the *Gazette* appeal against this decision by serving on the Minister for Fisheries a statement in writing of the grounds of that appeal.

The statement of the grounds of appeal may be served on the Minister care of the following address—

The Executive Director, Fisheries Department Third Floor, SGIO Atrium 168-170 St Georges Terrace PERTH WA 6000.

Dated this 10th day of December 1999.

FAIR TRADING

FT401*

CONSUMER AFFAIRS ACT 1971

SECTION 23R—ORDER

I, Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia, being satisfied that a Consumers Affairs Authority, namely Joe Hockey, the Minister for Financial Services and Regulation in and for the Commonwealth of Australia, has by notice published in the *Commonwealth Gazette* of 2 September 1999, banned the supply of goods described in the Schedule hereto for a period of 18 months. Now I pursuant to the powers invested in me by Section 23R(3) of the *Consumer Affairs Act 1971-1983*, prohibit the supply of the goods described in the Schedule hereto.

Dated this 18th day of November 1999.

PATRICK WALKER, Commissioner for Fair Trading.

SCHEDULE

Description of Goods

- · Candles with a wick or wicks that contain lead; and
- · Candle wicks that contain lead.

CONSUMER AFFAIRS ACT 1971

Order

I, Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia hereby revoke an order made Norman Richard Fletcher, the then Commissioner for Consumer Affairs, on 11 April 1985 and published in the *Government Gazette* on 19 April 1985 with respect to the supply of Spring-loaded pop gun toys.

Dated this 29th day of June 1999.

P. WALKER, Commissioner for Fair Trading.

FT403*

FT402

CONSUMER AFFAIRS ACT 1971

Order

I, Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia hereby revoke an order made Norman Richard Fletcher, the then Commissioner for Consumer Affairs, on 3 November 1982 and published in the *Government Gazette* on 5 November 1982 with respect to the supply of children's folding chairs.

Dated this 29th day of June 1999.

P. WALKER, Commissioner for Fair Trading.

FT404*

CONSUMER AFFAIRS ACT 1971

Order

I, Patrick Walker, Commissioner for Fair Trading in and for the State of Western Australia hereby revoke an order made by Norman Richard Fletcher, the then Commissioner for Consumer Affairs, on 12 March 1980 and published in the *Government Gazette* on 14 March 1980 and amendment made by R. J. O'Connor, the then Deputy Premier and Minister for Consumer Affairs, on 11 April 1980 and published in the *Government Gazette* on 18 April 1980, with respect to the supply of Car seat covers. Dated this 29th day of June 1999.

LOCAL GOVERNMENT

LG401*

SHIRE OF MANJIMUP

It is hereby notified for public information that Mr Shane Peter Mallon has been appointed as Authorised Person Registration Officer of the Shire of Manjimup pursuant to the following—

- 1. Dog Act 1976;
- 2. Litter Act 1979;
- 3. Local Government Act 1995;
- 4. Bush Fires Act 1954:
- 5. Local Government (Miscellaneous Provisions) Act; 1960.
- 6. All of Council's Local Laws and other legislation Council is empowered to enforce.

V. L. McKAY, Chief Executive Officer.

LG402

DOG ACT 1976

Shire of East Pilbara

AUTHORISED DOG OFFICERS

It is hereby notified for public information that the undermentioned persons are authorised to be Dog Officers pursuant to the Dog Act, 1976. The authorisation applies to the municipality of the Shire of East Pilbara.

Suzanne Moira Bush Sandra Vivien Richardson Andrea Chadwick Kelly Maree Roulston

Dated 9 December, 1999.

ALLEN COOPER, Chief Executive Officer.

LG403

LOCAL GOVERNMENT ACT 1995

City of Melville

AUTHORISED PERSON

It is hereby notified for public information that Caterina Gustavsson has been appointed as an Authorised Person at the Garden City Shopping Centre Parking Station No. 10 (as defined in the City of Melville Parking Facilities Local Laws) and as an Authorised Person for the purposes of Sections 9.10, 9.13 and 9.15 of the Local Government Act 1995.

JOHN McNALLY, Chief Executive Officer.

LG404

LOCAL GOVERNMENT ACT 1995

City of Melville

AUTHORISED PERSON

It is hereby notified for public information that Dale Kalvin Whalan has been appointed as an Authorised Person at the Garden City Shopping Centre Parking Station No. 10 (as defined in the City of Melville Parking Facilities Local Laws) and as an Authorised Person for the purposes of Sections 9.10, 9.13 and 9.15 of the Local Government Act 1995.

LG405

CEMETERIES ACT 1986

VESTING OF THE CLOSED BULONG CEMETERY (RESERVE No. 2840) ORDER 1999 Made by Governor in Executive Council under section 43 of the *Cemeteries Act 1986*.

Citation

1. This Order may be cited as the Vesting of the Closed Bulong Cemetery (Reserve No. 2840) Order 1999.

Commencement

2. This Order shall take effect from the date of publication in the *Government Gazette*.

Vesting of Cemetery

3. The care, control and management of the closed Bulong Cemetery (Reserve No. 2840) is hereby vested in the City of Kalgoorlie-Boulder.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

LG406

CEMETERIES ACT 1986

CLOSURE AND VESTING OF THE BULONG PUBLIC CEMETERY (RESERVE N_0 . 3978) ORDER 1999

Made by Governor in Executive Council under sections 4 and 43 of the Cemeteries Act 1986.

Citation

1. This Order may be cited as the Closure and Vesting of the Bulong Public Cemetery (Reserve No. 3978) Order 1999.

Commencement

2. This Order shall take effect from the date of publication in the Government Gazette.

Closure of Cemetery for Burials

3. The Bulong Public Cemetery (Reserve No. 3978) is hereby closed for burials.

Vesting of Cemetery

4. The care, control and management of the Bulong Public Cemetery (Reserve No. 3978) is hereby vested in the City of Kalgoorlie-Boulder.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

LG407

CEMETERIES ACT 1986

CLOSURE OF THE FAIRBRIDGE FARM PUBLIC CEMETERY (RESERVE No. 21290) ORDER 1999

Made by Governor in Executive Council under section 4 of the Cemeteries Act 1986.

Citation

1. This Order may be cited as the *Closure of the Fairbridge Farm Pubic Cemetery (Reserve No. 21290)* Order 1999.

Commencement

2. This Order shall take effect from the date of publication in the *Government Gazette*.

Closure of the Fairbridge Farm Public Cemetery (Reserve No. 21290)

3. The Fairbridge Farm Public Cemetery (Reserve No. 21290) is hereby closed for burials. By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Council.

LG408

CEMETERIES ACT 1986

CLOSURE AND VESTING OF THE HALLS CREEK PUBLIC CEMETERY (RESERVE No. 24093) ORDER 1999

Made by Governor in Executive Council under sections 4 and 43 of the Cemeteries Act 1986.

Citation

1. This Order may be cited as the *Closure and Vesting of the Halls Creek Public Cemetery (Reserve No. 24093) Order 1999.*

Commencement

2. This Order shall take effect from the date of publication in the Government Gazette.

Closure of Cemetery for Burials

2. The Halls Creek Public Cemetery (Reserve No. 24093) is hereby closed for burials.

Vesting of Cemetery

3. The care, control and management of the Halls Creek Public Cemetery (Reserve No. 24093) is hereby vested in the Shire of Halls Creek.

By Command of the Governor,

м. С.	WAUCHC	JPE, C	ierk of	tne	Councii

LG409

CEMETERIES ACT 1986

DECLARATION AND VESTING OF THE HALLS CREEK CEMETERY (RESERVE No. 31059) ORDER 1999

Made by Governor in Executive Council under sections 4 and 5 of the Cemeteries Act 1986.

Citation

1. This Order may be cited as the *Declaration and Vesting of the Halls Creek Cemetery (Reserve No. 31059) Order 1999.*

Commencement

2. This Order shall take effect from the date of publication in the *Government Gazette*.

Declaration of Halls Creek Cemetery (Reserve No. 31059)

4. Reserve No. 31059 is hereby declared a cemetery to be known as the Halls Creek Cemetery.

Vesting of Halls Creek Cemetery (Reserve No. 31059)

5. The care, control and management of the Halls Creek Cemetery (Reserve No. 31059) is hereby vested in the Shire of Halls Creek.

By Command of the Governor,

M	\boldsymbol{C}	WAUCHOPE.	Clark	of the	Council
IVI.	U.	WAUCHUPE,	Cierk	or the	Council

LG410

CONTROL OF VEHICLES (OFF-ROAD AREAS) ACT 1978

City of Albany

NOTICE ESTABLISHING PROHIBITED AREAS

Pursuant to the powers conferred on me by section 16 of the *Control of Vehicles (Off-road Areas) Act 1978*, and after seeking the advice of the Advisory Committee pursuant to section 18(1) of that Act, and with the consent of the Governor, I, Paul Dominic Omodei MLA, being the Minister as defined by section 3 of that Act, hereby establish the land specified in the first column of the Schedule to this notice, as a prohibited area for the purposes of that Act, in relation to the vehicles and the classes or kinds specified opposite to that area in the second column of the Schedule.

Schedule

Prohibited Areas

Specification of Prohibited Areas

Class or Kind of Vehicles Prohibited

1. Cosy Corner

All that portion of land shown delineated in black and coloured red on Department of Land Administration Statutory Services Plan No. 20684 Vehicles generally except those used by licensed commercial fishermen

2. Vancouver Beach

All that portion of land shown delineated in black and coloured red on Department of Land Administration Statutory Services Plan No. 20685 Vehicles generally except those used by licensed commercial fishermen

3. Whalers Beach

All that portion of land shown delineated in black and coloured red on Department of Land Administration Statutory Services Plan No. 20686 Vehicles generally except those used by licensed commercial fishermen

4. Nanarup Beach

All that portion of land shown delineated in black and coloured red on Department of Land Administration Statutory Services Plan No. 20687 Vehicles generally except those used by licensed commercial fishermen

In this Schedule "Vehicle" has the same meaning as prescribed by section 3 of the *Control of Vehicles* (Off-road Areas) Act 1978.

MINERALS AND ENERGY

MN401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF DECLARATION OF TERMINAL STATION

The Terminal Station, within Production Licence WA-21-L, for the approved secondary pipelines from the Buffalo Field Wellhead Platform is hereby declared under Section 63 of the Act to be the isolation valves XV-7001 for produced fluids and XV-7002 for lift gas together with the headers, piping and valves and the multi-core umbilical located on the Buffalo Venture FPSO as shown on drawing number 01BF-D10-5102 Rev 3 dated 14 June 1999.

Dated this 14th day of December 1999.

W. L. TINAPPLE, Director Petroleum Division.

MN402

MINING ACT 1978

NOTICE OF INTENTION TO FORFEIT

Department of Minerals & Energy, Perth WA 6000.

In accordance with Regulation 50(b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 5 January 2000 it is the intention of the Hon. Minister for Mines under the provisions of Sections 96A(1) and 97(1) of the Mining Act 1978 to forfeit such for breach covenant, viz, non-payment of rent.

Number	Holder	Mineral Field
0.0/0.00	Exploration Licences	
08/938	Ashburton Gold Mines NL	Ashburton
08/978	Duzevich, Neville Steve Slayed Pty Ltd	Ashburton
20/157	Elixir Holdings Pty Ltd Gutnick Resources NL	Murchison
37/454	Western Diamond Corporation NL	Mt Margaret
38/990	Ucabs Pty Ltd	Mt Margaret
38/991	Ucabs Pty Ltd	Mt Margaret
53/532	Taipan Resources NL	East Murchison
63/334	Australasian Gold Mines NL	Dundas
69/1269	Ucabs Pty Ltd	Warburton
69/1271	Ucabs Pty Ltd	Warburton
69/1272	Ucabs Pty Ltd	Warburton
70/1845	RTZ Exploration (Aust) Pty Ltd	South West
74/215	Kingfisher Resources Pty Ltd	Phillips River
09/71	Kunievski, Angelo Kunievski, Lena	Gascoyne
15/214	Wilson, Rodney Benjamin	Coolgardie
20/261	Gutnick Resources NL RTS Pty Ltd	Murchison
20/262	RTS Pty Ltd	Murchison
26/466	Newcrest Mining Ltd	East Coolgardie
26/467	Newcrest Mining Ltd	East Coolgardie
38/275	Corry, Peter John Farmer, David Ward	Mt Margaret
	Harvey, Gregory Peter Scott-Smith, Phillip Anthony	
38/313	Ucabs Pty Ltd	Mt Margaret
38/346	Minerichie Investments Pty Ltd	Mt Margaret
38/403	Tarmoola Australia Pty Ltd	Mt Margaret
39/234	Holden, Fred Smales, Ronald Thomas	Mt Margaret
47/120	Bell, Noel Robert	West Pilbara
58/183	Leyland, Michael Terrence Weddings, Robert John Nichols, Steven Jeremy Troup	Murchison
58/184	Leyland, Michael Terrence Weddings, Robert John Nichols, Steven Jeremy Troup	Murchison
58/214-	Benge, Tracy Ann Nichols, Steven Jeremy Troup Victory Consolidated Gold Mines NL	Murchison
77/404	Egerton Gold NL Enfield Holding Pty Ltd Finders Gold NL	Yilgarn
77/472	Herbert Mining & Earthmoving Pty Ltd	Yilgarn
80/461	Greater Pacific Investments Pty Ltd West Coast Holdings Ltd	Kimberley

MINING ACT 1978

Department of Minerals & Energy, PERTH WA 6000.

I hereby declare in accordance with the provisions of Section 99(1)(a) of the Mining Act 1978 that the undermentioned Exploration Licence is forfeited for breach of covenant, viz; non compliance with expenditure conditions with prior right of application being granted to the plaintiff under Section 100(2).

NORMAN MOORE, Minister for Mines.

MINING ACT 1978

Department of Minerals & Energy, PERTH WA 6000.

I hereby declare in accordance with the provisions of Section 96A(1) of the "Mining Act 1978" that the undermentioned mining tenement is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

NORMAN MOORE, Minister for Mines.

Number Holder Exploration Licence
38/897 Goldstream Mining NL Mt Margaret

MN405

MINING ACT 1978

Department of Minerals & Energy, PERTH WA 6000.

I hereby declare in accordance with the provisions of Sections 96A(1) and 97(1) of the "Mining Act 1978" that the undermentioned mining tenements are forfeited for breach of covenant viz; non payment of rent.

NORMAN MOORE, Minister for Mines.

Number	Holder	Mineral Field
	Exploration Licences	
29/333	Hoppmann, John Ewald Reif, Hermann Friederich	North Coolgardie
38/1042	Linke, William Roy Matusik, Eryk	Mt Margaret
46/442	Legendre, Bruce Robert	Pilbara
53/636	Madigan, Michael	East Murchison
59/676	Seivwright, Daniel Kevin	Yalgoo
63/553	Fangio Investments Pty Ltd	Dundas
	Mining Lease	
77/592	Resource Supply Services Pty Ltd Rutherford, Gregory Malcolm Rutherford, John Walter Rutherford, Thomas Malcolm	Yilgarn

MN406

MINING ACT 1978

Department of Minerals & Energy, PERTH WA 6000.

I hereby declare in accordance with the provisions of Sections 96A(1) and 97(1) of the "Mining Act 1978" that the undermentioned mining tenements are forfeited for breach of covenant viz; non payment of rent.

NORMAN MOORE, Minister for Mines.

Number	Holder	Mineral Field
	Exploration Licences	
08/855	Johnston, Lionel Gordon	Ashburton
20/414	Western Resources & Exploration Pty Ltd	Murchison
46/443	Notochord Pty Ltd	Pilbara
51/764	Morning Star Resources NL	Murchison
51/765	Morning Star Resources NL	Murchison
51/765	Morning Star Resources NL	Murchison

Number	Holder	Mineral Field
	Exploration Licences—continue	d
51/766	Morning Star Resources NL	Murchison
51/767	Morning Star Resources NL	Murchison
52/1223	Bloodhound Gold NL	Peak Hill
52/1240	RTZ Exploration (Australia) Pty Ltd	Peak Hill
52/1352	Viper Resources Pty Ltd Foote, Heather Rosemary Foote, Herbert Nicholas	Peak Hill
53/732	Morning Star Resources NL	East Murchison
53/733	Morning Star Resources NL	East Murchison
53/734	Morning Star Resources NL	East Murchison
	Mining Leases	
08/148	Johnston, Ronald James	Ashburton
09/73	Equatorial Mining Ltd Impress Technologies Ltd Sovereign Resources (Australia) NL	Gascoyne
09/74	Equatorial Mining Ltd Impress Technologies Ltd Sovereign Resources (Australia) NL	Gascoyne
20/121	Emerald Square Pty Ltd Jewellery International bvba Nelson, Gary Steinkalik, Sylvain	Murchison
20/146	Emerald Square Pty Ltd Jewellery International bvba Nelson, Gary Steinkalik, Sylvain	Murchison
21/82	Castle Hill Resources NL White, Elizabeth Rabanos White, Geoffrey Harold	Murchison
45/686	Reynard Australia Pty Ltd	Pilbara

MINING ACT 1978

Department of Minerals & Energy, PERTH WA 6000.

I hereby declare in accordance with the provisions of Sections 96A(1) and 97(1) of the "Mining Act 1978" that the undermentioned mining tenements are forfeited for breach of covenant viz; non payment of rent.

NORMAN MOORE, Minister for Mines.

Number	Holder	Mineral Field
	Exploration Licences	
15/418	Goldpride Pty Ltd Scorpion Mining Pty Ltd	Coolgardie
27/109	Brooks, Rita Marian	North East Coolgardie
51/816	ABC Resources Pty Ltd	Murchison
53/721	Domain Mining NL	Wiluna
53/777	Midas Mining & Exploration Pty Ltd	Wiluna
	Mining Leases	
08/174	Isla Investments Pty Ltd	Ashburton
15/443	Addink, Johannes Peter Beavers, Robin Paul Harrison, Patrick Alfred McComish, Mark	Coolgardie
36/338	Norwood, Arnold Edward	East Murchison
45/687	Reynard Australia Pty Ltd	Pilbara
80/394	Schulda, Harry George	Kimberley
80/395	Schulda, Harry George	Kimberley

MINING ACT 1978

Department of Minerals & Energy, PERTH WA 6000.

I hereby declare in accordance with the provisions of Section 97(1) of the "Mining Act 1978" that the undermentioned mining tenement is forfeited for breach of covenant viz; failure to comply with the prescribed expenditure conditions.

NORMAN MOORE, Minister for Mines.

Number Holder Mineral Field

Gold Mining Lease

77/4934 Pietsch, Michael Yilgarn

Western Union Securities Pty Ltd

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Bills Assented To

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

Short Title of Bill	Date of Assent	Act No
Prisons Amendment Act 1999	8 December 1999	43 of 1999
National Rail Corporation Agreement Repeal Act 1999	8 December 1999	48 of 1999
Railway (Northern and Southern Urban Extensions) Act 1999	8 December 1999	49 of 1999.
December 13, 1999.		

lecember 13, 1999.

L. B. MARQUET, Clerk of the Parliaments.

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT CITY OF STIRLING

DISTRICT PLANNING SCHEME NO 2—AMENDMENT NO 356

Ref: 853/2/20/34 Pt 356

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 City of Stirling Town Planning Scheme Amendment on 29 November, 1999 for the purpose of rezoning Reserve 40221 corner Camberwell and Wanneroo Roads, Balga from "Public Open Space" to "Residential R40".

> D. C. VALLELONGA, Mayor. M. WADSWORTH, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION

SHIRE OF COOROW

TOWN PLANNING SCHEME NO 2

Ref: 853/3/20/2

Notice is hereby given that the local government of the Shire of Coorow has prepared the abovementioned town planning scheme for the purpose of—

- 1. setting out the local government's planning aims and intentions for the Scheme area;
- 2. setting aside land as reserves for public purposes;
- 3. zoning land within the Scheme area for the purposes defined in the Scheme;
- 4. controlling and guiding land use and development;
- 5. setting out procedures for the assessment and determination of planning applications;
- 6. making provision for the administration and enforcement of the Scheme; and
- 7. addressing other matters set out in the First Schedule to the Town Planning Act.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, Main Street, Coorow 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 16 March, 2000.

Submissions on the town planning scheme may be made in writing on Form No 4 and lodged with the undersigned on or before 16 March, 2000.

S. N. HAZELDINE. Chief Executive Officer.

POLICE

PE501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by public auction at Smith Broughton & Sons, 1 Clayton Street, Midland on Saturday 18th December 1999 at 9.00 a.m.

The Auction is to be conducted by Mr Gary Silcock.

B. MATTHEWS, Commissioner of Police, West Australian Police Service.

PREMIER AND CABINET

PR401

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon. C. L. Edwardes MLA in the period 19 December 1999 to 16 January 2000 inclusive—

Minister for the Environment; Labour Relations

Hon. A. K. R. Prince MLA.

M. C. WAUCHOPE, Director General, Ministry of the Premier and Cabinet.

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
APPLICATI	ONS FOR THE GRANT OF A L	ICENCE	
6640/1999	Beer World Pty Ltd	Application for the grant of a Special Facility licence in respect of premises situated in Wangara and known as Beerworld.com.au	6/1/2000
6680/1999	Norman Parnham Holdings Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Inglewood and known as Gregory's Café Bistro.	5/1/2000
6720/1999	Dominic DiLatte	Application for the grant of a Tavern licence in respect of premises situated in Rockingham and known as Ennis Tavern.	10/1/2000
6760/1999	Loi's Eastern Supermart Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in Northbridge and known as Lion Oriental Foods Co.	9/1/2000
6800/1999	Green House Café Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Mount Hawthorn and known as Greenhouse Cafe.	9/1/2000
6920/1999	NPK Investments Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Northbridge and known as Red Orchid Noodle Bar—Restaurant.	12/1/2000
APPLICATI	ONS TO ADD, VARY OR CANC	EL A CONDITION OF LICENCE	
104960/99	Spotless Services Australia Ltd	Application to add, vary or cancel a condition of the Special Facility licence in respect of premises situated in South Perth and known as Perth Zoo Café and Function Centre.	29/12/1999

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

G. B. AVES, Director of Liquor Licensing.

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 17th January 1999 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bardens, Nadejda Lyovna, late of Foley Aged Care, corner Stock Road and Winterfold Road, Hilton, died 30/11/99. (DEC 323971 DL3)

Bailey, Ronald Frederick, late of 18 Powis Way, Warnbro, died 4/11/99. (DEC 323576 DL3)

Buller, David John, late of 10 Kingia Place, North Pinjarra, died 27/6/99. (DEC 322449 DC2)

Campbell, Dorothy May, late of 20/17 Mount Prospect Crescent, Maylands, died 19/11/99. (DEC 324082 DS2)

Davis, Winifred Marjorie Alice, late of 206 Shaftsbury Avenue, Bedford, died 16/11/99. (DEC 323831 DG3)

Dunwoody, Ronald, late of 50 Coral Road, Kalamunda, died 26/11/99. (DEC 323995 DL2)

Ekert, Thomas Henry, late of Geraldton Nursing Home, 20 Milford Street, Geraldton, formerly of 6 Smith Street, Kalbarri, died 26/10/99. (DEC 324126 DL4)

Gillespie, Colin Cameron, late of 6/30 York Street, North Perth, died 28/11/99. (DEC 324045 DP2)

Hillbrick, Phyllis Rose, late of Elloura Lodge Hollywood Village, Nedlands, formerly of 48 Robinson Street, Nedlands, died 18/11/99. (DEC 323907 DP2)

Martin, Edna Vivien, late of Riley House, 20 Excelsior Street, Shenton Park, formerly of Room 27/7 Deanmore Road, Karrinyup, died 3/9/99. (DEC 322091 DS4)

Montague, Samuel Charles, late of Embleton Nursing Home, 46 Broun Avenue, Embleton, formerly of 106 Fourth Avenue, Mount Lawley, died 29/10/99. (DEC 324028 DC2)

Rea, Rosaline Mary, late of 11/20 Channar Rise, Duncraig, died 15/11/99. (DEC 324005 DC4)

Shepherdson, Elsie Eileen, late of 4 Isandra Close, North Pinjarra, formerly of 153 Pinjarra Road, Mandurah, died 29/4/98. (DEC 324039 DP4)

Shoebridge, Mary Annie, late of Howard Solomon Nursing Home, 91 Hybanthus Road, Ferndale, died 1/11/99. (DEC 324101 DA3)

Stevenson, John Terence, late of 17 Reeds Road, Carmel, died 15/11/99. (DEC 323987 DP3)

Stewart, Tracy Marie, late of 48 Naturaliste Boulevarde, Iluka, died 22/8/98. (DEC 323948 DL3)

Taylor, Elizabeth, late of Redcliffe Hostel, 194 Manuel Crescent, Redcliffe, died 7/12/99. (DEC 324098 DC4)

Wallace, David Clayton, late of Braille Nursing Home, Kitchener Avenue, Victoria Park, died 18/9/99. (DEC 322884 DG3)

Wells, Victor Anthony Lyall, late of Riverview Residence, Pendleton Street, Collie, formerly of 7 Forrest Street, Collie, died 24/9/99. (DEC 324041 DS4)

J. G. BUSCH, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone 9222 6777

ZZ201

TRUSTEES ACT 1962

JAMES WALTER KINGSBURY

Creditors and other persons having claims (to which section 63 of the aforementioned Act relates) in respect of the Estate of the abovenamed deceased who died on the 10th day of June 1999 are required by the Executors of care of Freehill Hollingdale & Page, Solicitors of 140 St Georges Terrace, Perth WA 6000, to send particulars of their claims to them within one (1) month of the date of the publication of this notice, after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ202

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 Estate of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St Georges Terrace, Perth, to send particulars of their claims to the Company, by the

undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Dated this 17th day of December 1999.

KIM MOSEDALE, Senior Manager, Private Clients.

Coppin, George late of 4 Cordova Court, Craigie WA 6025, died 14/11/99.

Damon, Ross Ernest late of 1 Enrick Elbow, Marangaroo WA 6064, Forklift Driver, died 2/9/99.

Dickman, Mary Hannah late of 1A Blackadder Road, Swan View WA 6056, Widow, died 15/10/99.

Felton, Florence Alicia late of 57 Louise Street, Nedlands WA 6009, Widow, died 13/11/99.

Porter, Donald late of 66 Milford Way, Nollamara WA 6061, Retired Cabinet Maker, died 22/11/99.

Rae, Maria Elizabeth late of 11 Silverdale Road, Lesmurdie WA 6076, Married Woman, died 20/11/99.

ZZ401

PARTNERSHIP ACT 1895

DISSOLUTION OF PARTNERSHIP

P. F. Astone and V. Graham t/as "MMM The Butcher"

Take notice that pursuant to Section 43(c) of the Partnership Act 1895 the above Partnership was dissolved by Mr Victor Graham effective 20th November 1999.

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