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ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2001 (Prices include GST).

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All other Notices

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PUBLISHING ALTERATIONS

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

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

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

JOHN A. STRIJK, Government Printer.

— PART 1 —

AGRICULTURE

AG301*

Marketing of Eggs Act 1945

The Western Australian Egg Marketing Board (Crown agency) Authorisation 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

This authorisation may be cited as *The Western Australian Egg Marketing Board (Crown agency) Authorisation 2001.*

2. Board to act on behalf of Crown in certain matters

The Western Australian Egg Marketing Board is authorised to act on behalf of the Crown in relation to the performance of functions under the provisions of the *Marketing of Eggs Act 1945* that are listed in the Table to this clause but only to the extent that the performance of those functions does not constitute carrying on business.

	Table	
s. 19	s. 31A	s. 32FA
s. 23	s. 31AA	s. 32G
s. 24(2)	s. 32	s. 32J
s. 26	s. 32C	s. 32L
s. 28	s. 32D	s. 32M
s. 30	s. 32E	
s. 31	s. 32F	

By Command of the Lieutenant-Governor and deputy of the Governor,

AG302*

Marketing of Potatoes Act 1946

Potato Marketing Corporation of Western Australia (Crown agency) Authorisation 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

This authorisation may be cited as the *Potato Marketing Corporation of Western Australia (Crown agency) Authorisation 2001.*

2. Corporation to act on behalf of Crown in certain matters

The Potato Marketing Corporation of Western Australia is authorised to act on behalf of the Crown in relation to the performance of functions under the provisions of the *Marketing of Potatoes Act 1946* that are listed in the Table to this clause but only to the extent that the performance of those functions does not constitute carrying on business.

Table

s. 17A(a), (b), (c), and (d)	s. 25
s. 19(1)(d), (h), (k), (l), (m), (n), and (o)	s. 26
s. 20B	s. 28
s. 22A	s. 29
s. 22B	s. 30
s. 22C	s. 32
s. 22D	s. 33
s. 23	s. 40
s. 24	s. 41B(2)

By Command of the Lieutenant-Governor and deputy of the Governor,

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

AG303*

Veterinary Preparations and Animal Feeding Stuffs Act 1976

Veterinary Preparations and Animal Feeding Stuffs Amendment Regulations 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Veterinary Preparations* and *Animal Feeding Stuffs Amendment Regulations 2001*.

2. The regulations amended

The amendments in these regulations are to the *Veterinary Preparations and Animal Feeding Stuffs Regulations 1998**.

[* Published 30 October 1998, p. 6025-37.]

3. Regulation 3 amended

Regulation 3 is amended as follows:

- (a) by inserting before "In these" the subregulation designation "(1)";
- (b) by inserting in the appropriate alphabetical positions the following definitions —

"bulk", in relation to the sale of an animal feeding stuff, has the meaning given by subregulation (2);

"restricted animal material" means any material that consists of or contains tissue from an animal, including a bird or a fish, but does not include gelatin, milk, milk products or tallow;

- (c) by inserting at the end of regulation 3 the following subregulation —
- (2) For the purposes of these regulations, an animal feeding stuff is sold in bulk if at the time it is supplied to the buyer it is not in a container that itself is supplied to the buyer.

,,

";

4. Regulation 5 replaced

Regulation 5 is repealed and the following regulation is inserted instead —

5. Animal feeding stuffs, labelling requirements as to restricted animal material

- (1) If an animal feeding stuff that consists of or contains restricted animal material is sold (whether in a package or in bulk), the package or the invoice for the sale in bulk, as the case requires, must be labelled 'This feed stuff contains restricted animal material. DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR ANY OTHER RUMINANTS.'.
- (2) If a manufactured stock food that does not consist of or contain restricted animal material is sold (whether in a package or in bulk), the package or the invoice for the sale in bulk, as the case requires, must be labelled 'This feed stuff does not contain restricted animal material.'.
- (3) The letters on a label required by this regulation must be legible, conspicuous and
 - (a) if the label is printed or stencilled on a package, at least 10 mm high; or
 - (b) in any other case (including a label on an invoice and a label attached as a separate item to a package), at least 3 mm high.
- (4) A label required by this regulation that is attached as a separate item to a package must be at least 120 mm long and at least 45 mm wide.
- (5) This regulation does not apply to an animal feeding stuff that is to be exported from Australia.

5. Regulation 6 amended

(1) Regulation 6(1) is amended by deleting "in a package," and inserting instead —

in a package the net weight of which is 5 kg or more, then, unless subregulation (3a) applies,

- (2) After regulation 6(1) the following subregulation is inserted
 - (1a) If manufactured stock food is sold in a package the net weight of which is less than 5 kg, the package must be labelled with the following information about the stock food
 - (a) its trade name;

"

"

- (b) if not included in the trade name, the animals and the ages of animals it is manufactured for;
- (c) the net weight in the package;
- (d) the name and the address of the principal place of business of the distributor.
- (3) Regulation 6(3) is amended by deleting "supply" and inserting instead
 - " sale ".
- (4) After regulation 6(3) the following subregulation is inserted
 - (3a) If 1 000 kg or more of manufactured stock food is sold by the manufacturer of the stock food to a single person as a single transaction and the stock food is in bags, then either each bag must be labelled in accordance with subregulation (1) or
 - (a) each bag must be labelled with 'This bag must not be sold separately.' or words to that effect and the following information about the stock food —
 - (i) its trade name;
 - (ii) if not included in the trade name, the animals and the ages of animals it is manufactured for;
 - (iii) the name and the address of the principal place of business of the manufacturer or distributor;

and

- (b) the invoice for the sale must comply with subregulation (3).
- (5) After regulation 6(5) the following subregulation is inserted
 - (6) This regulation does not apply to manufactured stock food that is to be exported from Australia.

6. Regulation 6A inserted

After regulation 6 the following regulation is inserted —

6A. Manufactured stock food for export, labelling requirements

If manufactured stock food that is to be exported from Australia is sold (whether in a package or in bulk), the

package or the invoice for the bulk sale, as the case requires, must be labelled with the following —

- (a) the name and the address of the principal place of business of the manufacturer or distributor of the stock food:
- (b) the statement 'Not for sale or use in Australia. For export only.' or words to that effect.

7. Regulation 8A inserted

After regulation 8 the following regulation is inserted —

8A. Animal feeding stuffs containing restricted animal material, limits on use of

(1) A person must not feed to a ruminant an animal feeding stuff that consists of or contains restricted animal material.

Penalty: \$2 000.

- (2) Subregulation (1) does not apply to a person who, with the written permission of the Chief Veterinary Officer (as defined in the *Exotic Diseases of Animals Act 1993*), feeds to a ruminant for research purposes an animal feeding stuff that consists of or contains restricted animal material.
- (3) A person must not feed to a ruminant an animal feeding stuff from a package if the package is labelled with 'This feed stuff contains restricted animal material. Do not feed to cattle, sheep, goats, deer or other ruminants.' or words to that effect.

Penalty: \$2 000.

8. Regulation 9A inserted

After regulation 9 the following regulation is inserted —

9A. Sale etc. contrary to a label

- (1) A person who is not the manufacturer of a manufactured stock food must not sell a package of the stock food that is labelled with 'This bag must not be sold separately.' or words to that effect.
- (2) A person must not sell an animal feeding stuff (whether in a package or in bulk) if the package or the invoice for the sale in bulk, as the case requires, is labelled with 'Not for sale or use in Australia. For export only.' or words to that effect, unless the sale is for the purposes of exporting it from Australia.

".

(3) A person must not feed to stock any animal feeding stuff (whether from a package or from material bought in bulk) if the package or the invoice for the sale in bulk, as the case requires, is labelled with 'Not for sale or use in Australia. For export only.' or words to that effect.

Penalty: \$2 000.

9. Part 3 repealed

Part 3 is repealed.

10. Schedule 2 amended

Schedule 2 is amended by inserting after item 14 the following item —

14a. Manufactured stock food Restricted animal Nil material

By Command of the Lieutenant-Governor and deputy of the Governor,

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

AG304*

Agricultural Produce Commission Act 1988

Agricultural Produce (Prescribed Agricultural Industries and Services) Regulations 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Agricultural Produce* (*Prescribed Agricultural Industries and Services*) Regulations 2001.

2. Pork production industry

- (1) For the purpose of 3(1) of the Act, the pork production industry is prescribed as an agricultural industry.
- (2) For the purpose of section 12(1) of the Act, the services referred to in that section are prescribed as services that a producers' committee may provide in relation to the pork production industry.

By Command of the Lieutenant-Governor and deputy of the Governor,

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

AG305*

Aerial Spraying Control Act 1966

Aerial Spraying Control Amendment Regulations (No. 2) 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

"

These regulations may be cited as the *Aerial Spraying Control Amendment Regulations (No. 2) 2001*.

2. The regulations amended

The amendments in these regulations are to the *Aerial Spraying Control Regulations 1971**.

[* Reprinted as at 24 December 1999.]

3. Regulation 3A replaced

Regulation 3A is repealed and the following regulation is inserted instead —

3A. Agricultural chemicals

(1) The chemicals that are registered under Part 2 of the Agvet Code of Western Australia are prescribed as

agricultural chemicals for the purposes of the definition of "agricultural chemical" in section 3 of the Act.

(2) In this regulation —

"Agvet Code of Western Australia" has the same meaning as it has in the Agricultural and Veterinary Chemicals (Western Australia) Act 1995.

4. Schedule 4 repealed

Schedule 4 is repealed.

By Command of the Lieutenant-Governor and deputy of the Governor,

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

FAIR TRADING

FT301*

Retail Trading Hours Act 1987

Retail Trading Hours Amendment Regulations (No. 2) 2001

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Retail Trading Hours Amendment Regulations* (No. 2) 2001.

2. Regulation 7 amended

Regulation 7 of the *Retail Trading Hours Regulations 1988** is amended in item 4 column 2 of the Table by inserting after "floor mats and rugs;" —

synthetic rolled matting, synthetic grass and marine carpeting;

,,

[* Reprinted as at 21 May 1999. For amendments to 25 May 2001 see 2000 Index to Legislation of Western Australia, Table 4, p. 297, and Gazette 20 February 2001.]

By Command of the Lieutenant-Governor and deputy of the Governor,

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

FT302*

Retail Trading Hours Act 1987

Retail Trading Hours (Internet-Based On-Line Trading) Exemption Order 2001

Made by the Minister for Consumer Affairs.

1. Citation

This order may be cited as the *Retail Trading Hours* (*Internet-Based On-Line Trading*) Exemption Order 2001.

2. Exemption from section 12

- (1) Subject to subclause (2), each retail shop in which internet-based on-line trading is conducted is exempted from section 12(1) or 12(2) of the Act to the extent that that trading is conducted during hours that the retail shop is required to remain closed under those provisions.
- (2) The exemption specified in subclause (1) operates in respect of a retail shop when, and only when
 - (a) the retail shop is locked or otherwise effectively secured to the complete physical exclusion of the public; and
 - (b) the goods and services sold or provided by way of retail sale in the retail shop are sold or provided, and displayed, kept and sold for retail sale, only by way of internet-based on-line trading.

JOHN KOBELKE, Minister for Consumer Affairs.

LOCAL GOVERNMENT

LG301*

CEMETERIES ACT 1986

SHIRE OF DERBY/WEST KIMBERLEY

LOCAL LAW RELATING TO THE DERBY AND FITZROY CROSSING PUBLIC CEMETERIES

Under the powers conferred by the Cemeteries Act 1986, the Shire of Derby/West Kimberley resolved on the 31 May 2001 to adopt the Model Local Law (Cemeteries) 1998 published in the *Government Gazette* on 12 May 1998 in relation to the Derby and Fitzroy Crossing Public Cemeteries, with such modifications as are here set out.

Clause 1.1

After "the" insert "Shire of Derby/West Kimberley Cemeteries Local Law 2001".

Clause 1.3

Insert after "The following Local Laws are repealed: - "—"The Local Laws relating to Derby Public Cemetery—Reserve No. 1227 and Fitzroy Crossing Public Cemetery—Reserve No. 29060, published in the *Government Gazette* of 26 May 1971, as amended."

Clause 3.2

Delete

Clause 3.4 (1)

Delete " or crematorium within the cemetery"

Clause 4.2

Delete ", or crematorium"

Clause 4.3

Delete " or crematorium,"

Clause 5.1, para (a)

Delete " or cremation"

Clause 5.2

Delete "or cremation" and "or clause 3.2"

Clause 5.6, para (d)

Delete

Part 5, Division 2

Delete

Clause 5.12

In subclause (1), delete—

"Memorial Wall

Garden of Remembrance

Ground Niche

Memorial Rose. Tree or Shrub

Family Shrub

Memorial Desk

Granite Seat

Book of Remembrance

Memorial Gardens"

Clause 5.13

Delete

Clause 5.14

Delete

Clause 7.12

Delete and substitute—

"7.12 A person shall not place glass domes, vases or other grave ornaments outside the perimeter of a grave in the cemetery as defined in the plans kept and maintained under section 40 (2) of the Act"

Part 7, Division 2

Delete

Part 7, Division 3

Delete

Dated this 20th day of June 2001.

The Common Seal of the Shire of Derby/West Kimberley was hereunto affixed by authority of a decision of the Council in the presence of—

E. M. ARCHER, President. J. P. THROSSELL, Chief Executive Officer.

LG302*

HEALTH ACT 1911

CITY OF ARMADALE HEALTH AMENDMENT LOCAL LAWS (N $^{\circ}$ 2) 2001

Made by the Council of the City Of Armadale under section 342 of the *Health Act* 1911 in accordance with subdivision 2 of Division 2 of Part 3 of the *Local Government* Act 1995.

Citation

1. These Local Laws may be cited as the City Of Armadale Health Amendment Local Laws (N^o 2) 2001.

Principal Local Laws

2. In these Local Laws, the $City\ Of\ Armadale\ Health\ Local\ Laws\ 1996*$ are referred to as the principal local laws.

(*Published in Gazette No. 96 of 12 July 1996 pages 3285-3351).

Section 38 amended

- 3. Section 38 of the principal local laws is amended by—
 - (a) deleting the interpretation of "builder"; and
 - (b) deleting the semi colon and the word "and" from after the interpretation of "street" and inserting in their place a full stop.

Section 42 repealed

4. Section 42 of the principal local laws, including its heading, is repealed.

Passed by a resolution of a special majority of the Council of the City Of Armadale at its meeting held on $21^{\rm st}$ May 2001.

Dated this 21st day of May 2001.

The Common Seal of the City Of Armadale was hereunder affixed in the presence of—

L. REYNOLDS JP, Mayor. R. S. TAME, Chief Executive Officer.

Consented to-

Dr VIRGINIA A. McLAUGHLIN, delegate of Executive Director, Public Health

Date: 20 June 2001.

LG303*

LOCAL GOVERNMENT ACT 1995

CITY OF ARMADALE CONTROL OF REFUSE ON BUILDING SITES LOCAL LAW 2001

Under the powers conferred by Division 2 of Part 3 of the *Local Government Act 1995* and under all other powers, the Council of the City of Armadale resolved on 21st May 2001 to make the following local law.

Citation and application

1. This local law may be cited as the *City of Armadale Control of Refuse on Building Sites Local Law 2001* and shall apply throughout the district.

Interpretation

- 2. In this local law, unless the context requires otherwise—
 - "Act" means the Local Government Act 1995;
 - "builder" means the person or persons or firm or corporation who or which shall be the holder of any building licence issued in respect of building works on a building site, and shall also include any person or persons or firm or corporation who or which shall be in effective control of such building site whether or not such person or persons or firm or corporation shall be the holder of such licence;
 - "building" means any structure classified by the Building Code;
 - "Building Code" means the latest edition of the Building Code of Australia published from time to time by, or on behalf of, the Australian Building Codes Board, as amended from time to time, but not including explanatory information published with the Code";
 - "building site" means any lot of land for which a building licence is current, but does not include a lot upon which there exists a commercial, industrial or residential building and—
 - (a) the current building licence is issued in respect only of a pergola, patio, shed or other Class 10 building as classified by the Building Code; and
 - (b) means of collection and removal of rubbish, satisfactory to the Council but other than that specified within this local law, is in place;
 - "construction work" means any work involving the placement, fitting together, manufacture or erection of the components of a building, and includes pouring of footings and slabs and placement of stumps or other floor supports;
 - "Council" means the Council of the City of Armadale;
 - "refuse" means bricks, lime, cement, concrete, rubble, stones, iron, timber, tiles, bags, plastics, ashes, vegetation, wood or metal shavings, sawdust, and waste food, and includes any broken, used or discarded matter whatsoever, whether of the same type as, or a different type from, those mentioned here; and
 - "street" means any highway or thoroughfare which the public are entitled to use, and includes every part of the highway or thoroughfare, and other things including bridges and culverts appurtenant to it.

Provision of refuse receptacles

- 3. Before commencement of any construction work on a building site, the builder shall provide and maintain available for use on the site a refuse receptacle of such design as will— $\frac{1}{2}$
 - (a) contain any refuse likely to be produced on the site; and
 - (b) prevent refuse being blown from the receptacle by wind.

Other responsibilities of the builder

- $4.\ (1)$ From the time of commencement of construction work until the time of completion of such work, the builder shall—
 - (a) at least daily, ensure that all refuse arising on the building site is collected and placed in the refuse receptacle;
 - (b) keep the building site as free as is practicable of any refuse;
 - (c) maintain the street verge immediately adjacent to the building site free of refuse arising from the building site; and
 - (d) ensure the refuse receptacle is emptied when full.
- (2) The builder shall ensure that, within two days of completion of construction, the building site and the street verge immediately adjacent to it is cleared of all refuse and all refuse receptacles are removed from the building site.

Offences and penalties

- 5. (1) A person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.
- (2) person who commits an offence under this local law is liable to a penalty of \$5,000 and a daily penalty of \$500 in respect of each day or part of a day during which the offence has continued.
- (3) An offence against a clause specified in the Schedule is a prescribed offence for the purposes of section 9.16(1) of the Act.
- (4) The amount of the modified penalty for a prescribed offence is that specified adjacent to the clause in the Schedule.

Forms

- 6. For the purposes of this local law—
 - (a) the form of the infringement notice given under section 9.16 of the Act is that of Form 2 in Schedule 1 of the Local Government (Functions and General) Regulations 1996; and
 - (b) the form of the notice sent under section 9.20 of the Act withdrawing an infringement notice is that of Form 3 in Schedule 1 of the *Local Government* (Functions and General) Regulations 1996.

SCHEDULE

PRESCRIBED OFFENCES

CLAUSE	DESCRIPTION	MODIFIED PENALTY \$
3	Failure to provide a refuse receptacle on a building site	500
4(1)(b)	Failure to keep a building site as free as practicable of refuse	250
4(1)(c)	Failure to maintain the street verge adjacent to a building site free of refuse arising from that site	250
4(1)(d)	Failure to ensure a refuse receptacle is emptied when full	250
4(2)	Failure to clear building site two days after completion of construction work	250

Passed by a resolution of a special majority of the Council of the City Of Armadale at its meeting held on $21^{\rm st}$ May 2001.

Dated this 31st day of May 2001.

The Common Seal of the City Of Armadale was hereunder affixed in the presence of—

L. REYNOLDS JP, Mayor. R. S. TAME, Chief Executive Officer.

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PE301*

Police Act 1892

Police Force Canteen Repeal Regulations 2001

Made by the Commissioner of Police with the approval of the Minister for Police.

1. Citation

These regulations may be cited as the *Police Force Canteen Repeal Regulations 2001*.

2. Repeal

The Police Force Canteen Regulations 1988 are repealed.

B. MATTHEWS, Commissioner of Police.

Approved by the Minister for Police,

MICHELLE ROBERTS.

— PART 2 —

AGRICULTURE

AG401

GRAIN MARKETING ACT 1975

Agriculture Western Australia South Perth WA 6151.

I, Kim Chance, Minister for Agriculture; Forestry and Fisheries, acting in accordance with the provisions of the Grain Marketing Act 1975, hereby appoint pursuant to Section 28(5)(a), the following as a member of the Grain Research Committee for a term expiring on 31 December 2001.

Mr David Bowran, Agriculture Western Australia

KIM CHANCE, Minister for Agriculture; Forestry and Fisheries.

HEALTH

HE401*

HEALTH SERVICES (QUALITY IMPROVEMENT) ACT 1994

HEALTH SERVICES (QUALITY IMPROVEMENT)(APPROVED COMMITTEE) ORDER (No.3) 2001

Made by the Minister for Health pursuant to section 7(1) of the Act.

Citation

1. This order may be cited as the *Health Services (Quality Improvement)(Approved Committee) Order (No.3) 2001.*

Commencement

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

Obstetric Clinical Outcomes Management Committee

3. The Obstetric Clinical Outcomes Management Committee established by the Metropolitan Health Service Board is an approved quality improvement committee for the purposes of the Act.

Expiry of order

4. This order expires three years after its commencement.

Dated this 14th day of June 2001.

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

LOCAL GOVERNMENT

LG401*

CITY OF COCKBURN

Appointments

It is hereby notified for public information that effective from 1st July 2001, Mr Raymond Paul Farrow, Mr John Wayne Ryan and Mr Mark Michalowski have been appointed as duly authorised officers of the City of Cockburn in accordance with the various Acts, Regulations and Local Laws as detailed hereunder—

- 1. Dog Act 1976
- 2. Control of Vehicles (off road areas) Act 1978

- 3. Litter Act 1979
- 4. Local Government Act 1995
- 5. City of Cockburn Local Laws & Regulations
- 6. Bush Fires Act 1954
- 7. Sec. 9.10 Local Government Act 1979

This authority unless specifically extended or withdrawn expires on 30th June 2002.

R. W. BROWN, Chief Executive Officer.

LG402

SHIRE OF MENZIES

Appointment

Notice is hereby given that Patrick Damien Kelly has been appointed as Ranger/Authorised Officer for the Shire of Menzies pursuant to the provisions of— $\,$

- I. Dog Control in accordance with provisions of the Dog Act 1976, Regulations and Amendments and the local laws relating to dogs.
- II. Litter control in accordance with provisions of the Litter Act 1979 and Local Government Act 1995, regulations and amendments.

Appointment is to commence as of 2^{nd} July 2001.

GREG CARTER, Chief Executive Officer.

LG403

BUSH FIRES ACT 1954

Shire of Northampton

Notice is hereby given that Mr Owen Simkin has been appointed as Chief Fire Control Officer for the Shire of Northampton and is authorised to exercise powers pursuant to the Bush Fires Act 1954.

The previous appointment of Mr Geoffrey Cripps is cancelled.

GARRY L. KEEFFE, Chief Fire Control Officer.

LG404

LOCAL GOVERNMENT ACT 1995

ESTABLISHMENT OF A REGIONAL COUNCIL

In accordance with section 3.61 of the Local Government Act, I, Michelle Roberts, being the Minister for Local Government, hereby declare the establishment of a regional council to be known as the South East Metropolitan Regional Council.

The purpose of the regional council is primarily to plan, manage undertake and facilitate the collection and removal, processing, recycling, treatment sale and disposal of waste for the benefit of the communities of the participants.

The regional council shall be established effective from the date of the publication of this notice in the *Government Gazette*.

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

TOWN PLANNING SCHEME No. 2—AMENDMENT No. 4

Ref: 853/2/34/2 Pt 4

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning and Infrastructure approved the City of Joondalup Town Planning Scheme Amendment on 27 June 2001 for the purpose of—

- 1. Rezoning Lot 656 (265) Eddystone Avenue, Beldon, from the "Special Use (Office, Hardware, Garden Centre (700m") and Medical Centre) Zone" to the "Business Zone", on the Scheme Maps.
- 2. Removing Lot 656 (265) Eddystone Avenue, Beldon, and associated details from "Schedule 2—Section 3 (Clause 3.17)—Special Use Zones", of the Scheme Text.

J. BOMBAK, Mayor. L. DELAHAUNTY, Chief Executive Officer.

POLICE

PE401

MISUSE OF DRUGS ACT 1981

In accordance with section 3A(1)(b) of the Misuse of Drugs Amendment Act 1995, I Barry Eldon Matthews, Commissioner of Police for Western Australia, declare the following botanist attached to the Western Australian Herbarium to be an approved botanist for the purposes of that Act—

Ms Karina Janet Knight
Date of birth: 26 May 1962

Dated: 18 June 2001.

B. E. MATTHEWS, Commissioner of Police.

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 Dr G. I. Gallop BEc MA MPhil MLA in the period 29 June to 7 July 2001 inclusive—

Premier; Minister for Public Sector Management; Federal Affairs; Science; Citizenship and Multicultural Interests—Hon E. S. Ripper BA DipEd MLA

PUBLIC TRUST

PT401*

THE PUBLIC TRUSTEE ACT 1941

Notice is hereby given that the rates of interest payable to the respective estates and trusts, the moneys of which are held in the Common Fund have, as from 1 April 2001, been fixed as follows—

Deceased Estates and Uncared for Property matters (in the course of administration or whilst under investigation) at the rate of 4.00% per annum

Court Awards at the rate of 4.00% where the balance is up to \$31,600 and 5.00% where the balance is \$31,600 and over.

Minor Trusts, Deceased and Uncared for Property (in the state of trusteeship or where considered necessary by the Public Trustee and not otherwise prescribed), Incapable patients, Enduring Powers of Attorney, Infirm Persons, Represented Persons, (where the balance of funds is held in the Common Fund), Investment Agencies and Agency Trusts at the rate of 4.00% per annum where the balance is up to \$31,600 and 5.00% where the balance is \$31,600 and over. Rent Bonds remain at 3.50% for all balances.

The Rates will apply for all clients except Centrelink pensioners who will be paid the deeming rate of 5.50% for balances over \$31,600

Dated at Perth the 26th day of June 2001.

A. R. McLAREN, Public Trustee, 565 Hay Street, Perth WA 6000.

SMALL BUSINESS DEVELOPMENT

SB401

SMALL BUSINESS GUARANTEES ACT 1984

In accordance with Section 4(3) of the Small Business Guarantees Act 1984, it is hereby notified that the maximum amount which the Minister may guarantee under Section 4(1) of the Act during the year ending 30 June 2001 is the sum of three hundred and fifty thousand dollars (\$350,000).

ERIC RIPPER, MLA, Deputy Premier; Treasurer; Minister for Energy.

VALUER GENERAL

VG401*

VALUATION OF LAND ACT 1978

VALUATION OF LAND ACT 1978 (W.A.)(C.I.)(C.K.I.)

Pursuant to Section 21 of the Valuation of Land Act-

1. GROSS RENTAL VALUES

Valuation District Date of Valuation

Local government districts of-

Broome, Busselton, Carnarvon, Collie, Coolgardie, Derby/West Kimberley, Exmouth, Halls Creek, Kalgoorlie/Boulder, Kondinin, Kulin, Murray, Narrogin Shire, Narrogin Town, Port Hedland, Roebourne, Wyndham-East Kimberley

1 August 2000

The valuations shall come into force on 1 July 2001.

Authorities required to adopt—

Water Corporation, Busselton Water Board, Hamersley Iron Pty Ltd and Local Governments; as appropriate.

2. UNIMPROVED VALUES

Valuation District—

Date of Valuation

1 August 2000

The State of Western Australia

Territory of Christmas Island

Territory of Cocos (Keeling) Islands

The valuations shall come into force on 30 June 2001.

Authorities required to adopt-

Commissioner of State Revenue and Local Governments; as appropriate.

Valuations available for perusal for 42 days from Gazettal of this notice at the Valuer General's Office, Perth and Bunbury and for those valuations adopted by local governments at the relevant local government Offices.

Objections must be addressed to the Valuer General, but for convenience may also be lodged with the relevant Rating/Taxing authority within 42 days of the publication of this notice.

Objections must be in writing and-

- (a) Describe the relevant land for identification.
- (b) Identify the valuation against which you are objecting.
- (c) Set out fully and in detail the grounds of the objection together with reasons in support of the grounds of objection.

G. FENNER, Valuer General.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

Claims against the estate of Florence Mary Johnson, late of Unit 5, 37 Geake Street, Albany, Western Australia should be lodged with the Executors, c/- P.O. Box 485, Albany, W.A. before 31 July 2001 after which date the assets will be distributed having regard only to the claims received.

HAYNES ROBINSON.

WESTERN AUSTRALIA

YOUNG OFFENDERS ACT 1994

*Price: \$15.85 counter sales Plus postage on 300 grams

YOUNG OFFENDERS REGULATIONS 1995

*Price \$4.45 counter sales Plus postage on 65 grams

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