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ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2002 (Prices include GST).

Deceased Estate notices, (per estate)—\$21.10

Real Estate and Business Agents and Finance Brokers Licences, (per notice)-\$49.20

Other articles in Public Notices Section—\$49.20 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$9.80

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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 —

PROCLAMATIONS

AA101*

LABOUR RELATIONS REFORM ACT 2002

20 of 2002

PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.] By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.

I, the Governor, acting under section 2 of the *Labour Relations Reform Act 2002*, and with the advice and consent of the Executive Council, fix 1 August 2002 as the day on which that Act, other than Parts 2 and 3, comes into operation. Given under my hand and the Public Seal of the State on 23 July 2002. By Command of the Governor,

JIM McGINTY, Acting Minister for Consumer and Employment Protection.

GOD SAVE THE QUEEN !

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Industrial Relations Act 1979

Industrial Relations (General) Amendment Regulations 2002

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Industrial Relations* (General) Amendment Regulations 2002.

2. Commencement

These regulations come into operation on the day on which Parts 7, 8, 9 and 10 of the *Labour Relations Reform Act 2002* comes into operation.

3. The regulations amended

The amendments in these regulations are to the *Industrial Relations (General) Regulations 1997**.

[* Published in Gazette, 30 September 1997 at p. 5440-41.]

26 July 2002

4. **Regulation 3 repealed**

Regulation 3 is repealed.

5. Regulation 4 amended

- (1) Regulation 4(1) is amended as follows:
 - (a) by deleting "time and wages records" in both places where it occurs and inserting instead
 - ' employment records ";
 - (b) in paragraph (d) by deleting "the relevant award, order or industrial agreement" and inserting instead
 - " section 49D of the Act ".
- (2) Regulation 4(2) is amended by deleting "time and wages records" and inserting instead
 - " employment records ".
- (3) Regulation 4 is amended by deleting the penalty at the end of the regulation.

6. **Regulation 5 repealed**

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Regulation 5 is repealed.

7. Parts 3, 4 and 5 and Schedules 1 and 2 inserted

At the end of the regulations the following Parts and Schedules are inserted —

Part 3 — Unfair dismissal and contractual benefit claims

5. Prescribed amount — section 29AA

- For the purposes of paragraph (b) of the definition of "prescribed amount" in section 29AA(5) of the Act the specified salary is \$90 000, or that amount as affected by indexation in accordance with regulation 6.
- (2) For the purposes of paragraph (b) of the definition of "prescribed amount" in section 29AA(5) of the Act the salary provided for in an employee's contract of employment is to be worked out as follows —
 - (a) for an employee who was continuously employed by an employer and was not on leave without full pay at any time during the period of 12 months immediately before the dismissal or claim — the greater of —
 - (i) the salary that the employee actually received in that period; and
 - (ii) the salary that the employee was entitled to receive in that period;

- (b) for an employee who was continuously employed by an employer and was on leave without full pay at any time during the period of 12 months immediately before the dismissal or claim — the total of —
 - (i) the actual salary received by the employee for the days during that period that the employee was not on leave without full pay; and
 - (ii) for the days that the employee was on leave without full pay an amount worked out using the formula —

remuneration mentioned in subparagraph (i)

x days on leave without full pay days not on leave without full pay;

or

 (c) for an employee who was continuously employed by an employer for a period less than 12 months immediately before the dismissal or claim — the amount worked out using the formula —

> remuneration received x 365 days employed.

6. Annual indexation

- This regulation prescribes a formula under which the amount mentioned in regulation 5(1) (the "indexable amount") is to be varied annually by the indexation factor (if any).
- (2) In this regulation
 - **"base weekly earnings"** means the last amount published by the Australian Statistician before 1 July 2002 as an estimate (except a preliminary estimate) of the average total weekly earnings (seasonally adjusted) for full-time adult employees of all employees in Australia in a particular month;
 - "current weekly earnings", in relation to an indexation day, means the last amount published by the Australian Statistician before that day as an estimate (except a preliminary estimate) of the average total weekly earnings (seasonally adjusted) for full-time adult employees of all employees in Australia in a particular month;
 - "indexation day" means 1 July 2003 or 1 July in a later year;

"indexation factor", for an indexation day, means the number, worked out to 3 decimal places, resulting from the following formula —

current weekly earnings average in relation to the indexation day

base weekly earnings average

- (3) If at any time (whether before or after the commencement of this regulation) the Australian Statistician publishes an estimate of the average total weekly earnings (seasonally adjusted) for full-time adult employees in a particular month in substitution for such an estimate (except a preliminary estimate) previously published by the Australian Statistician for that month, the publication of the later estimate is to be disregarded for the purposes of this regulation.
- (4) Subject to subregulation (5), if, on any indexation day, the indexation factor is greater than 1, then, on and after that day, until a later application of this subregulation, an indexable amount is taken to be replaced by the amount worked out by multiplying the indexable amount by the indexation factor.
- (5) If an amount worked out under subregulation (4) is not \$100, or a multiple of \$100
 - (a) if the amount is not \$50, or a multiple of \$50 it is to be rounded up or down to \$100, or the nearest amount that is a multiple of \$100 as appropriate; or
 - (b) if the amount is \$50, or a multiple of \$50 it is to be rounded up to \$100, or the next highest amount that is a multiple of \$100 as appropriate.

Part 4 — Trainees

7. Definition of trainee — section 7 of the Act

Persons participating in a traineeship scheme within the meaning of the *Industrial Training Act 1975* are to be treated as trainees for the purposes of the Act.

Part 5 — Fees

6. Interpretation

In this Part —

"Clerk" means the Clerk of the Court appointed under section 85(7) of the Act.

7. Fees to be charged

- (1) Subject to the Act and the provisions of these regulations
 - (a) the fees specified in Schedule 1 are to be charged in respect of the matters before the Commission in relation to which they are specified; and
 - (b) the fees specified in Schedule 2 are to be charged in respect of the matters before the Court in relation to which they are specified
- (2) No fee is payable for any of the following matters
 - (a) the registration of a treasurer, trustee, secretary or any other officer of an organisation;
 - (b) the cancellation of a certificate of registration;
 - (c) filing of notice of a change of registered office;
 - (d) filing of a warrant to appear as an agent;
 - (e) any document in respect of which a fee is already chargeable under the Act or any other written law;
 - (f) filing of notice of discontinuance of an application.
- (3) The Registrar and the Clerk may determine the means, in addition to cash, by which fees may be paid.

8. Registrar and Clerk may waive certain fees

- (1) The Registrar or a Deputy Registrar may waive a fee referred to in Schedule 1 when the Registrar or Deputy Registrar considers it reasonable to do so.
- (3) The Clerk may waive a fee referred to in Schedule 2 item 9 when the Clerk considers it reasonable to do so.
- (4) The Clerk may waive a fee referred to in Schedule 2 item 10 when permission to do so has been given by the Presiding Judge.

9. Fees paid to Consolidated Fund

All fees received by the Clerk, Registrar or any other officer are to be credited to the Consolidated Fund.

Schedule 1 — Fees to be taken by the Registrar

[r.7] Item Matter Fee 1 On filing a claim of harsh, oppressive or unfair dismissal other than by application under section 44 of the Act 50.00

[r.7]

Item	Matter	Fee
		\$
2	For a photographic copy of a transcript of proceedings — for each page	3.00
3	For a search of a record or database of the Commission (other than a search of a proceeding made by or on behalf of a party to the proceeding) — for each name or item in respect of which a search is made	20.00

Schedule 2 — Fees to be taken by the Clerk

Item	Matter	Fee	
		\$	
1	For filing an affidavit, statutory declaration or any document not otherwise provided for in this Schedule	1.00	
2	For filing an application or notice of motion	5.00	
3	For filing a notice of appeal	5.00	
4	For sealing an order	1.00	
5	On the issue of a Chamber summons or summons to witness	1.50	
6	For the issue of a warrant of any kind	2.50	
7	For the execution of a warrant of any kind	8.50	
8	For every document required to be authenticated by the Clerk or other officer	4.00	
9	For every inspection on the same day of one or more documents in the custody of the Clerk	1.00	
10	For a photographic copy of the transcript of proceedings — for each page	1.00	
11	For a photographic copy of reasons for judgment consisting of not more than 10 pages — for each copy issued to a person not a party to the proceedings or a person, who although a party, did not appear or who was not represented at the proceedings and for each copy in excess of one copy issued to a represented party to the proceedings	2.75	
	And for each page in excess of 10	0.20	
12	For photographic copies of exhibits or other	5.20	
14	documents — for each page	0.20	
			".

By Command of the Governor,

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

Industrial Relations Act 1979

Industrial Magistrates' Courts (General Jurisdiction) Amendment Regulations 2002

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Industrial Magistrates' Courts (General Jurisdiction) Amendment Regulations 2002.*

2. Commencement

These regulations come into operation on the day on which Part 9 of the *Labour Relations Reform Act 2002* comes into operation.

3. The regulations amended

The amendments in these regulations are to the *Industrial* Magistrates' Courts (General Jurisdiction) Regulations 2000*.

[* Published in Gazette 19 December 2000, pp. 7307-44.]

4. **Regulation 3 amended**

Regulation 3 is amended in the definition of "interlocutory application" by inserting after "for an" the following —

" interim order under section 83E of the Act or ".

5. **Regulation 54 amended**

(1) Regulation 54(3) is amended by deleting the full stop and inserting instead —

other than a deemed penalty under section 83A of the Act.

- (2) Regulation 54(4) is repealed and the following subregulations are inserted instead
 - دد

.

(4) Unless good cause is shown to the contrary, if a court orders a party to pay a sum of money under section 83A of the Act, the court is to order the party to pay interest on the sum, at such rate as it thinks fit, from the date when the cause of action arose to the date when the final order is made.

"

".

(5) An order to pay interest under subregulation (4) may be expressed as an order to pay a lump sum.

By Command of the Governor,

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

PREMIER AND CABINET

PC301*

Supreme Court Act 1935

Designation of Acting Attorney General Order 2002

Made by the Governor in Executive Council.

1. Citation

This order may be cited as the *Designation of Acting Attorney General Order 2002*.

2. Minister designated

Under section 154 of the *Supreme Court Act 1935*, the Honourable Nicholas David Griffiths MLC, the Minister for Racing and Gaming; Government Enterprises; Goldfields-Esperance, is designated as the Minister of the Crown —

- (a) who may exercise the powers referred to in section 154(3) of that Act; and
- (b) by, to or with reference to whom acts may be done under section 154(4) of that Act,

during the period 26 July to 11 August 2002 (both dates inclusive).

By Command of the Governor,

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

3467

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURE ACT 1988

APPOINTMENT OF THE DEPUTY OF THE DIRECTOR GENERAL

Department of Agriculture South Perth WA 6151.

Under the powers conveyed by Section 10(1) and (2) of the Agriculture Act 1988, I hereby appoint the holder of the office of Executive Director, Policy and Business Services to be the Deputy of the Director General.

KIM CHANCE, MLC, Minister for Agriculture, Forestry and Fisheries.

AG402*

BEEKEEPERS ACT 1963 APPOINTMENTS

Department of Agriculture South Perth WA 6151.

The Governor is pleased to appoint the following as Inspectors pursuant to Section 5 of the Beekeepers Act 1963.

Mette

Hermana BOLL Bianca BROAD Steve BROWN Cheryl CAMERON Karen KING Karen LEONARD

Bruce Raymond **McBEATH** Damian MUELLER John Frederick WAIGHT WEST Nanetter Susan WINTER

KIM CHANCE, MLC, Minister for Agriculture, Forestry and Fisheries.

AG403*

EXOTIC DISEASES OF ANIMALS ACT 1993

Import Restriction Order 2002.

Number 3

Made by the Minister for Agriculture, Forestry and Fisheries under section 24 of the Exotic Diseases of Animals Act 1993.

Species of Animals:	Avian	
Animal Products	All Avian	

Except as approved by the Chief Veterinary Officer, a person must not Conditions/prohibitions: move an avian animal or any avian animal product into Western Australia from an area of the State of Victoria declared under a law of that State to be a Restricted Area or a Control area for the purpose of control of Virulent Newcastle Disease.

Unless otherwise revoked, this order applies for a period of thirty (30) days commencing on the day it is published in the Gazette.

TOM STEPHENS, MLC, Acting Minister for Agriculture, Forestry and Fisheries.

CONSUMER AND EMPLOYMENT PROTECTION

CE401

CHARITABLE COLLECTIONS ACT 1946

REVOCATION OF LICENCES

I, John Kobelke being the Minister administering the Charitable Collections Act 1946, acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisation listed below—

Manguri Corporation (Inc)

Dated this 4th day of July 2002.

JOHN KOBELKE MLA, Minister for Consumer and Employment Protection.

EDUCATION

ED401

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966 MURESK BOARD OF MANAGEMENT

Appointments

It is hereby notified for general information that I have, in accordance with Section 21C of the Curtin University of Technology Act 1966, approved the following appointments to the Muresk Board of Management—

- (i) the reappointment of Mrs Nancy Read of Dianella for a further term of office expiring on 19 October 2004; and
- (ii) the appointment of Mr Peter Browne of Kalamunda and Ms Wendy Newman of Dowerin for a term of office expiring 19 October 2002 and 19 October 2004, respectively.

Hon. ALAN CARPENTER MLA, Minister for Education.

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Narembeen

APPOINTMENT OF ACTING CHIEF EXECUTIVE OFFICER

It is hereby notified for public information that Mr Ryan Nicholas Duff has been appointed Acting Chief Executive Officer for the Shire of Narembeen as from and including 7th August 2002 to 20th August 2002 in the absence of the Chief Executive Officer being on annual leave.

STEPHEN C. PADFIELD, President.

LG402*

DOG ACT 1976

Shire of Manjimup APPOINTMENTS

It is hereby noted for Public information that for the purpose of Part 111 of the Dog Act 1976 the
Shire of Manjimup has appointed the following persons as Registration Officers—
Robyn Lorraine FilipiakAndrew Graeme Campbell
Lisa JonkerHelene Elisabeth BlechyndenLisa JonkerTodd William RidleyKristy Lee HughesStephen Peter CroftCarla Dellys LoganAll previous appointments are hereby cancelled.Dated 23rd July 2002.

VERN McKAY, Chief Executive Officer.

LG403*

BUSH FIRES ACT 1954

Shire of Murray

Appointment of Bush Fire Control Officers/Fire Weather Officers

In accordance with the provisions of the Bush Fires Act 1954 the following persons have been appointed by Council as Fire Control Officers in the Shire of Murray.

Timothy Birmingham	Jim Newman
Kenneth Dempsey	James Camplin
Murray Wills	Kevin A Jones
Robert Marlborough	Ray Thompson
John Dilley	Douglas McLarty
Chief Fire Control Officer	Jim Newman
Deputy Chief Fire Control Officer	James Camplin
Fire Weather Officer	Ray Thompson
Deputy Fire Weather Officer	James Camplin

Council also wishes to advise that the appointments of Robert Marlborough and Kenneth Dempsey as Fire Control Officers also includes the delegated authority to carry out all of the powers conferred in Section 59 (3) of the Act.

All previous appointments are cancelled.

N. G. LEACH, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

Shire of Murray

2002/2003 FIREBREAK NOTICE

In pursuance of the powers conferred in Section 33 of the Bush Fires Act, 1954, notice is herby given to all owners and/or occupiers of land within the Shire of Murray that Council has adopted the following requirements to prevent the outbreak or spread of a bush fire within the Shire.

All owners and/or the occupiers of land are required to carry out fire prevention work in accordance with this notice on land owned or occupied by you on or before the 15 day of December 2002 or within fourteen days of the date of you becoming the owner or occupier should this be after the 15 day of December 2002. All work required by this Notice shall be maintained until the 31day of May 2003.

Definitions

For the purpose of this Notice the following definitions apply-

- **"Firebreak"** means an area of ground, of a specified width that is kept and maintained totally clear of all material (living or dead) by scarifying, cultivating, ploughing or other means, and includes the pruning and removal of any living or dead trees, scrub or other material that overhang the cleared firebreak area to a vertical height of 4.5 metres from the ground.
- **"Fuel Depot"** means an area of land, a building or structure where fuel, i.e. (petrol, diesel, kerosene, liquid gas or any other fossil fuel) is kept in any container or manner.
- "Urban Land" means Residential, Commercial or Industrial land within a townsite or within any area subdivided for any purpose. The following areas are townsites—Pinjarra, Dwellingup, Furnissdale, Coolup, North Dandalup, Barragup, South Yunderup, North Yunderup, Ravenswood and Murray Bend.
- **"Flammable Material"** means material that can be easily ignited, i.e.—dead or dry grass, leaves, timber, paper, plastic and other material or thing deemed by an authorised officer to be capable of combustion.
- "Hills Landscape Protection Land" means land zoned or defined in the Shire of Murray Town Planning Scheme as Hills Landscape Protection Land.
- "**Plantation**" means any area of planted pines, eucalypt, hardwood or softwood trees exceeding (3) hectares in area.

FIRE PREVENTION REQUIREMENTS

- 1. RURAL LAND
 - (a) **Firebreaks** of at least three (3) metres wide are to be constructed within fifty (50) metres of the boundaries of the land, where the land abuts gazetted roads, railway reserves, CALM controlled land or a Plantation.
 - (b) If the land abuts "Special Rural", "Special Use", "Special Residential ", "Hills Landscape Protection Land" or "Urban" or "Farmlet Land" a Firebreak of at least three (3) metres wide shall be constructed along that portion of the Rural Land that abuts the abovementioned land. The Firebreak is to be located immediately inside the boundary of the rural land where it abuts the abovementioned land.

(c) **Firebreaks** of at least two (2) metres shall be constructed to surround all buildings, sheds, haystacks and fuel depots/storage areas on the land. The inner perimeter of the **Firebreak** is to be within twenty (20) metres of all buildings, sheds, haystacks and fuel depots/storage areas.

2. SPECIAL RURAL, SPECIAL RESIDENTIAL, SPECIAL USE OR FARMLET LAND.

- (Other than Rural Land previously described)
 - (a) Where the area of land is 2024 sqm (approximately half an acre) or LESS, remove all flammable material (except living standing trees) from the whole of land by slashing or mowing all material to a height of less than 5 centimetres, rotary hoeing, chemical spraying or cultivation, or;
 - (b) Where the area of land EXCEEDS 2024 sqm (half acre) a **Firebreak** of at least three (3) metres wide shall be installed or constructed immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land. Where several adjoining lots are held or used by the owner/occupier the **Firebreak** may be constructed inside and along all the external boundaries of the group of Lots.

3. URBAN LAND (Excluding land abutting canals)

- (a) Where the area of land is 2024 sqm (approximately half an acre) or LESS, remove all flammable material (except living standing trees) from the whole of land by slashing or mowing all material to a height of less than 5 centimetres, rotary hoeing, ploughing, chemical spraying or cultivation, or;
- (b) Where the area of land EXCEEDS 2024 sqm (half acre) a **Firebreak** of at least three (3) metres wide shall be installed or constructed immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

4. CANAL SYSTEM LOCATIONS

All owners of land that abuts a canal shall undertake fire prevention work in accordance with Clause 3 (a) and (b) of this Order, depending on the total square metre area of the land. The owners of Undeveloped Lots ie-(*Vacant Land*) of LESS than 2024 sqm shall remove all flammable material from the land by slashing or mowing all material to a height of less than 5 centimetres or burning only.

5. CULEENUP, BALLEE AND YUNDERUP ISLANDS

All owners of land on the abovementioned islands shall undertake fire prevention work in accordance with Clause 2 (a) or 2 (b) of this Order, depending on the total square metre area of their land.

6. HILLS LANDSCAPE PROTECTION LAND

Each owner of land zoned *"Hills Landscape Protection"* shall undertake fire prevention work in accordance with Clause 2 (a) and 2 (b) of this Order, depending on the total square metre area of their land. All work required by this Order, shall be in addition to any work required by the Fire Management Plan that exists for each lot zoned Hills Landscape Protection Land.

7. PLANTATIONS

All plantations established after the 30 November 1984 that exceed 3 hectares in total area shall have a twenty (20) metres wide **firebreak** completely surrounding the perimeter of planted trees.

A plantation that abuts a used road shall have a 10 metres wide **firebreak** along that portion of the plantation that abuts the road.

Each compartment of a plantation is limited to area of less than 30 hectares in size, each 30 hectare area shall have a 10 metres wide **firebreak** surrounding the perimeter of planted trees. This will permit unrestricted access to each compartment of planted trees by fire fighting equipment.

8. VARIATIONS

If you consider it to be impractical to comply with the provisions of this Notice on your land, you may apply for a variation by contacting Council's Ranger Service on 95317777 prior to December 7, 2002 to arrange for an onsite inspection to discuss the alternate positions of the firebreaks or other methods of fire prevention work you propose to undertake on your land

Variations can be approved for a 1 or 3 year period, subject to the owner/occupier of the land remaining the same. If the request to vary this Notice is not approved, you will be required to comply with the requirements of this Notice by the 15 December 2002.

DATES TO REMEMBER

BURNING PERMITS REQUIRED

1st November 2002 to 14th December 2002 (inclusive)

15th March 2003 to 31st May 2003 (inclusive)

Permits to burn will not be issued on Public Holidays

BURNING PROHIBITED

15th December 2002 to 14th March 2003 (inclusive)

The above dates are subject to variation. Alterations will be published in a local newspaper circulating the district.

ADDITIONAL REQUIREMENTS

SPECIAL ORDERS

The requirements of this Notice are considered the minimum standard for fire prevention work not only to protect individual properties but the district generally. Council retains the ability to issue Special Notice pursuant to Section 33 of the Bush Fires Act 1954 to individual landowners if hazard removal or reduction is considered necessary.

CAMP OR COOKING FIRES

Cooking or campfires in the open air are totally banned throughout the Shire during the Prohibited Burning Period, except in recognised camping and picnic areas where properly constructed facilities exist. Gas barbecues or appliances are exempt and they may be operated during the Prohibited Burning Period.

N. G. LEACH, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

PETROLEUM ACT 1967

SURRENDER OF EXPLORATION PERMIT EP418

The surrender of Exploration Permit No. EP418 has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

RICHARD CRADDOCK, Acting Director Petroleum Division.

MP402

MINING ACT 1978 APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mineral and Petroleum Resources,

Leonora.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of Section 96(1)(a) of the Mining Act 1978, for breach of covenant, viz. non-payment of rent.

D. IMLAH (SM), Warden.

To be heard in the Warden's Court at Leonora on 13th August 2002. MOUNT MARGARET MINERAL FIELD *Mount Malcolm District*

Prospecting Licences

37/4245—Dixon, Trevor John Meville, Brian Anthony 37/5940—Hawks, Graham Alfred Smith, Geoff

> Mount Margaret District Prospecting Licences

38/2896—Fargo Resources NL 38/2897—Fargo Resources NL 38/2898—Fargo Resources NL 38/2899—Fargo Resources NL 38/2900—Fargo Resources NL 38/2901—Fargo Resources NL

MP403

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mineral and Petroleum Resources,

Kalgoorlie, WA 6430.

In accordance with Regulation 49(2)(c) of the Mining Act 1978, notice is hereby given that the Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz. non-payment of rent.

D. IMLAH, Warden.

To be heard in the Warden's Court, Kalgoorlie on 21st August 2002. BROAD ARROW MINERAL FIELD

P24/2762—Centaur Mining & Exploration Ltd

EAST COOLGARDIE MINERAL FIELD

P25/1625—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1627—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1628—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1630—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1631—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1632—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1633—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1633—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P25/1633—Holihox Pty Ltd; Mineral Products Holdings Pty Ltd; David Ross Richards P26/2835—Galaxy Resources NL

NORTH EAST COOLGARDIE MINERAL FIELD

P27/1418—Gerard Victor Brewer

NORTH COOLGARDIE MINERAL FIELD

P29/1676—Julia Gold Pty Ltd P29/1677—Julia Gold Pty Ltd P29/1678—Julia Gold Pty Ltd

PREMIER AND CABINET

PC401

INTERPRETATION ACT 1984

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 J. A. McGinty MLA in the period 26 July to 11 August 2002 (both dates inclusive)—

Attorney General; Minister for Justice and Legal Affairs;

Electoral Affairs; Peel and the South West;

Hon N. D. Griffiths MLC

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

PC402

INTERPRETATION ACT 1984

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 amended the temporary appointment of the Hon T. G. Stephens MLC to act as Minister for Agriculture, Forestry and Fisheries; the Midwest, Wheatbelt and Great Southern during the period 18 to 28 July 2002 (both dates inclusive) published in Government Gazette number 130 on the 19 July 2002. It is further notified for public information that the Governor, in accordance with Section 52(1)(b) of the Interpretation Act 1984, approved the following temporary appointment in the place of the Hon K. M. Chance MLC in the period 21 to 28 July 2002 inclusive—

Minister for Agriculture, Forestry and Fisheries; the Midwest, Wheatbelt and Great Southern

Hon T. G. Stephens MLC

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

PC403

INTERPRETATION ACT 1984 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. M. Brown, MLA in the period 29 July to 5 August 2002 (both dates inclusive)—

Minister for State Development; Tourism; Small Business Hon. K. M. Chance, MLC

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

PORT AUTHORITIES

PH401

PORT AUTHORITIES ACT 1999 APPOINTMENTS

Bunbury Port Authority, Office of the Minister for Planning and Infrastructure, Perth.

It is hereby notified for general information that the Minister for Planning and Infrastructure has approved the appointment of -

- Mr Gary Brennan as a Director of the Bunbury Port Authority for a term expiring on 30 June, 2005;
- Ms Neema Premji as a Director of the Bunbury Port Authority for a term expiring on 30 June, 2005; and
- Ms Rosanne Pimm as a Director of the Bunbury Port Authority for a term expiring on 30 June, 2003.

These appointments are in accordance with Sections 7-10 of the Port Authorities Act 1999.

Hon. A. MacTIERNAN, Minister for Planning and Infrastructure.

RACING, GAMING AND LIQUOR

RG401

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 O	OF A LICENCE	
9195	Bocconcino Holdings Pty Ltd	Application for the grant of a Special Facility—Caterer licence in respect of premises situated in Hocking and known as Il Bocconcino Catering Service	14/8/2002
9197	Magadan Pty Ltd	Application for the grant of a Special Facility—Sports Promotion licence in respect of premises situated in Kelmscott and known as Foxys Indoor Sports Stadium	15/8/2002
9211	Khai Hoan Mac Nguyen	Application for the grant of a Restaurant licence in respect of premises situated in Northbridge and known as Green Bamboo Café	21/8/2002

26 July 2002

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATI	ONS FOR THE GRANT O	PF A LICENCE—continued	
9194	David Allan Kennedy & Kim Anthony Espinos	Application for the grant of a Producer's licence in respect of premises situated in Busselton and known as Lone Crow Wines	13/8/2002
9193	Sandowe Pty Ltd & H.O.T. Enterpreses Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Perth and known as El-Nino Café/Coffee House	26/8/2002
9213	Flowerbrook Pty Ltd	Application for the grant of a Special Facility—Tourism licence in respect of premises situated in Williams and known as The Williams Woolshed	21/8/2002
9209	Tukka Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in North Perth and known as Tukka Pty Ltd	20/8/2002
9189	Akehurst, John Howard	Application for the grant of a Producer's licence in respect of premises situated in Northcliffe and known as Southern Skies Wines	13/8/2002
APPLICATI	ONS FOR EXTENDED T	RADING PERMITS—ONGOING EXTENDED HC	URS
12602	Bluefern Enterprises Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Mingenew and known as Commercial Hotel	7/8/2002
12722	Marx Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Fremantle and known as Orient Hotel	7/8/2002

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

HUGH HIGHMAN, Director of Liquor Licensing.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Margaret Kay O'Reilly, late of 13 Dale Street, Mount Nasura in Western Australia, Social Trainer.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased, who died on 22 May 2002 at Fremantle Hospital, Fremantle in Western Australia, are required by the personal representatives, being David James O'Reilly and Christine Maree Gray to send particulars of their claims to PO Box 888, S. Perth 6951 within 30 days of publication of this notice after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZZ202

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Mervyn Lester Johnson late of 11 Kellerman way Gosnells in the State of Western Australia deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act of 1962 relates) in respect of the above mentioned deceased person are required to send particulars of their claims to the Executor C/- 3 Pimelia Crt, Swan View 6056 on or before 29 August 2002 after which date I may convey or distribute the assets having regard only to the claims of which I then have notice.

ZZ203

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims (to which Section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 26th August 2002 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Byrne, Vicki Marie, Late of 27 Macquarie Way Willetton, died 21.06.2002, (DE19762345EM22)

Cornelius, Richard Louis, Late of Unit 29/41 Kirkham Hill Terrace Maylands, died 27.05.2002, (DE19861817EM36)

Di Blasi, Caterina Elvira, Late of 26 Arnos Way Girrawheen, died 26.06.2002, (DE19920716EM14) Erbe, Kevin Joseph, Late of William Carey Court Aged Care 450 Bussell Highway Busselton, died 07.06.2002, (DE19731955EM15)

Glasson, Doris Evelyn, Late of Armadale Nursing Home 21 Angelo Street Armadale, died 11.10.2001, (DE30334299EM33)

Hardy, Dorothy Irene, Late of Leighton Nursing Home 40 Florence Street West Perth formerly of 136 Edinboro Street Mount Hawthorn, died 02.07.2002, (DE19703207EM24)

Horgan, Winifred May, Late of Clarence Estate 55 Hardie Road Albany, died 21.06.2002, (DE19662729EM35)

Kortlang, Fokko, Late of 135 Waddell Road Bicton, died 15.06.2002, (DE19610701EM44)

McDermott, Edward John, Late of Unit 1/82 Caledonian Avenue Maylands, died 14.07.2002, (DE19851635EM33)

Pilbeam, Dudley Meredith, Late of Gracewood Hostel 20 Roebuck Drive Salter Point, died 17.05.2002, (DE19700677EM34)

Raccanello, Regina Amy, Late of Kimberley Street Leederville, died 06.06.2002, (DE30310961 EM36)

Schultz, Georgina also known as Georgina HARRIS, Late of 16 Fuller Street Norseman, died 31.03.2002, (DE33014736EM27)

Wanzenboeck, Rosa Theresia, Late of 75 Unnaro Street Hillman, died 22.06.2002, (DE19940214EM25)

Woolmington, Edna Violet, Late of Unit 31 Dorothy Genders Hostel 99 McCabe Street Mosman Park, died 26.06.2002, (DE19971229EM34)

> ANTONINA ROSE McLAREN, Public Trustee Public Trust Office 565 Hay Street Perth WA 6000. Telephone: 9222 6777

WESTERN AUSTRALIA

RETIREMENT VILLAGES ACT 1992

Price: \$15.05 counter sales Plus postage on 235 grams

RETIREMENT VILLAGES REGULATIONS 1992

*Price: \$4.80 counter sales Plus postage on 40 grams

* Prices subject to change on addition of amendments.

CLAIMS FOR MISSING ISSUES

(SUBSCRIPTION ITEMS)

For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this date will attract payment in full.

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