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- 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

Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Motor Vehicle Dealers Act 1973

Motor Vehicle Dealers (Sales) Amendment Regulations (No. 2) 2002

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

1. Citation

These regulations may be cited as the *Motor Vehicle Dealers* (Sales) Amendment Regulations (No. 2) 2002.

2. Commencement

These regulations come into operation immediately after the *Motor Vehicle Dealers (Sales) Amendment Regulations 2002* come into operation.

3. The regulations amended

The amendments in these regulations are to the *Motor Vehicle Dealers (Sales) Regulations 1974**.

[* *Reprinted as at 2 July 1999.*]

4. First Schedule amended

(1) The First Schedule Form 4 is amended by deleting the text box headed "STATUTORY WARRANTY" and inserting instead —

۲,

STATUTORY WARRANTY

A motor vehicle is covered by the terms of a statutory warranty under the *Motor Vehicle Dealers Act 1973* because the cash price (inc. GST) paid is \$4 000 or more and the vehicle is not more than 12 years old and has travelled not more than 180 000 km. The length of time the vehicle is covered under warranty is determined by the age of the vehicle and kilometres it has travelled at the time of sale. Where a vehicle is —

not more than 10 years old and has travelled not more than 150 000 km at the time of sale — warranty is for 3 months or 5 000 km, whichever happens first; or

 between 10 and 12 years old or has travelled between 150 000 and 180 000 km at the time of sale — warranty is for 1 month or 1 500 km, whichever happens first.

A motorcycle is covered by the terms of a statutory warranty because the cash price (inc. GST) paid is \$3 500 or more and the motorcycle is not more than 8 years old and has travelled not more than 80 000 km. The warranty is for 3 months or 5 000 km, whichever happens first. The warranty means that the selling dealer must repair or make good all defects which make or are likely to make the vehicle unroadworthy or unserviceable. The repair should make the vehicle roadworthy and in a reasonable condition having regard to its age.

"

(2) The First Schedule Form 6 is amended by deleting items 1 to 4 under "The following vehicles are excluded —" and inserting instead —

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- 1. A caravan built to be towed by a motor vehicle.
- 2. A motor cycle
 - (a) built for off-road use; and
 - (b) not built to carry any passengers.
- 3. A motor vehicle
 - (a) built to be used primarily to carry goods or materials used in any trade, business or industry; and
 - (b) having only one row of seats.
- 4. A motor vehicle
 - (a) built to be used primarily to carry people; and
 - (b) that seats more than 9 adults (including the driver).
- 5. A multi-wheeled open motor vehicle the driver of which sits astride the vehicle or part of the vehicle in a manner similar to that customary for the driver of a motor cycle.

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

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

CE302*

Motor Vehicle Dealers Act 1973

Motor Vehicle Dealers (Exclusion) Order 2002

Made by the Minister under section 34G.

1. Citation

This order may be cited as the *Motor Vehicle Dealers* (Exclusion) Order 2002.

2. Commencement

This order comes into operation on the day on which the *Motor Vehicle Dealers Amendment Act 2002* comes into operation.

3. Interpretation

In this order —

"motor cycle" has the meaning given by section 5(4) of the Act;

"motor vehicle" means a vehicle built to be propelled by a motor that forms part of the vehicle.

4. Exclusion

A vehicle described in the Table to this clause is excluded from the operation of Part III Division 4 of the Act.

Table

- 1. A caravan built to be towed by a motor vehicle.
- 2. A motor cycle
 - (a) built for off-road use; and
 - (b) not built to carry any passengers.
- 3. A motor vehicle
 - (a) built to be used primarily to carry goods or materials used in any trade, business or industry; and
 - (b) having only one row of seats.
- 4. A motor vehicle
 - (a) built to be used primarily to carry people; and
 - (b) that seats more than 9 adults (including the driver).
- 5. A multi-wheeled open motor vehicle the driver of which sits astride the vehicle or part of the vehicle in a manner similar to that customary for the driver of a motor cycle.

5. Revocation

The Motor Vehicle Dealers (Exemption) Notice 1998 is revoked.

JOHN KOBELKE, Minister for Consumer and Employment Protection.

Date: 20 August 2002.

LEGAL PRACTICE BOARD

LX301*

Legal Practitioners Act 1893

Legal Practice Board Amendment Rules (No. 2) 2002

Made under section 6 by The Legal Practice Board.

1. Citation

These rules may be cited as the *Legal Practice Board Amendment Rules (No. 2) 2002*.

2. The rules amended

The amendments in these rules are to the *Legal Practice Board Rules 1949**.

[* Reprinted 9 March 2001. For amendments to 23 July 2002 see 2001 Index to Legislation of Western Australia, Table 4, p. 190, and Gazette 18 June 2002.]

3. Rule 97 amended

- (1) Rule 97 is amended by inserting before "Every" the sub-rule designation (1).
- (2) At the end of rule 97 the following sub-rule is inserted
 - (2) A cheque drawn by a practitioner on the trust account shall
 - (a) not be made payable to cash;
 - (b) be crossed generally or specifically and marked "not negotiable"; and
 - (c) be signed by the practitioner, a partner of the practitioner or 2 persons authorised by the practitioner in writing to sign cheques drawn by the practitioner on the trust account.

Mr K. J. MARTIN QC, Member.

Mr R. E. BIRMINGHAM QC, Member.

Mr R. K. O'CONNOR QC, Member.

Mr R. E. COCK QC, Member.

"

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

City of Cockburn

Local Law Relating to Standing Orders

In pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the City of Cockburn hereby records having resolved on 20th August, 2002, to amend its Local law Relating to Standing Orders, as published in the *Government Gazette* of 10th August, 1999 and amended in the *Government Gazette* of 24th October, 2000, in the following form—

- 1. By amending Clause 4.2 "Order of Business", sub-Clause 21, by deleting "decision of Meeting" and sub-Clause 4 by adding the words "and conflicts of interest" after the word "interests";
- 2. By amending Clause 4.9 "Notices of Motion", sub-Clause (4), by deleting "21.3" from paragraph 2 and substituting therefore "22.3";
- 3. By amending Clause 16.2 "Revocation or Change" by deleting "Councillors", from line 2 and substituting therefore "members of the Council";
- 4. By amending Clause 16.4 "Support for Revocation or Change" sub-Clause (1), by deleting "Councillor" from paragraph (b) and substituting therefore "members of the Council"; and
- 5. By amending Part 21 "Declaration of Conflict of Interest", Clause 21.1 "When To Be Considered" by including an additional sub-Clause (4), as follows:-
 - "(4) Notwithstanding paragraph (3) above, the meeting may, by resolution of a simple majority of members present and not having declared a conflict of interest in the matter under consideration, allow, to the extent decided by the meeting, the disclosing member(s) or employee(s) to preside, if applicable, be present and/or participate in discussions and/or the decision making procedures (i.e. voting) relating to the matter, having considered that the interest is either:
 - (i) so trivial or insignificant it would be unlikely to influence the disclosing member's or employee's conduct, or;
 - (ii) is common to a significant number of electors or ratepayers"

and renumbering the subsequent sub-Clauses (4) and (5) to (5) and (6) respectively.

Dated this 21st day of August, 2002.

The Common Seal of the City of Cockburn was hereunto affixed in the presence of—

STEPHEN LEE, Mayor. ROD BROWN, Chief Executive Officer.

LG302*

LOCAL GOVERNMENT ACT 1995

City of Wanneroo

Animals Local Law 1999 (Amendment)

Under the powers of the Local Government Act 1995 and by all other powers, the Council of the City of Wanneroo resolved to amend the City of Wanneroo Animals Local Law 1999 by—

Amending clause 11 to 11(a) and inserting a new clause namely 11(b) Restricted Places in Part 2 Dogs section and deleting "Kingsway Sporting Complex Reserve No 28058 from Second Schedule Prohibited Dog Exercise Areas and inserting it into Second Schedule Restricted Dog Exercise Areas.

Restricted Dog Exercise Areas.

PART 2—DOGS

Pound

7 The local government may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act or this local law

Impounding Dogs

8 A dog seized by the Police or by a person authorised by the local government may be placed in a pound.

Pound Fees

9 The fees and charges in relation to the seizure and impounding of a dog and maintenance thereof in a pound payable under section 29(4) of the Dog Act, are those approved by the local government from time to time.

Dog Exercise Areas

10 All public reserves vested in or under the care, control and management of the local government, excluding road and street reserves and the areas specified in the Second Schedule to this local law, are designated as dog exercise areas for the purposes of the Dog Act.

Prohibited Places

11(a)

- (1) A person liable for the control of a dog shall prevent that dog from entering or being in or on any public building, shop or business premises, with the exception of a shop or business premises where dogs are sold.
- (2) Subclause (1) does not apply to a person with a vision impairment or who is a trainer accompanied by a bona fide guide dog.

Restricted Places

11(b)

Dogs are allowed to be exercised whilst being held on a lead at all times in "Restricted Dog Exercise Areas" specified in the Second Schedule of this local

SECOND SCHEDULE CITY OF WANNEROO ANIMALS LOCAL LAW 1999

Prohibited Dog Exercise Areas

- 1 Frederick J Stubbs Grove, Quinns Rocks, being Reserve No 22915 Wanneroo Showgrounds, Wanneroo, being Reserve No 12990
- 2 Foreshore Reserve 20561, other than—
 - (a) Two Rocks Beach, being that part of Foreshore Reserve No 20561 proceeding southward from a point adjacent to the southern groyne of the Two Rocks Marina (being prolongation westward of the southern boundary of the unnamed road reserve situated between Part Lot 1000 and Part Lot 50 of Swan Location 1370) to a line which is the prolongation easterly and westerly of the northern boundary of Swan Location 8508 commonly known as Leemans Landing;
 - (b) Yanchep Beach, being that part of Foreshore Reserve No 20561 proceeding northwards for a distance of approximately 400 metres from a line being the prolongation westerly of the southern boundary of Reserve No 32978 (in the vicinity of Nautical Court, Yanchep) to a line being the prolongation westerly of the northern boundary of Reserve No 32978;
 - (c) Quinns Rocks Beach, being that part of Foreshore Reserve No 20561 proceeding northwards for a distance of 1000 metres from a line being the prolongation westerly of the northern side of Tapping Way Road Reserve in the northern part of the Quinns Rocks locality.

Restricted Dog Exercise Areas

1. Nominated areas of Kingsway Sporting Complex, Madeley, being Reserve No 28058.

MINERALS AND PETROLEUM

MP301*

Dangerous Goods (Transport) Act 1998

Dangerous Goods (Transport) (Dangerous Goods in Ports) Amendment Regulations 2002

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

1. Citation

These regulations may be cited as the *Dangerous Goods* (Transport) (Dangerous Goods in Ports) Amendment Regulations 2002.

2. The regulations amended

The amendment in these regulations is to the *Dangerous Goods* (*Transport*) (*Dangerous Goods in Ports*) Regulations 2001*.

[* Published in Gazette 22 January 2002, p. 321-56.]

3. Regulation 44 repealed

Regulation 44 is repealed.

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

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

— PART 2 —

AGRICULTURE

Terry Laidler

AG401*

SOIL AND LAND CONSERVATION ACT 1945

APPOINTMENTS

Department of Agriculture, South Perth WA 6151.

Agric. 0048/02

I the undersigned Minister for Agriculture, Forestry and Fisheries being the Minister charged with the administration of the Soil and Land Conservation Act 1945 appoint, pursuant to Section 41 of the said Act, the following—

Name Position

George Rex Edmondson Chairman

Michael John Marsh Member and Deputy Chairman

David Hartley Member

Brian Doy Member

Member

to the Landcare Trust for a term of office expiring 31 December 2002.

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

AG402*

RURAL BUSINESS DEVELOPMENT CORPORATION ACT 2000

APPOINTMENTS

Department of Agriculture, South Perth WA 6151.

Agric. 0290/01

I the undersigned Minister for Agriculture, Forestry and Fisheries being the Minister charged with the administration of the Rural Business Development Corporation Act 2000 appoint, pursuant to Section 12 of the said Act, the following—

Name	Position
Robert Sands	Chairman
Kerrine Blenkinsop	Member
Rex Edmondson	Member
Ian Longson	Member
Bruce Thorpe	Member

to the Rural Business Development Corporation for a term of office expiring 31 December 2003 or until repealed.

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

AG403*

SOIL AND LAND CONSERVATION ACT 1945

Section 25A(1a)

Toodyay Land Conservation District

SOIL CONSERVATION SERVICE CHARGE NOTICE (2002 TO 2005)

I, Kim Chance, being the Minister responsible for the administration of the Soil and Land Conservation Act 1945, being satisfied that all prescribed steps have been taken, give notice that the

soil conservation service charge described in the Schedule to this Notice be imposed in the Toodyay land conservation district for the three years commencing 1 July 2002 and ending on 30 June 2005.

The boundaries of the Toodyay land conservation district are as specified in the Order establishing the district published in the *Government Gazette* on 13 October 1989 (pp 3805-3906).

SCHEDULE

Amount of service charge \$10 on all rateable urban land and \$20 on all rateable rural and special rural land within the Toodyay Land Conservation District Wages and associated costs of employing a Specified service community landcare coordinator Collection and allocation of The service charge will be collected by the Shire of Toodyay and paid the Department of Agriculture for allocation to the Toodyay land service charge conservation district committee. Annual report The Toodyay District Committee must report to the Minister on the progress of the service by 31 August of each year the charge is applied (commencing August 2003).

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

CEMETERIES

CC401*

CEMETERIES ACT 1986

Shire of Pingelly
FEES AND CHARGES

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Council of the Shire of Pingelly hereby records having resolved on 12 August 2002 to set the following fees and charges. All fees detailed hereunder are inclusive of the Goods and Services tax where applicable.

Pingelly and Moorumbine Cemeteries	2002/2003
Grave digging to depth of 1.8m	
Persons 10 years and over * Child under 10 years * Each additional depth of 0.3m	. \$275.00
Re-opening of grave	
Persons 10 years and over Child under 10 years * Additional for Moorumbine Cemetery	. \$275.00
Land for Burial	
2.4 x 1.2m 2.4 x 2.4m 2.4 x 3.5m	. \$44.00
Niche Wall	
Single compartment Double compartment Compartment plaque – standard single – standard double – second plate	\$110.00 \$181.00 \$308.00
Other charges	
Additional for interment without notice Additional for interment on weekend or public holiday Interment of ashes in a grave Permission to erect any monument Erection of a grave number plate Re-installation of monument, headstone, etc after re-opening Reservation of land for burial or niche wall compartment Filling of grave by hand (on families' request)	. \$247.50 . \$187.00 . \$27.50 . \$27.50 . \$165.00 . \$16.50

CHERYLE LEE, Shire President. CLARE THOMSON, Acting Chief Executive Officer.

EDUCATION

ED401

MURDOCH UNIVERSITY ACT 1973

STATUTES

It is hereby notified that the Lieutenant-Governor and deputy of the Governor in Executive Council, acting under the provisions of Section 25 of the *Murdoch University Act 1973*, has approved the proposal to repeal of *Statute No. 19—Convocation and Alumni Association* and the making of a new *Statute No. 19—Alumni* and amendments to *Statute No. 23—Student Discipline*, as set out in the attached schedule.

ALAN CARPENTER MLA, Minister for Education.

SCHEDULE

Statute No. 19—Convocation and Alumni Association

Repeal, and make the attached new Statute No. 19—Alumni

Statute No. 19-Alumni

1. All persons who have been awarded a degree, diploma or certificate by the University ("alumni") are eligible for membership of the Alumni Association. The method for them to become members shall be prescribed by Regulation.

Functions

- 2. The functions of the Alumni Association are—
 - (a) to support and advance the standing and well-being of the University and its alumni;
 - (b) to build strong links between the alumni and the University;
 - (c) to represent alumni in the governance of the University;
 - (d) to provide opportunities for alumni to maintain contact with each other;
 - (e) to provide services and assistance to students and graduates;
 - (f) to assist the University in raising funds to support teaching and research;
 - (g) such other functions as may be conferred by Regulation.

Chapters

- 3. Each School of the University shall have a Chapter of the Alumni Association, unless the School Committee believes there is insufficient alumni interest to warrant this or that course-based Chapters are more appropriate.
- 4. The role of each Chapter is to fulfil the functions of the Alumni Association with respect to the alumni of that School, and, for School Chapters, to elect one member of the Alumni Board.
- 5. Other types of Chapters may be established by Regulation.

Alumni Board

- 6. There shall be an Alumni Board, which shall be responsible for—
 - (a) advising the University on strategies concerning alumni affairs;
 - (b) advising the Vice Chancellor and/or the Senate on University matters where this advice is sought or the Board believes it appropriate.
- 7. The members of the Alumni Board shall be—
 - (a) one Alumni member elected by each School chapter—where a School has course-based Chapters instead, they shall collectively elect one member of the Board;
 - (b) the three members of Senate elected by Convocation;
 - (c) the Vice-Chancellor ex officio;
 - (d) the Director of Student Services ex officio;
 - (e) the Manager of Alumni ex officio.
- 8. The elected members of the Board shall elect annually from among themselves the President of the Alumni Association. The Association President shall be the Chair of the Board.
- 9. The quorum and procedures for meetings of the Board shall be prescribed by Regulation.

Senate Election

- 10. The election of members of Senate by Convocation shall be conducted in accordance with the Election Regulations.
- 11. Alumni who have been awarded a degree or diploma by the University may register on the electoral roll by joining the Alumni Association.

Repeal

12. Statute No. 19-Convocation and Alumni Association is hereby repealed.

Statute No. 23—Student Discipline

Make the following amendments:

- 3.2 delete "Where" and in its place insert "Before disciplinary".
- 6.1 delete "University Secretary" and in its place insert "Vice Chancellor".
- 6.6(a) after "a Chair appointed by the Senate", insert "after consideration of a recommendation from the Chair of Legislation Committee".
 - 6.7 In the 1st sentence, delete "University Secretary" and in its place insert "Director of Information Technology". In the 5th sentence, delete "University Secretary" and in its place insert "Director". Insert a 6th sentence: "The Director shall inform the student of the method of random selection, if requested by the student."
 - 6.9 In the $1^{\rm st}$ sentence, delete "University Secretary or her or his nominee shall be" and in its place insert "Vice Chancellor shall appoint a person, other than the University Secretary, as the". In the $2^{\rm nd}$ sentence, delete "University Secretary" and in its place insert "secretary".

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

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

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

NOTICE OF ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

Notice is hereby given in accordance with Section 51(2) of the Heritage of Western Australia Act 1990 that, pursuant to directions from the Minister for the Environment & Heritage, the places described in Schedule 1 have been entered in the Register of Heritage Places on a permanent basis with effect from today.

Schedule 1

Description of Place

Beverley Judicial Complex at Bartram Street, Beverley; Beverley Lt 367, being CR 21307 & being the whole of the land comprised in CLR V 3018 F 374. Beverley Lt 368, being CR 6614 & being the whole of the land comprised in CLR V 3018 F 376.

Eclipse Island & Lighthouse at Eclipse Island, Albany; Plantagenet Loc 7847, being pt of CR 44685 & being the whole of the land comprised in CLR V 3087 F 7. Plantagenet Loc 8069, being pt of CR 44685 & being the whole of the land comprised in CLR V 3118 F 238. Plantagenet Loc 7861, being the whole of CR 44686 & being the whole of the land comprised in CLR V 3107 F 835.

Hawthorndene at 24-26 Seymour Street, Mira Mar; Lts 24 & 25 on Pl190, being the whole of the land comprised in C/T V 1348 Fs 508 & 509 respectively.

Lake Grace Hospital at Memorial Drive, Lake Grace; Lake Grace Lt 167, being CR 21653 & being the whole of the land comprised in CLR V 3021 F 701.

Pyrmont at 110 Serpentine Road, Albany; (firstly) Ptn of Albany Sub Lot 41 & being pt of Lt 2 on D 3292 & (secondly) Ptn of Albany Sub Lt 42, being the whole of the land comprised in C/T V1361 F 305.

Roebourne Primary School & Quarters (fmr) at Hampton Street, Roebourne; Roebourne Lt 51 on D 2788, being CR 1564 & being the whole of the land comprised in CLR V 3071 F 463.

Wooroloo Cemetery off Linley Valley Road, Wooroloo; Avon Loc 29364 on Land Admin P 20442, being CR 9954 & being the whole of the land comprised in CLR V 3114 F 913.

Wooroloo Sanatorium (fmr) at Linley Valley Road, Wooroloo; Ptn of Avon Loc 17969 on Land Administration D 60874, being part of CR 14073, & being part of the land comprised in CLR 3108 F 765 as is defined in HCWA survey No 8566 prepared by Steffanoni Ewing & Cruickshank Pty Ltd.

York Railway Station (fmr) at Cnr South & Railway Streets, York; That ptn of Railway Reserve in the Townsite of York, being part of the land on P 2061 as is defined in HCWA survey No 2899 prepared by Scanlan Surveys Pty Ltd.

Pursuant to directions from the Minister for the Environment & Heritage, notice is hereby given in accordance with Section 49(1) of the Heritage of Western Australia Act 1990 that it is proposed that the places described in Schedule 2 be entered in the Register of Heritage Places. The Heritage Council invites submissions on the proposal which must be in writing & should be forwarded to the address below not later than 11 October 2002. The places will be entered in the Register on an interim basis with effect from today.

Schedule 2

Description of Place

Beach House, Trigg Island at 352 West Coast Drive, Trigg; Portion of Lt 2 on P 3875, being the whole of the land comprised in C/T V 1237 F 645.

Buckingham House at 10F Neville Drive, Wanneroo; Wanneroo Lt 144, being CR 33678 & being the whole of the land comprised in CLR V 3073 F 250

Church and Cemetery, Gwalla at Gwalla Street, Gwalla; Victoria Loc 10725, being CR 31064, & being the whole of the land comprised in CLR V 3074 F 596.

Jones' Building at India Street Cnr Journal Street, Broomehill; Ptn of Kojonup Loc 256 & being Lts 49 & 50 on P 2462 and being the whole of the land contained in C/T V 1760 F 875.

Railway Hotel (fmr), Coolgardie at 75 Bayley Street, Coolgardie; Coolgardie Town Lt 168, being the whole of the land comprised in C/T V 1995 F 30.

Rawlinna 378 km west of Kalgoorlie on the Trans Australian Railway; Pt of Giles Loc 2 being part of the land contained in C/T V 1681 F 343. Lot 1 on D 12256 & being the whole of the land contained in C/T V 1681 F 341. Lot 3 on D 17645 & being the whole of the land contained in C/T V 1681 F 342. Lot 5 on D 39703 & being the whole of the land contained in C/T V 1484 Folio 932 as together are defined in HCWA Drawing No 15722 prepared by Steffanoni Ewing & Cruickshank Pty Ltd.

NOTICE OF ADVICE REGARDING REGISTRATION OF CROWN PROPERTY

In accordance with the requirements of Section 47 (5) of the Heritage of Western Australia Act, the Heritage Council hereby gives notice that it has advised the Minister for the Environment & Heritage that the places listed in Schedule 3 should be entered in the Register of Heritage Places on an interim basis. The Heritage Council hereby gives notice of the <u>interim registration</u> and invites submissions on the matter; which must be in writing and should be forwarded to the address below not later than 11 October 2002. The places listed in Schedule 3 are vested in the Crown, or in a person on behalf of the Crown, in right of the State.

Schedule 3

Mine Manager's House, Wiluna situated about 2km SE of Wiluna Townsite; Nabberu Loc 19, being CL 49/1995 & being the whole of the land contained in CLR V 3069 F 210. Nabberu Loc 21, being CL 77/1997 & being the whole of the land contained in CLR V 3069 F 213. 30 August 2002.

IAN BAXTER, Director, Office of The Heritage Council. 108 Adelaide Terrace, East Perth WA 6004.

JUSTICE

JU401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

REVOCATIONS OF HIGH LEVEL SECURITY WORK

Pursuant to the provisions of section 56 of the Court Security and Custodial Services Act 1999, the Director General of the Ministry of Justice has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Dees	Dermott Mark	CS2-362	21/08/2002
Oliver	Robert Geoffrey Albert	CS2-101	21/08/2002
Busby	Peter Roy	CS2-163	21/08/2002
Preston	Margaret Anne	CS2-114	21/08/2002
Rayner	Rodney Charles	CS2-118	22/08/2002

This notice is published under section 57(1) of the Court Security and Custodial Services Act 1999.

BRIAN YEARWOOD, A/Director, Custodial Contracts.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911

City of Geraldton

MEMORANDUM OF IMPOSING RATES 2002/2003

At a meeting of the Geraldton City Council held on 19 August 2002, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the City of Geraldton in

accordance with the Local Government Act 1995 and the Health Act 1911 for the period 1 July 2002 to 30 June 2003.

Dated this 20th day of August 2002.

V. G. PETERSEN, Mayor. R. W. JEFFERIES, Chief Executive Officer.

Schedule of Rates and Charges Levied

General Rates

10.4527 cents in a dollar on Gross Rental Values on all rateable land within the District.

10.4257 cents in a dollar on Unimproved Values on all rateable land within the District.

The Urban Farmland rate will be the same as the General Rate imposed on the City.

Minimum Rates

A minimum rate of \$586.90 for each separate location on Gross Rental Values within the District.

A minimum rate of \$586.90 for each separate location on Unimproved Values within the District.

Administration Charge

A charge of \$7.50 for the Two Instalment option and \$22.50 for the Four Instalment option.

Interest on Instalments

Interest will be charged on each instalment at the rate of 5.5% per annum calculated on a daily basis. Instalments which are not paid by the due date will be charged penalty interest at the rate of 10% per annum calculated on a daily basis and the ratepayer's instalment option may be revoked.

Penalty Interest Charged on Overdue Rates and Charges

The rate of penalty interest is 10% per annum calculated on a daily basis.

Due Dates for Payment of Rates and Service Levies for 2000/2001

 Two Instalment Plan
 Four Instalment Plan

 4 October 2002
 4 October 2002

 4 December 2002
 4 December 2002

 4 February 2003
 4 April 2003

Sanitation

Rubbish Rate Residential areas

\$130.00 per annum for one standard service for 240/120 ltr MGB.

Eligible pensioners entitled to a concessional rate of (10%) for a standard service. An eligible pensioner is a pensioner under the provisions of the Rates and Charges (Rebates and Deferments) Act 1992, as amended.

Commercial properties

\$146.00 per annum for one standard service for a 240 ltr MGB.

Non Rateable properties

\$178.00 per annum for a standard service for a 240 ltr MGB.

NOTE: Additional sanitation services attract GST.

R. W. JEFFERIES, Chief Executive Officer.

LG402

BUSH FIRES ACT 1954

Shire of Katanning

BUSH FIRE CONTROL OFFICERS

In accordance with the provisions of the Bush Fires Act 1954, the Shire of Katanning have appointed the following persons to the position of Fire Weather Officer—

Chief Fire Weather Officer Mr Barry Kowald
Deputy Chief Fire Weather Officer Mr Phillip Rae

All pervious appointments are hereby revoked.

LG403*

Shire of Westonia AUTHORISED PERSON

It is hereby notified for public information that Stuart Hopwood has been appointed as an Authorised Person in accordance with the following legislation—

Local Government Act (Miscellaneous Provisions) 1960, Part XX (Ranger/Pound Keeper)

Local Government Act 1995, Part 3—Executive Functions of Local Government and Part 9—Miscellaneous Provisions

Caravan and Camping Grounds Act 1995

Dog Act 1976 and Regulations

Bush Fires Act 1954 and Regulations

Litter Act 1979 and Regulations

Control of Vehicles (Off Road Areas) Act 1978 and Regulations

Shire of Westonia Local Laws

JULIAN MURPHY, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

Shire of Westonia FIREBREAK ORDER

Notice to Owners and Occupiers of Land within the Shire of Westonia.

Pursuant to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required on or before the 19th day of September 2002, to plough, scarify, cultivate, spray or otherwise clear and thereafter maintain free of all inflammable material until the 31st day of March 2003 firebreaks in the following dimensions, on the land owned or occupied by you.

1. TOWN SITES

- 1.1 Where the area is 2,000 square metres or less, remove all annual grass and herbage.
- 1.2 Where the area is greater than 2,000 square metres, construct a firebreak not less than three metres in width immediately inside all external boundaries and immediately surrounding all buildings and/or haystacks situated on the land.

2. FUEL DUMPS AND/OR DEPOTS

All grass and inflammable material is to be cleared from areas where fuel is stored and such areas are to be maintained free of grass and similar inflammable material until the 31st day of March 2003.

3. RURAL LAND

Firebreaks of not less than three metres in width:

- a. immediately inside and along the whole external boundaries of the properties owned or occupied by you; and
- b. in such other positions as is necessary to divide the land into areas not exceeding 404 hectares. In addition, firebreaks of at least three metres in width are required surrounding, and not more than fifty metres from the perimeter of any building, group of farm buildings, haystack or fuel storage situated on the land.

4. HARVESTING AND STRAW RAKING, BALING AND CHAINING OPERATIONS

A person shall not operate any harvesting machine or header or undertake straw raking, baling or chaining activities in any crop or paddock during the restricted and prohibited period unless a readily mobile firefighting unit containing a minimum of 400 litres of water capacity powered by an engine driven pump is in attendance in or adjacent to the entrance of the paddock being harvested, raked, baled or chained.

5. GENERAL PROVISIONS

The term "Inflammable Material" for the purpose of this notice includes bush (as defined in the Bush Fires Act 1954), timber, boxes, cartons, paper, and the like inflammable materials, rubbish and any combustible matter, but does not include buildings, green standing trees and bushes or growing bushes or plants in gardens or lawns.

If it is considered to be impractical for any reason to provide firebreaks in the position or adhere to the provisions required by this notice, the written approval of a Bush Fire Control Officer must be obtained to prepare such firebreaks in an alternative position.

If permission is not granted by a duly authorised officer you shall comply with the requirements of this order.

A "Total Movement Ban" includes the movement of vehicles in paddocks, except vehicles carrying water to stock and inspecting water supplies to stock.

Harvesting is not permitted on Christmas Day and New Years Day. Harvesting is permitted on all Sundays and other Public Holidays except where a harvesting or movement ban has been imposed due to extreme weather conditions.

The penalty for failing to comply with this order is a fine of not more than one thousand dollars (\$1000) and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required by this notice.

JULIAN MURPHY, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

State of Western Australia

PETROLEUM PIPELINES ACT 1969

APPLICATION FOR A PIPELINE LICENCE

I, William Lee Tinapple, Director of the Petroleum Division in the Department of Mineral and Petroleum Resources for the State of Western Australia being the Officer for the time being holding certain powers and functions of the Minister in respect of the area specified in the State of Western Australia by virtue of an instrument of delegation dated 1 March 2001 and published in the Government Gazette of Western Australia on 13 March 2001, give notice pursuant to Section 8(4) of the Petroleum Pipelines Act, 1969 that an application recorded as 3P/01-2 has been received from—

Woodside Energy Ltd BP Developments Australia Pty Ltd Chevron Texaco Australia Pty Ltd BHP Billiton Petroleum (North West Shelf) Pty Ltd Shell Development (Australia) Pty Ltd Japan Australia LNG (MIMI) Pty Ltd

for a pipeline licence to construct and operate a pipeline for the conveyance of petroleum from the shoreline at Mean Low Water to the Pig Receiver at the onshore processing plant on the Burrup Peninsular.

A map showing the position of the proposed pipeline may be examined during public office hours until 6 September 2002 at the Petroleum Division, Department of Mineral and Petroleum Resources, 11th Floor, Mineral House, 100 Plain Street, East Perth, WA.

Dated this 23rd day of August 2002

W. L. TINAPPLE, Director Petroleum Division.

PUBLIC SECTOR MANAGEMENT

PS401

PUBLIC SECTOR MANAGEMENT ACT 1994

EXEMPTION

In accordance with s.25 (1)(a) of the Public Sector Management Act 1994, I exempt the Department of Health of Western Australia from the Recruitment, Selection and Appointment Standard, for the filling of specified positions in specified Multi-Purpose Services sites to enable the absorption of employment of current employees at these locations into the public sector.

The Multi-Purposes Services sites to which this exemption applies are—

Bruce Rock Health Service Corrigin Health Service Dumbleyung Health Service Quairading Health Service Goomalling/Victoria Planes Health Service Mullewa/Yalgoo/Murchison Nannup

The exemption applies for the period 30 August 2002 to 1 September 2003, and does not apply to any other positions within the Department of Health or any other Multi-Purposes Services sites not specified in this schedule.

WATER

WA401*

WATER BOARDS ACT 1904

MEMORANDUM OF IMPOSING RATES

Bunbury Water Board

At the Special Meeting of the Bunbury Water Board held on 26 June 2002, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable properties within the District of the Bunbury Water Board in accordance with the Water Board's Act 1904 for the financial year 1 July 2002 to 30 June 2003.

Rates/Consumption Schedule of Charges—

- (a) An annual Supply Fee of \$84.00 will apply to all residential properties.
- (b) 3.05 cents in the dollar to be levied on the GRV of all commercial category properties.
- (c) 2.40 cents in the dollar to be levied on the G R V of all industrial category properties.
- (d) 3.20 cents in the dollar to be levied on the GRV of all rural category properties.
- (e) 3.00 cents in the dollar to be levied on the GRV of all public facility category properties.
- (f) 5.20 cents in the dollar levied on the G R V of all residential category vacant land.
- (g) The charge for non rateable properties under Section 57 of the Water Board's Act to be \$318.00 per annum.
- (h) The charge (per kl) for water consumed at residential zoned properties to be—

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Next 200 kl	\$0.65
Next 150 kl	\$0.95
Next 200 kl	\$1.23
Next 300 kl	\$1.46
Over 1,000 kl	\$2.12

First 150 kl

- (i) Registered pensioners to receive 50% rebate of the total amount of water rates payable and 50% rebate of the amount payable for water consumption up to 350 kl.
- (j) Registered Seniors who also hold the Commonwealth Seniors Health card to receive 50% rates rebate and 50% rebate of the amount payable for water consumption up to 150kl.
- (k) Registered seniors to receive 25% rates rebate and 50% rebate of the amount payable for water consumption up to 150 kl.
- (l) A rebate of 1 kl to be allowed for 69 cents of rates paid on non-residential category properties and the excess water to be at the rate of 69 cents per kl.

PENALTY FOR OVERDUE RATES AND CHARGES

ΦO 27

A penalty charge equal to 10% per annum will accrue on a daily basis on all Rates and Charges which are overdue for payment.

GENERAL CHARGES

CATEGORY	DETAILS	COST
		2002/2003
Disconnection	20mm Service	\$180.00
	25mm Service	\$275.00
	40mm Service	\$300.00
	50mm Service	\$300.00
Repair of Damaged Meters	Business hours—No new meter	\$52.00
	Business hours—New meter	\$93.00
	Other hours—No new meter	\$155.00
	Other hours—New meter	\$196.00
	(20mm meters only)	
	Additional fee where the meter damage caused by Contractor	\$100.00
Statements (Property Sale/Enquiry)	(20mm)	\$12.10
Meter Test	1.7.02 to 30.6.03	\$21.00
Re-Connection		0
Headworks		\$2,075.00
Tenant Advice—Friday		\$8.80
Tenant Advice—non Friday		\$14.30
Change of ownership Read—Friday		\$14.30
Change of ownership Read—non Friday		\$19.80

CATEGORY	DETAILS	COST
		2002/2003
Application for Fire Service	25mm	\$475.00
Fire Service Charge	40mm	\$990.00
Application for Water Service	50mm	\$1100.00
Application for Standpipe	100mm	Quote
Application for Hydrant Point	150mm	Quote
Daily Fee—Standpipe and Hydrant	Annual Charge Based on Size	\$42.00
Consumption—Standpipe and Hydrant	20mm	\$52.50
	25mm	\$84.00
	40mm	\$105.00
	50mm	\$210.00
	100mm	\$315.00
	150mm	\$410.00
	20mm	\$620.00
	25mm	\$1340.00
	40mm	\$1850.00
	50mm	Quote
	80mm	Quote
	100mm	Quote
	150mm	\$41.00
	\$150 refundable deposit	\$41.00
	\$1.03 per kilolitre	\$10.50
	_	\$1.03
Deferral of Headworks—	Per lot	\$52.80
Administration Fee	Per document	\$36.30
Register manual memorial	Per device	\$113.30
Backflow Prevention—Testing		Ψ======
Ducinion Troyonton Tossing		
Service call fee to attend to mains damaged by third party.	Total fee to be \$220.00 plus actual cost of repairs.	\$220.00
Hydrant Repairs		
(a) Raise/lower box		\$140.00
(a) Raise/lower box (b) Replace lid		\$140.00 \$120.00
(c) Replace lid/box		\$120.00 \$250.00
* * * *		·
(d) Replace hydrant (part) (e) Raise/lower hydrant		\$640.00 \$660.00
(e) Raise/lower hydrant		ანიი.00

V. N. HALEY, Board Chairman. G. T. ODDY, Chief Executive Officer.

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

DECEASED ESTATE

Notice to Creditors and Claimants

Creina Mignonne Chomley late of 9 View Street, Peppermint Grove, Western Australia, Investor, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the deceased who died on 23 June 2002 are required by the Executors Pauline Napier Craven and Stephen John Mann to send particulars of their claim to them, care of Butcher Paull & Calder, 8th Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: JMC:20020429) within one (1) month of the date of publication hereof after which date the Executors may convey or distribute the assets having regard to the claims of which they then have notice.

Dated: 21 August 2002.

ZZ202

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 30th September 2002, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anthony, Anthony Stuart, Late of Unit 7/6 Strickland Street South Perth, died 14.08.2002, (DE20010739EM35)

Bartlett, Norma Eilene Benson, Late of Unit 15/57 Wasley Street North Perth, died 25.07.2002, (DE19925454EM24)

Bayliss, Doris Joan, Late of 4 Arran Court Warwick, formerly of 23 Wincanton Road Karrinyup, died 27.07.2002, (DE19870705EM24)

Braidwood, Margaret Wood also known as Marjorie Braidwood, Late of Adie Court Bentley, died 30.07.2002, (DE19611565EM36)

Chudziak, Raymond, Late of 9 Blackadder Road Swan View, died 31.08.2000, (DE31051455EM22)

Couzens, George William Frederick also known as Shane Couzens, Late of 79 Sharpe Street Whyalla South Australia, died 05.06.2002, (DE33015439EM37)

Franchina, Robert Allen, Late of 30 Treasure Road Singleton, died 03.08.2002, (DE19764495EM43)

Harwood, Sybil May, Late of 13 Gwelup Street Karrinyup, died 07.07.2002, (DE19661172EM32)

Jessett, Leslie, Late of Rowethorpe Nursing Home Hillview Terrace Bentley, died 04.07.2002, (DE19852997EM37)

Mason, William Clarence, Late of 5 Evans Street Mount Helena, died 28.07.2002, (DE19872521EM42)

O'Connor, Edward Francis, Late of Alex Myles Lodge 1 Ernest Drive Beverley, died 31.07.2002, (DE33016917EM15)

Roberts, Leonard John, Late of 13 Piggott Street Armadale, died 02.08.2001, (DE30223723EM36)

Shiels, Donald Francis, Late of Unit 14/444 Marmion Street Myaree, died 01.07.2002, (DE20000022EM37)

Vivian, Nellie, Late of 5 Boyd Street Palmyra, died 16.07.2002, (DE19911063EM25)

Watt, William Thomas, Late of Hale Hostel 79 Waverley Road Coolbellup, died 23.07.2002, (DE19831194EM36)

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

