

PERTH, TUESDAY, 9 NOVEMBER 2004 No. 190

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

© STATE OF WESTERN AUSTRALIA

CONTENTS

PART 1

Page

Electricity Act 1945—	
Electricity Amendment Regulations 2004	5005-6
Electricity (Energy Efficiency and Labelling) Notice 2004	5006-8
Local Government Act 1995—City of Perth—Repeal Local Law 2004	5008-9

PART 2 $\,$

Fire and Emergency Services	5010
Justice	5010
Local Government	5010-2
Minerals and Petroleum	5012-3
Planning and Infrastructure	5013
Salaries and Allowances Tribunal	5013
WorkSafe	5014

IMPORTANT COPYRIGHT NOTICE

© State of Western Australia

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without written permission from the Attorney General for Western Australia. Inquiries in the first instance should be directed to the Government Printer, State Law Publisher, 10 William St, Perth 6000.

PUBLISHING DETAILS

The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

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

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

Postal address: State Law Publisher P.O. Box 8448, Perth Business Centre 6849 Delivery address: State Law Publisher Ground Floor, 10 William St. Perth, 6000 Telephone: 9321 7688 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2004 (Prices include GST).

Deceased Estate notices, (per estate)—\$22.45

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$52.40

Other articles in Public Notices Section—\$52.40 (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-\$10.45

Bulk Notices—\$194.70 per page

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

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

PUBLISHING ALTERATIONS

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

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

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

JOHN A. STRIJK, Government Printer.

— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Electricity Act 1945

Electricity Amendment Regulations 2004

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Electricity Amendment Regulations 2004*.

2. The regulations amended

The amendments in these regulations are to the *Electricity Regulations 1947**.

[* Reprinted as at 3 October 2000. For amendments to 9 September 2004 see Western Australian Legislation Information Tables for 2003, Table 4, p. 88.]

3. Regulation 4 amended

- (1) Regulation 4(1)(b) is amended by deleting "referred to in section 33E(1)(f) of the Act;" and inserting instead
 - " specified in a notice published under subregulation (2); ".
- (2) Regulation 4(2) is repealed and the following subregulation is inserted instead
 - "
- (2) The Director may, by notice published in the *Gazette*, specify all or part of a law of another State or of a Territory for the purposes of subregulation (1) and regulation 8.

4. **Regulation 8 amended**

Regulation 8 is amended by deleting "referred to in section 33E(1)(f) of the Act" and inserting instead —

" specified in a notice published under regulation 4(2)".

By Command of the Governor,

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

CE302*

ELECTRICITY ACT 1945

ELECTRICITY (ENERGY EFFICIENCY AND LABELLING) NOTICE 2004

Made by the Director of Energy Safety under the *Electricity Regulations 1947*.

1. Citation

This notice may be cited as the *Electricity (Energy Efficiency and Labelling)* Notice 2004.

2. Commencement

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

3. Meaning of "domestic"

For the purpose of this notice an apparatus or installation is "domestic" if it is primarily intended for domestic use.

4. Apparatus and installations which are subject to energy efficiency labelling regulations

The following apparatus and installations (and the applicable standards that contain the requirements) are subject to Part II of the *Electricity Regulations 1947—*

	Class of Equipment	Applicable Standard
(a)	domestic rotary clothes dryers;	AS/NZS 2442
(b)	domestic clothes washing machines; AS/NZS 2040	
(c)	domestic refrigerators; AS/NZS 4474	
(d)	domestic dishwashers; AS/NZS 2007	
(e)	domestic room air-conditioners that— AS/NZS 38	
	(i) are single phase, non ducted vapour compression type; or	
	 (ii) are single phase, ducted, vapour compression type that are not registered for 2004 MEPS requirements. 	

5. Apparatus and installations which are subject to minimum energy efficiency standards

The following apparatus and installations (and the applicable standards that contain the requirements) are subject to Part III of the *Electricity Regulations 1947*—

	Class of equipment	Applicable Standard
(a)	domestic refrigerators;	AS 4474
(b)	domestic freezers;	AS 4474
(c)	domestic refrigerators/freezers; AS 4474	
(d)	domestic storage water heaters that are un-vented displacement storage systems;	AS 1056

	Class of equipment	Applicable Standard	
(e)	three-phase air conditioners and heat put that have a cooling capacity of up to 65kW	ump systems AS 3823 7;	
(f)	three-phase electric motors that are rated to 185kW (both inclusive);	from 0.72kW AS/NZS 1359.102	
(g)	air conditioner—refrigerative, being a appliance that is a single phase, vapour type;	an electrical AS 3823 compression	
(h)	refrigerated display cabinet, being an ele that—	ctrical device AS/NZS 1731.14	
	(i) is a cabinet cooled by a refrigerating(ii) is for use in the display or sale of foo		
	 (iii) enables chilled and frozen foodstuffs cabinet to be maintained wit temperature limits; and 	hin certain	
	(iv) is of the remote or self-contained typ		
(i)	fluorescent lamp ballast, being an electro- ferromagnetic or electronic construction for the magnitude of current flowing of discharge path of a fluorescent lamp power of between 15W and 70W that—	or controlling through the	3
	 (i) is of the independent or built-in type use with luminaries (portable or fixe 		
	(ii) is of the adaptor type allowing the i fluorescent lamp into the ballast by t		
	and includes any capacitor incorporated i with the ballast, but does not include an ballast forming a non-replaceable part of lamp;	integral type	
(j)	distribution transformer, being an elec that—	trical device AS/NZS 2374	4
	(i) has a power rating from 10kVA to 2,500kVA; and		
	(ii) is intended for use on systems open voltage of up to 24kV;	rating with a	
(k)	linear fluorescent lamp, being an elec that—	trical device AS/NZS 478	2
	(i) is for general illumination; and		
	(ii) is of the double-capped (FD or F type; and		
	(iii) is of a nominal length of 550mm to 1	· · ·	
	(iv) has a nominal lamp wattage of 16W		
	(v) is for use in luminaires with la connected to a 230V 50Hz single pha mains supply or for use only with hi (electronic) ballasts.	ase or similar	
The laws	cy efficiency labelling laws s set out in the Table to this clause are n 4 of the <i>Electricity Regulations 1947</i> .	specified for the purposes	of
-	of laws of other States and Territories		
State	e or Territory Laws		
	South Wales Electricity Safety Act 1945		
	Electricity Safety (Equa 1999	ipment Efficiency) Regulation	ns
Quee	ensland Electricity Act 1994 Electricity Regulations	1994	

7. Minimum energy efficiency laws

The laws set out in the Table to this clause are specified for the purposes of regulation 10 of the *Electricity Regulations 1947*.

Table of laws of other States and Territories

State or Territory	Laws
New South Wales	Electricity Safety Act 1945
	Electricity Safety (Equipment Efficiency) Regulations 1999
Queensland	Electricity Act 1994
	Electricity Regulations 1994
Victoria	Electricity Safety Act 1998
	Electricity Safety (Equipment Efficiency) Regulations 1999
South Australia	Electrical Products Act 2000
	Electrical Products Regulations 2001

8. Revocation

The *Electricity (Energy Efficiency and Labelling) Notice 2001* is hereby revoked.

ALBERT KOENIG, Director of Energy Safety, Department of Consumer and Employment Protection.

LOCAL GOVERNMENT

LG301*

LOCAL GOVERNMENT ACT 1995

City of Perth

REPEAL LOCAL LAW 2004

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the City of Perth resolved on 26 October 2004 to make the *Repeal Local Law 2004*, as set out below.

ARRANGEMENT

PART 1—PRELIMINARY PART 2—REPEAL Clauses 1-3 Clause 4

PART 1-PRELIMINARY

Title

1. This local law may be cited as the Repeal Local Law 2004.

Commencement

2. This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

Purpose and Intent

3. (1) The purpose of this local law is to repeal those local laws made obsolete by new legislation or considered no longer relevant within the City of Perth.

(2) The effect of this local law is to repeal obsolete or outdated local laws within the City of Perth.

PART 2—REPEAL

4. The following local laws are repealed on the day that this local law comes into operation—

- (1) By-law No. 42—Building Lines, relating to Building Lines in Aberdeen Street as published in the *Government Gazette*—12 February 1926 and amendments;
- (2) By-law No. 56—Building Lines, relating to Building Lines in Adelaide Terrace as published in the *Government Gazette*—2 May 1956 and amendments;
- (3) By-law No. 62—Building Lines, relating to Building Lines in Charles Street as published in the *Government Gazette*—15 June 1960 and amendments;

- (4) By-law No. 26—Building Lines, relating to Building Lines in Coolgardie Street as published in the *Government Gazette*—18 December 1953 and amendments;
- (5) By-law No. 68—(Building Lines), relating to Building Lines in Golding Street as published in the *Government Gazette*—5 January 1961 and amendments;
- (6) By-law No. 32—Building Lines, relating to Building Lines in Gordon Street as published in the *Government Gazette*—18 December 1953 and amendments;
- (7) By-law No. 59—(Building Lines), relating to Building Lines in Loftus Street as published on the *Government Gazette*—19 February 1958 and amendments;
- (8) By-law No. 27—By-law relating to New Building Line in Parry Street as published in the *Government Gazette*—6 November 1981 and amendments;
- (9) By-law No. 2—Building Lines, relating to Building Lines in Railway Parade as published in the *Government Gazette*—25 November 1938 and amendments;
- (10) By-law No. 28—By-law relating to a New Building Line in Railway Parade as published in the *Government Gazette*—1 October 1982 and amendments;
- (11) By-law No. 71—Building Lines, relating to Building Lines in Wellington Street as published in the *Government Gazette*—25 January 1962 and amendments;
- (12) By-law No. 18—Building Lines, relating to Building Lines in Wellington Street as published in the *Government Gazette*—25 November 1938 and amendments;
- (13) By-law No. 8—Building Lines, relating to Building Lines in Wellington Street as published in the *Government Gazette*—19 July 1940 and amendments;
- (14) City of Perth New Street Alignments Local Law 1998 as published in the Government Gazette—14 May 1999 and amendments;
- (15) By-law No. 76—Relating to Payment of Rates as published in the Government Gazette—29 May 1963 and amendments; and
- (16) By-law No. 86, relating to New Street Alignment for Parts of Plain, Brook, Jewell, Brown, Kensington and Summers Streets as published in the *Government Gazette*—25 May 1973 and amendments.

Dated this 29th day of October 2004.

The Common Seal of the City of Perth was hereunto affixed in the presence of-

Dr PETER NATTRASS, The Rt Hon The Lord Mayor. FRANK EDWARDS, Chief Executive Officer.

— PART 2 —

FIRE AND EMERGENCY SERVICES

FE401

FIRE BRIGADES ACT 1942

FORMATION OF BRIGADES

of Western Australia. Pursuant to the powers delegated and sub-delegated to the FESA Chief Executive Officer, I hereby declare under section 26(b) of the *Fire Brigades Act 1942* that the registrations of the following fire brigades are cancelled—

Port Hedland Volunteer Fire and Rescue Services Brigade Wyndham Volunteer Fire and Rescue Services Brigade

BILL HEWITT, Acting FESA Chief Executive Officer.

Fire and Emergency Services Authority

JUSTICE

JU101*

CORRECTION

DECLARATIONS AND ATTESTATIONS ACT 1913

An error occurred in the notice published under the above heading on page 4965 of the *Government Gazette* dated 2 November 2004 and is corrected as follows—

Change "Mrs Anne Baker"

to "Mrs Michelle Anne Baker".

RAY WARNES, A/Executive Director, Court Services.

LOCAL GOVERNMENT

LG501*

BUSH FIRES ACT 1954

Shire of Chapman Valley FIRE BREAK NOTICE

Notice to All Owners/Occupiers of Land within the Shire of Chapman Valley

Section 33 of the Bush Fires Act gives the Shire the power to require the owner, or occupier, of land to install firebreaks, or implement other fire prevention measures. Fire prevention measures for different types of properties are outlined below. Within Zone 2 the fire prevention measures outlined below must be in place at least between 30 September and 15 March. Within Zone 4 the fire prevention measures outlined below must be in place at least between 21 October and 29 March.

Rural Properties

('Rural Properties' are considered to be all properties not within a Gazetted Townsite where an area of greater than 10 hectares is held in a single, contiguous ownership.)

On Rural Properties, landowners are required to install firebreaks as follows—

- 1. Plough, cultivate, scarify or otherwise clear firebreaks not less than two metres wide-
 - (a) inside, along and within 21 metres of all external boundaries;

- (b) in such other positions as is necessary to—
 - (i) divide crops in Zone 2 in excess of 400 hectares into areas not exceeding 400 hectares, each completely surrounded by a firebreak; and
 - (ii) divide crops and pasture land in Zone 4 in excess of 200 hectares into areas not exceeding 200 hectares, each completely surrounded by a firebreak; and
- (c) within 100 metres of the perimeter of all buildings, bulk and drum fuel deposits, and haystacks on the land so as to completely surround the building, fuel deposit and haystack; and
- (d) to divide every area of crop from pasture or bush.
- 2. Firebreaks of not less than 20 metres wide around the perimeter of any scrub or timber which has been logged, chained or otherwise prepared for burning.

Lifestyle/Hobby Farm Properties

('Lifestyle/Hobby Farm Properties' are considered to be all properties not within a Gazetted Townsite where an area of between $5000m^2$ and 10 hectares is held in a single, contiguous ownership.)

On Lifestyle/Hobby Farm Properties, landowners are required to install firebreaks as follows-

- 1. Plough, cultivate, scarify or otherwise clear firebreaks not less than two metres wide—
 - (a) inside, along and within 21 metres of all external boundaries; and
 - (b) within 100 metres of the perimeter of all buildings, bulk and drum fuel deposits, and haystacks on the land so as to completely surround the building, fuel deposit and haystack; and
 - (c) to divide every area of crop from pasture or bush.
- 2. Install firebreaks of not less than 20 metres wide around the perimeter of any scrub or timber which has been logged, chained or otherwise prepared for burning.
- 3. Notwithstanding, 1 and 2 above, on Lifestyle/Hobby Farm properties, the Chief Bush Fire Control Officer may accept the slashing of all or part of the property to a height not exceeding 7.5 centimetres as an alternative to some or all of the normal firebreak requirements.

Townsite/Residential Properties

('Townsite/Residential Properties' are considered to be all properties that are within a Gazetted Townsite or where an area of less than $5000m^2$ is held in a single, contiguous ownership.)

On Townsite/Residential Properties, landowners are required to ensure that the whole property, other than buildings, is clear of all inflammable material, such as dry grass, dead timber and flammable liquids. Landowners are also encouraged to lop or remove any trees that overhang buildings and ensure that an accessible water supply is available around all buildings, especially houses. Landowners are also encouraged to install smoke alarms.

Variations

If, for any reason, a landowner feels it is impractical to install the required firebreaks and low fuel zones they may apply to the Chief Bush Fire Control Officer for a variation from the normal requirements. Application should be made in writing no later than the date on which firebreaks or low fuel zones should have been installed.

Inspections and Enforcement

Inspections to ensure that firebreaks and low fuel zones have been installed are undertaken annually immediately following the date when they must be in place. The Council, in conjunction with the Chief Bush Fire Control Officer, will determine where firebreaks and low fuel zones have not been installed satisfactorily and take appropriate action.

Information and Advice

If you are unsure of the firebreak or low fuel zone requirements for your property, or require any further advice, please contact your local brigade, or Council's Senior Ranger. A list of contact details is provided overleaf. A list of firebreak contractors and contact details is also provided overleaf.

By Order of the Council,

MAURICE BATTILANA, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954 METRPOLITAN FIRE DISTRICT Town of Mosman Park Town of Cottesloe Shire of Peppermint Grove

Notice to all owners and/or occupiers of land in the following Local Authorities Town of Mosman Park, Town of Cottesloe and Shire of Peppermint Grove.

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before 30 November 2004 or within fourteen days of the date of you becoming an owner or occupier, should

this be after 30 November 2004, and thereafter up to and including 31 March 2005 to clear all flammable materials, immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than 19 November 2004, for permission to provide firebreaks in alternative positions on the land. If the Council or its duly authorised officer does not grant permission, you shall comply with the requirements of this notice.

The Penalty for failing to comply with this notice is a fine of not more than \$1,000.00 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

The requirements of this notice should be carried out by means other than burning e.g., mowing and rotary hoeing.

Burning Rubbish or Refuse

A person shall not-

- (a) Without the written approval of the Manager Environmental Services, and
- (b) Except in accordance with the terms and conditions to which the approval is subject, set fire to, or cause to be set on fire, any rubbish or refuse either;
 - (i) In any incinerator, or
 - (ii) On the ground.

By Order of Town of Cottesloe,

By Order of Town of Mosman Park,

By Order of Shire Peppermint Grove,

S. TINDALE, Chief Executive Officer.

T. J. HARKEN, Chief Executive Officer.

G. SIMPSON, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967 SURRENDER OF EXPLORATION PERMIT WA-288-P

The surrender of Exploration Permit No. WA-288-P has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP402*

Commonwealth of Australia **PETROLEUM (SUBMERGED LANDS) ACT 1967** SURRENDER OF EXPLORATION PERMIT WA-311-P

The surrender of Exploration Permit No. WA-311-P has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP403*

Commonwealth of Australia
PETROLEUM (SUBMERGED LANDS) ACT 1967

SURRENDER OF EXPLORATION PERMIT WA-287-P

The surrender of Exploration Permit No. WA-287-P has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

MP404*

State of Western Australia PETROLEUM ACT 1967

NOTICE OF GRANT OF EXPLORATION PERMIT

Exploration Permit No. EP436 has been granted to Otto Oil Pty Ltd to have effect for a period of six

(6) years from 2nd November 2004.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

PLANNING AND INFRASTRUCTURE

PI401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Armadale

Town Planning Scheme No. 2-Amendment No. 187

Ref: 853/2/22/4 Pt 187

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Minister for Planning and Infrastructure approved the City of Armadale Town Planning Scheme Amendment on 2 November 2004 for the purpose of-

- 1. Rezoning part of Lot 106 Wright Road, Forrestdale from 'Rural-Kennels' to 'Shopping', and rezoning Part of Lot 106 & Lot 107 Wright Road, Forrestdale from 'Rural-Kennels' to 'Showroom'.
- 2. Delineating Lots 106 and 107 Wright Road, Forrestdale as "Development Area".
- 3. Amending Schedule 1-Provisions Relating to Special Control Areas-to include the following

Part 6 "Harrisdale Estate" Structure Plan and Centre Plan

- 1. Subdivision and development shall occur generally in accordance with the "Harrisdale Estate" Structure Plan report and map and the associated Centre Plan report and map prepared pursuant to the provisions outlined in Clauses 5.8 and taking effect upon adoption by both Council and the Western Australian Planning Commission.
- 4. Amending the Scheme maps accordingly.

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

SALARIES AND ALLOWANCES TRIBUNAL

SX401*

SALARIES AND ALLOWANCES ACT 1975

SALARIES AND ALLOWANCES TRIBUNAL

Determination Variation

The determination of the Salaries and Allowances Tribunal made on 8 April 2004 under sections 6(1)(c), (d) and (e) of the Salaries and Allowances Act 1975, as varied from time to time, is, subsequent to inquiry by the Tribunal, hereby varied by a further determination, to make the amendments set out below

1) Insert and replace, as the case requires, in Part 1 of the First Schedule the following, to have or continue to have effect from the date of issue of this determination-

AGENCY

OFFICE

CLASSIFICATION

Department of Environment

Director General

Group 1 Maximum

With an allowance to Group 2 Maximum, whilst the occupant also acts in the position of Chief Executive Officer, Water and Rivers Commission, with effect from 30 September 2004.

Issued at Perth this 22nd day of October 2004.

Professor M. C. WOOD, Chairman. J. A. S. MEWS, Member. M. L. NADEBAUM, Member. SALARIES AND ALLOWANCES TRIBUNAL

WORKSAFE

WS401*

OCCUPATIONAL SAFETY AND HEALTH ACT 1984 OCCUPATIONAL SAFETY AND HEALTH REGULATIONS 1996

EXEMPTION CERTIFICATE PURSUANT TO REGULATION 2.13

(No. 38 of 2004)

I, Nina Lyhne, WorkSafe Western Australia Commissioner, hereby grant an exemption to Katrina Vernon Lavers and Jonathan Paul Burt T/A Skadada (hereafter known as Skadada) from the requirements of the following regulations of the Occupational Safety and Health Regulations 1996—

- Regulation 4.53(2)(a) through to Regulation 4.53(2)(e), inclusive; and
- Regulation 4.54(4)(c) insofar as it relates to the requirements of Section 6.18 of AS 2550.1–2002

insofar as the above require a person/s suspended from a crane to be accommodated in a workbox, and the requirements therefore in relation to suspending aerial performers from two cranes during a performance on 31 December 2004 at the corner of James Street and Parker Street, Northbridge for the New Year's Eve Northbridge Celebrations.

I further grant an exemption from Regulation 4.54(7)(b) in relation to the trapeze act and the use of two cranes for multi-crane hoisting to suspend two persons between the cranes.

I also grant an exemption from the requirements of Regulation 4.54(3) in relation to the use of a crane in the abovementioned technical rehearsal and performance.

The following conditions shall apply with respect to use of the cranes-

- notwithstanding that Section 6.18.2 of Australian Standard AS2550.1 refers to use of a workbox, from which requirement Skadada is exempted, the requirements for the cranes listed in clauses (a) to (h) of 6.18.2 shall still apply;
- the crane operators shall remain at the controls of the crane at all times during the performance;
- the only crane motion permitted whilst a person is suspended from the crane hooks is hoist up or down at slow speed;
- a means of lowering the persons in the event of an emergency or failure of the power supply to the cranes is provided; and
- a certificated dogger or rigger oversees the attachment of the lifting gear to the crane hooks.

This exemption is valid on 31 December 2004 only.

Dated this 4th day of November 2004.

NINA LYHNE, WorkSafe Western Australia Commissioner.

WESTERN AUSTRALIA

PUBLIC TRANSPORT AUTHORITY ACT 2003

Price: \$14.20 counter sales Plus postage on 200 grams

*Prices subject to change on addition of amendments.

