

PERTH, FRIDAY, 22 AUGUST 2008 No. 146

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM © STATE OF WESTERN AUSTRALIA

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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).

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.

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— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Fair Trading Act 1987

Fair Trading (Product Safety Standard) Amendment Regulations (No. 3) 2008

Made by the Governor in Executive Council.

1. Citation

These regulations are the Fair Trading (Product Safety Standard) Amendment Regulations (No. 3) 2008.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day after that day.

3. The regulations amended

The amendments in these regulations are to the *Fair Trading* (*Product Safety Standard*) Regulations 2001.

4. Part 26 inserted

After regulation 62 the following Part is inserted —

Part 26 — Hot water bottles

Division 1 — Preliminary

63. Application of this Part

This Part applies to hot water bottles that are manufactured in Western Australia, or imported into Western Australia, on or after the commencement of the Fair Trading (Product Safety Standard)
Amendment Regulations (No. 3) 2008 regulation 4.

64. Terms used in this Part

In this Part —

- "ferrule" means a metal or plastic ring designed to assist in achieving a water tight seal for a hot water bottle:
- "filling aperture" means an opening in the neck block of a hot water bottle through which water may enter:

"hot water bottle" means a container —

- (a) made from PVC or rubber; and
- (b) designed to be
 - (i) completely or partly filled with hot water; and
 - (ii) sealed with a stopper; and
 - (iii) used for the purpose of warming parts of the body or a bed;

and

- (c) that includes
 - (i) a ferrule; and
 - (ii) a filling aperture; and
 - (iii) a neck block; and
 - (iv) a stopper;
- "integral filling funnel" means a funnel that is designed to assist the safe filling of a hot water bottle:
- "neck block" means the top of a hot water bottle when the hot water bottle is being filled;
- "PVC" means polyvinyl chloride;
- "stopper" means a device that is designed to be inserted into the neck block of a hot water bottle to trap water in the body of a hot water bottle.

Division 2 — Physical properties

65. Rubber hot water bottles — capacity and thickness

- (1) If a rubber hot water bottle has a capacity of less than 2 000 mL, the rubber material that is used to make the body of the bottle must have a minimum thickness of 1.4 mm.
- (2) If a rubber hot water bottle has a capacity of at least 2 000 mL, the rubber material that is used to make the

body of the bottle must have a minimum thickness of 1.5 mm.

66. PVC hot water bottles — capacity and thickness

- (1) If a PVC hot water bottle has a capacity of less than 800 mL, the PVC material that is used to make the body of the bottle must have a minimum thickness of 1.5 mm.
- (2) If a PVC hot water bottle has a capacity of at least 800 mL, but less than 2 000 mL the PVC material that is used to make the body of the bottle must have a minimum thickness of 1.7 mm.
- (3) If a PVC hot water bottle has a capacity of at least 2 000 mL, the PVC material that is used to make the body of the bottle must have a minimum thickness of 1.8 mm.

67. Filling characteristics

- (1) A filling aperture of a hot water bottle must not be less than 18 mm in diameter.
- (2) If the filling aperture is less than 20.3 mm in diameter the hot water bottle must be equipped with an integral filling funnel that
 - (a) has a minimum capacity of 60 mL when a stopper is fitted; and
 - (b) extends beyond the height of the stopper.

Division 3 — Stoppers

68. General

A hot water bottle must be provided with a stopper that, when tested in accordance with tests 1 and 2 set out in Schedule 18 clauses 3 and 4, must not show —

- (a) visible leakage around the stopper; or
- (b) visible damage to the stopper.

69. Test for separation of screw stopper

- (1) A screw stopper, when tested in accordance with the procedure set out in Schedule 18 clause 7, must not leak or separate between the following
 - (a) the stopper and the ferrule;
 - (b) the ferrule and the neck block;
 - (c) the neck block and the body of the hot water bottle.
- (2) There must be no other visible defects that could impair the integrity of the hot water bottle.

Division 4 — Performance

70. Leakage

A hot water bottle body must show no visible leakage when inflated with air to a minimum pressure of (14 ± 0.5) kPa and immersed in water for a minimum time of 5 seconds.

71. Strength of seams

The seams of a hot water bottle must withstand a minimum tensile force of 72 N when tested in accordance with the procedure set out in Schedule 18 clause 8.

72. Pressure test

- (1) A hot water bottle must show no visible leakage when tested in accordance with the procedure set out in Schedule 18 clause 10.
- (2) There must be no other visible defects that could impair the integrity of a hot water bottle when it is tested in accordance with the procedure set out in Schedule 18 clause 10.

Division 5 — **Informative labelling**

73. General

- (1) A hot water bottle must be marked with the warning message, "Do not use boiling water".
- (2) The warning message must be
 - (a) a permanent mark on the hot water bottle; and
 - (b) prominently displayed on the hot water bottle.
- (3) In addition, a hot water bottle must be accompanied by the warning messages set out in
 - (a) Schedule 18 clause 11(1); and
 - (b) Schedule 18 clause 11(2)(a) or (b).
- (4) If a hot water bottle is made of natural rubber the statement set out in Schedule 18 clause 11(3) must also accompany the hot water bottle.

΄΄.

5. Schedule 18 inserted

After Schedule 17 the following Schedule is inserted —

"

Schedule 18 — Testing procedures for hot water bottles

[r. 68, 69, 71, 72 and 73]

Division 1 — Tests for stoppers

Subdivision 1 — Filling a hot water bottle prior to testing

- 1. Procedure for filling a hot water bottle designed to be partly filled
 - **Step 1** Fill the hot water bottle to two-thirds capacity.
 - **Step 2** Expel all the air by lowering the hot water bottle carefully on to a flat surface.
 - **Step 3** Insert the stopper, ensuring
 - (a) if the stopper is a screw stopper that the screw stopper is tightened to a torque of (2 ± 0.1) Nm; or
 - (b) if the stopper is a push in stopper that the stopper is pushed in fully.
- 2. Procedure for filling a hot water bottle designed to be completely filled
 - **Step 1** Completely fill the hot water bottle in an upright position until water appears at the opening.
 - **Step 2** Insert the stopper, ensuring
 - (a) if the stopper is a screw stopper that the screw stopper is tightened to a torque of (2 ± 0.1) Nm; or
 - (b) if the stopper is a push in stopper that the stopper is pushed in fully.

Subdivision 2 — Tests for stoppers

- 3. Test 1
 - **Step 1A** For a hot water bottle that is designed to be partly filled, follow the procedure set out in clause 1 and use water at a temperature of $(85 \pm 2)^{\circ}$ C.
 - **Step 1B** For a hot water bottle that is designed to be completely filled, follow the procedure set out in clause 2 and use water at a temperature of $(85 \pm 2)^{\circ}$ C.
 - **Step 2** Place the hot water bottle in a horizontal position.

- Step 3 Apply a force of $0.9_0^{+0.09}$ kN, evenly distributed over the surface of the hot water bottle, for 5 minutes.
- **Step 4** Check the hot water bottle for any visible leakage of water.

4. Test 2

- **Step 1A** For a hot water bottle that is designed to be partly filled, follow the procedure set out in clause 1 and use water that has just gone off the boil.
- **Step 1B** For a hot water bottle that is designed to be completely filled, follow the procedure set out in clause 2 and use water that has just gone off the boil.
- **Step 2** Invert the hot water bottle and suspend it vertically for 10 minutes.
- **Step 3** Remove the stopper and empty the hot water bottle.
- Step 4 Repeat step 1A or 1B, and then steps 2 and 3 20 times in a continuous period for up to 168 hours and check for any visible signs of leakage on each occasion the steps are repeated.
- **Step 5** Examine the stopper for any visible damage.

Subdivision 3 — Test for separation of screw stoppers

5. Torque wrench

To comply with clause 7, use a torque wrench that —

- (a) is capable of being set to read an accuracy of 0.1 Nm; and
- (b) has a suitable adapter that fits the stopper; and
- (c) provides the application of the torque through the axis of the stopper.

6. Tensile machine

To comply with clause 7, use a tensile machine that —

- (a) is capable of generating a tensile force of 0.5 kN between the upper and lower platen; and
- (b) has an upper platen equipped with a tensile jaw capable of holding the stopper; and
- (c) has a bottom platen equipped with a jaw capable of securely holding the body of the hot water bottle without tearing any part of the hot water bottle.

7. Procedure

- Step 1 Ensure that the hot water bottle is at a temperature of (23 ± 2) °C.
- Step 2 Insert the stopper and tighten to a torque of (2 ± 0.1) Nm.

- Step 3 Use a tensile machine to apply a force of 0.5 kN between the body of the hot water bottle and the stopper continuously for 5 minutes.
- **Step 4A** For a hot water bottle that is designed to be partly filled, follow the procedure set out in clause 1 and use water at a temperature of $(23 \pm 2)^{\circ}$ C.
- **Step 4B** For a hot water bottle that is designed to be completely filled, follow the procedure set out in clause 2 and use water at a temperature of $(23 \pm 2)^{\circ}$ C.
- Step 5 Use the test apparatus referred to in clause 9 to apply a continuous compressive force of $0.9 ^{+0.09}_{0}$ kN to the body of the hot water bottle for 2 minutes \pm 30 seconds.
- **Step 6** Inspect the hot water bottle for visible leakage and for any separation of the stopper.

Division 2 — Seam test

8. Procedure

- **Step 1** Cut from a hot water bottle 6 equally spaced strip test pieces of 12.5 mm wide with a minimum length of 115 mm at right angles to and around the seam.
- Step 2 Insert each test piece, one test piece at a time, in the jaws of a tensile machine and, using a rate of grip separation of 500 mm per minute, apply sufficient force to break the test pieces completely.
- **Step 3** Record the maximum force required to break each test piece.
- **Step 4** Report the median force required to break the test pieces.

Division 3 — Determination of pressure resistance

9. Test apparatus

- (1) To comply with clause 10, use test apparatus for which the upper and lower plate of the test apparatus must
 - (a) be smooth: and
 - (b) be at least the size of the hot water bottle that is tested without contact from the neck of the hot water bottle; and
 - (c) have smooth edges of approximately 3 mm radius; and
 - (d) be free from sharp corners; and
 - (e) be capable of applying a load of between 0 kN and 0.9 kN in not less than 3 seconds.

- (2) The test apparatus must
 - (a) apply a load from 0 kN to 0.9 kN in not less than 3 seconds; and
 - (b) hold the load at 0.9 kN for a minimum of 3 seconds; and
 - (c) after performing the requirement in paragraph (b), return the load to a zero load in a minimum of 3 seconds; and
 - (d) perform the requirements in paragraphs (a), (b) and (c) sequentially at least 5 times in one minute.

10. Procedure

- **Step 1A** For a hot water bottle that is designed to be partly filled, follow the procedure set out in clause 1 and use water at a temperature of $(23 \pm 2)^{\circ}$ C.
- **Step 1B** For a hot water bottle that is designed to be completely filled, follow the procedure set out in clause 2 and use water at a temperature of $(23\pm2)^{\circ}$ C.
- Step 2 Place the filled hot water bottle on the lower plate of the test apparatus.
- Step 3 Apply a load on the upper plate from 0 kN to 0.9 kN in not less than 3 seconds.
- **Step 4** Hold the load at 0.9 kN for a minimum of 3 seconds.
- Step 5 Decrease the load from 0.9 kN to 0 kN in not less than 3 seconds.
- **Step 6** Perform steps 3 to 5 500 times.
- **Step 7** Examine the hot water bottle for leakage.

Division 4 — Informative labels for hot water bottles

11. General

(1) A hot water bottle must be accompanied by the following warning message —

"WARNING — HOT WATER BOTTLES CAN CAUSE BURNS.

AVOID PROLONGED DIRECT CONTACT WITH THE SKIN.".

- (2) A hot water bottle must be accompanied by one of the following warning messages
 - (a) for a hot water bottle that is designed to be partly filled —

"This hot water bottle is designed to be partly filled.";

- (b) for a hot water bottle that is designed to be completely filled —"This hot water bottle is designed to be completely filled.".
- (3) A hot water bottle made of natural rubber must be accompanied by the following warning message —

"This hot water bottle is made of natural rubber.".

By Command of the Governor,

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

JUSTICE

JU301*

Children's Court of Western Australia Act 1988

Children's Court Regulations 2008

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Children's Court Regulations 2008*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day after that day.

3. Access to Court's records

For the purposes of section 51A(3)(j) the following persons are prescribed —

(a) the CEO as defined in the *Working with Children* (*Criminal Record Checking*) Act 2004 section 4;

,,

(b) an officer of the Department assisting the CEO in carrying out a criminal record check as those terms are defined in the *Working with Children (Criminal Record Checking) Act 2004* section 4.

By Command of the Governor,

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

JU302*

Magistrates Court Act 2004

Magistrates Courts Amendment Regulations 2008

Made by the Governor in Executive Council.

1. Citation

These regulations are the Magistrates Courts Amendment Regulations 2008.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day after that day.

3. The regulations amended

The amendment in these regulations is to the *Magistrates Court Regulations 2005*.

4. Part 4 inserted

After regulation 11 the following Part is inserted —

Part 4 — Miscellaneous

12. Access to Court's records

For the purposes of section 33(7)(i) the following persons are prescribed —

(a) the CEO as defined in the Working with Children (Criminal Record Checking) Act 2004 section 4;

٠.

(b) an officer of the Department assisting the CEO in carrying out a criminal record check as those terms are defined in the *Working with Children* (Criminal Record Checking) Act 2004 section 4

"

By Command of the Governor,

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

JU303*

Magistrates Court Act 2004

Magistrates Court (Fees) Amendment Regulations (No. 3) 2008

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Magistrates Court (Fees) Amendment Regulations (No. 3) 2008*.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations immediately after the *Magistrates Court (Fees) Amendment Regulations 2008* come into operation.

3. The regulations amended

The amendments in these regulations are to the *Magistrates Court (Fees) Regulations 2005*.

4. Regulation 12 replaced

Regulation 12 is repealed and the following regulation is inserted instead —

"

12. Fees for searchable information

A person to whom information is provided under the *Magistrates Court (General) Rules 2005* rule 41A is liable to —

- (a) if the information is not provided by email a fee in the amount referred to in Schedule 1
 Division 1 item 5(a) for each case specified in the information;
- (b) if the information is provided by email an annual fee in the amount referred to in Schedule 1 Division 1 item 5(b) for all information provided in the relevant year.

"

By Command of the Governor,

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

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401*

DANGEROUS GOODS SAFETY (ROAD AND RAIL TRANSPORT OF NON-EXPLOSIVES) REGULATIONS 2007

Dangerous Goods Safety (Road and Rail Transport of Non-explosives)
Determination (No. 1) 2008

Made by the Chief Dangerous Goods Officer, namely the Executive Director of the Resources Safety Division of the Department of Consumer and Employment Protection, under Regulation 19 of the Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007.

1. Citation

This determination may be cited as Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Determination (No. 1) 2008.

2. Restrictions on transporting certain loads in the Graham Farmer Freeway Tunnel

- (1) In this determination—
 - "placarded vehicle" means a road vehicle that is marked, or required to be marked, pursuant to Regulations 110 and 111 of the *Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007.*
- (2) A person must not drive a placarded vehicle in the tunnel on the Graham Farmer Freeway.
- (3) A prime contractor transporting dangerous goods in a placarded vehicle must instruct the driver of it to comply with subsection (2) of this determination.
- (4) The owner of a placarded vehicle must instruct the driver of the vehicle to comply with subsection (2) of this determination.

Signed-

M. P. RUSSELL, Chief Dangerous Goods Officer. (Executive Director of the Resources Safety Division of the Department of Consumer and Employment Protection, Western Australia)

CE402

COMPANIES (CO-OPERATIVE) ACT 1943

(SECTION 296(3))

Company to be Struck off Register

Notice is hereby given that at the expiration of three months from the date hereof, the name of the undermentioned Co-operative Company will, unless cause is shown to the contrary, be struck off the register and the company will be dissolved.

Wheatbelt Growers Co-operative Limited

Dated this 18th day of August 2008.

WILL MORGAN, (for the Registrar for Consumer Protection).

CULTURE AND THE ARTS

CA401*

MARITIME ARCHAEOLOGY ACT 1973

MARITIME ARCHAEOLOGICAL SITES

Notice is hereby given that, pursuant to section 4 of the *Maritime Archaeology Act 1973*, the following sites are maritime archaeology sites and as such they are vested in the Western Australian Museum on behalf of the Crown by section 6 of the Act.

By section 4(1)(a) of the $Maritime\ Archaeology\ Act\ 1973$, the following remains of historic ships are maritime archaeology sites—

Name of ship	Year of Loss	Approximate Location
Samuel Wright	1840	Koombanah Bay, Bunbury
North America (1840)	1840	Koombanah Bay, Bunbury
North America (1843)	1843	Koombanah Bay, Bunbury
Fairy	1849	Princess Royal Harbour, Albany
Lady Lyttleton	1867	Oyster Harbour, Albany
Fanny Nicholson	1872	Frenchman's Bay, Albany
Runnymeade	1881	Frenchman's Bay, Albany
Kingfisher	1885	Princess Royal Harbour, Albany
Ada	1888	Oyster Harbour, Albany
Sarah Burnyeat	1894	Princess Royal Harbour, Albany
Carbet Castle	1897	Koombanah Bay, Bunbury

By section 4(1)(b) of the $Maritime\ Archaeology\ Act\ 1973$, the following sites are maritime archaeology sites—

Name/type of Known Relics	Approximate Location
Whole or partial remains of ceramics, metal fastenings, bricks, bone, clothing, clay pipes, stone, coal, shell, cork.	Reclaimed land and seabed area surrounding the Albany Town jetty.
Whole or partial remains of ceramics, metal fastenings, bottles, coins, bricks, bone, clothing, clay pipes, stone, coal, shell, cork and ballast.	The sea bed surrounding the Long Jetty, Bathers Bay, Fremantle.

Name/type of Unrecovered Relic	Associated Historic Ship	Approximate Location
Dutch relics associated with the survivors, and gallows site for the execution of the mutineers of the <i>Batavia</i> (1629) shipwreck.	VOC ship Batavia (1629), an historic ship protected by the Historic Shipwrecks Act 1976 (Cth)	All of Long Island excluding an area in the central part of the island between latitude lines North - 28.470431 and South - 28.472522 (Datum GDA94).
Remains of 19th century material associated with the de Freycinet/L'Uranie French campsite and observatory.	L'Uranie, a French Corvette that visited Shark Bay and established an astronomical observatory and land camp on Peron Peninsula in 1818, when it became stranded off the coast.	2 kilometres north of Cape Leseur, Peron Peninsular, Shark Bay.
17th century Dutch relics associated with the survivors of the <i>Batavia</i> shipwreck, including ceramic, iron, lead and copper fragments; iron key, hook, hinge and nails, and weaponry.	VOC ship Batavia (1629), an historic ship protected by the Historic Shipwrecks Act 1976 (Cth)	Beacon Island, Wallabi Group, Houtman Abrolhos
18th century Dutch artefacts associated with the survivors of the Zeewijk (1727) shipwreck, including, glass, bone, ceramic and metal.	VOC ship Zeewijk (1727), an historic ship protected by the Historic Shipwrecks Act 1976 (Cth).	Gun Island, Pelsaert Group, Houtman Abrolhos.
17th Century Dutch relics associated with the survivors of the <i>Batavia</i> shipwreck, including book clasp, copper lace tie end, lead weights/money/token/gaming pieces, glass fragments and faunal remains.	VOC ship Batavia (1629), an historic ship protected by the Historic Shipwrecks Act 1976 (Cth)	The south-eastern part of West Wallabi Island, Wallabi Group, Abrolhos Islands

By section 4(1)(c) of the Maritime Archaeology Act 1973, the following sites are maritime archaeology sites—

Description of structure/ campsite/fortification/locati on of historic interest	Associated Historic Ship	Approximate location
The Batavia (1629) survivors' campsites, structures and grave sites, including relics from the Batavia, human burials and a limestone structure used by both Batavia and Hadda (1877) survivors.	VOC ship Batavia (1629) and Hadda (1877), historic shipwrecks protected by the Historic Shipwrecks Act 1976 (Cth).	Beacon Island, Wallabi Group, Houtman Abrolhos.
East Wallabi Island wells.	VOC ship <i>Batavia</i> (1629) a historic shipwreck protected by the <i>Historic Shipwrecks Act 1976</i> (Cth).	East Wallabi Island, Wallabi Group, Houtman Abrolhos.
Zeewijk (1727) survivors' campsites, activity sites and grave sites on Gun Island.	VOC ship Zeewijk (1727), a Dutch East India Company ship wrecked on the Half Moon Reef, a historic shipwreck protected by the Historic Shipwrecks Act 1976 (Cth).	Gun Island, Pelsaert Group, Houtman Abrolhos.
Persévérant (1841) survivors campsite.	Persévérant (1841) a French whaler, and historic shipwreck protected by the Historic Shipwrecks Act 1976 (Cth).	1.5 kilometres south of Cape Levillian on the northern- eastern shore of Dirk Hartog Island.
Small islands associated with the <i>Batavia</i> (1629) shipwreck event.	VOC ship Batavia (1629) a historic shipwreck protected by the Historic Shipwrecks Act 1976 (Cth).	Dick Island Traitors Island Sisters Rocks Seal Island Dakin Island Sakville-Kent Island Hall Island Eastern Island Far Island All located within the Houtman Abrolhos.
Limestone structures, wells, fireplaces and a cairn on West Wallabi Island, sites related to the <i>Batavia</i> (1629) shipwreck event.	VOC ship <i>Batavia</i> (1629) a historic shipwreck protected by the <i>Historic Shipwrecks Act</i> 1976 (Cth).	The southern-eastern part of West Wallabi Island, Wallabi Group, Houtman Abrolhos.
Artefacts and coral rubble structures associated with <i>Batavia</i> (1629) survivors.	VOC ship <i>Batavia</i> (1629) a historic shipwreck protected by the <i>Historic Shipwrecks</i> Act 1976 (Cth).	All of Long Island excluding an area in the central part of the island between latitude lines North – 28.470431 and South – 28.472522 (Datum GDA94).

DIANA JONES, A/Director, Western Australian Museum.

HERITAGE

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

REMOVAL OF AN ENTRY IN THE REGISTER OF HERITAGE PLACES

In accordance with the requirements of Section 54 (5) of the *Heritage of Western Australia Act 1990* (the Act) the Heritage Council gives notice that the entry in the Register on a permanent basis in relation to the Place being "The Cliffe" at 25 Bindaring Parade, Peppermint Grove, has been removed from the Register pursuant to a direction from the Minister under Section 54(1) of the Act.

The reason for the removal is that both houses of the Western Australian Parliament passed a resolution to remove the Place from the Register under section 54(7) of the Act.

The entry in the Register has been removed in relation to that parcel of land comprising of Lots 28 and 29 on Diagram 8903 and Lots 25, 26 and 27 on Plan 3783 being the whole of the land contained in Certificate of Title Volume 1265 Folio 334.

(sgd) IAN BAXTER, Director, Office of the Heritage Council of W.A. 108 Adelaide Terrace, East Perth WA 6004.

Date August 2008.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995

Shire of Augusta-Margaret River
(Basis of Rates)

Department of Local Government and Regional Development.

DLGRD: AM5-4#06

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the Local Government Act 1995, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Ljiljanna Ravlich MLC, Minister for Local Government, being charged for the time being with the administration of the Local Government Act 1995, has determined that the method of valuing the land described in the Schedules hereunder shall be gross rental value for the purposes of rating with effect from 1 August 2008.

JENNIFER MATHEWS, Director General.

SCHEDULE ADDITIONS TO GROSS RENTAL VALUE AREA SHIRE OF AUGUSTA-MARGARET RIVER

All those portions of land comprised in the schedules below—

SCHEDULE "A"

All that portion of land being Lots 1 and 2, as shown on Diagram 22065.

SCHEDULE "B"

All that portion of land being Lots 12 and 14, as shown on Plan 21187.

SCHEDULE "C"

All that portion of land being Lot 71, as shown on Deposited Plan 29148; Lots 60 and 61, as shown on Deposited Plan 29795 and Lot 2183 as shown on Deposited Plan 203030.

LG402*

LOCAL GOVERNMENT ACT 1995

Shire of Williams

APPOINTMENT OF AUTHORISED PERSONS

It is hereby notified for public information that the following persons—

Vincenzo Epiro; Ian Ball;

Sharon Wilkie; Manuela Lenehan; Tony Kett; Steve Friend;

Stuart Hopwood

Have been appointed as authorised persons in accordance with the following acts—

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 Williams Local Laws

The following persons have been authorised as Registration Officers in accordance with the $Dog\ Act\ 1976$ and Regulations—

Vincenzo Epiro Ian Ball; Sharon Wilkie Manuela Lenehan Stuart Hopwood

All previous appointments are hereby cancelled.

VINCENZO EPIRO, Chief Executive Officer.

LG403*

DOG ACT 1976

Shire of Kellerberrin

APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed Registration Officers under the $Dog\ Act\ 1976$ —

Mr Raymond Griffiths Mr Tom Applegate Miss Jessica Butler Miss Katelin Bowyer Miss Gemma Moylant Mr Mark Silver

F. J. PECZKA, Chief Executive Officer.

LG404*

SHIRE OF KELLERBERRIN

APPOINTMENTS

It is hereby noted for public information that Miss Angela Plichota has been appointed by Council as Authorised Person of the Shire of Kellerberrin pursuant to the following—

- 1. Dog Act 1976.
- 2. Local Government Act 1995.
 - a. s3.39—Remove/impound goods involved in contravention that could lead to impounding
 - b. s3.40A—Remove and impound an abandoned vehicle wreck
 - c. s9.11—Request name and address of person committing or suspected on reasonable grounds of committing an offence against the Local Government Act.
 - d. s9.13—Authorisation to issue owner of a vehicle alleged to have been involved in commission of offence, with a notice to provide identity of driver at time allegedly occurred
 - e. s9.16—Issue Infringement Notices
- 3. Control of Off-Road Vehicles Act 1978 & Regulations
- 4. Litter Act 1979 & Regulations

F. J. PECZKA, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry & Resources Mt Magnet.

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

To be heard in the Warden's Court, Mt Magnet on the 18th September 2008.

MURCHISON MINERAL FIELD

P58/1343	Ian Adair Black
P20/1901	Kay Nominees Pty Ltd
P20/1902	Kay Nominees Pty Ltd
P20/1903	Kay Nominees Pty Ltd
P20/1904	Kay Nominees Pty Ltd
P20/1905	Kay Nominees Pty Ltd
P20/1906	Kay Nominees Pty Ltd
P20/1908	Kay Nominees Pty Ltd
P20/1909	Kay Nominees Pty Ltd
P20/1910	Kay Nominees Pty Ltd
	EAST MURCHISON MINERAL FIELD
P57/801 P57/802 P57/1011	Gateway Mining Limited, Talbot Pty Ltd & G & B Exploration Pty Ltd Gateway Mining Limited, Talbot Pty Ltd & G & B Exploration Pty Ltd Gateway Mining Limited, Talbot Pty Ltd & G & B Exploration Pty Ltd

MP402*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry & Resources Marble Bar WA 6760.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981 notice is hereby given that the following Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) of the Mining Act 1978 for breach of covenant, viz. non compliance with expenditure condition &/or noncompliance with the reporting requirement.

E. CAMPIONE, (M), Warden.

To be heard in the Warden's Court, Marble Bar on the 23rd October 2008.

PILBARA MINERAL FIELD

P45/2471	Piwari, Donald Ashby; Walker, Alan Cameron
P45/2592	Todd, George
P45/2512	Kiernan, Stephen
P45/2452	Bacon, Kenneth
P46/1556	Hill: Adam Frank

MP403*

MINING ACT 1978

APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Industry & Resources Marble Bar WA 6760.

In accordance with Regulation 93 of the Mining Act 1978 notice is hereby given that the following Prospecting 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.

E. CAMPIONE, (M), Warden.

To be heard in the Warden's Court, Marble Bar on the 23rd October 2008.

PILBARA MINERAL FIELD

P46/1556 HILL: Adam Frank

MP404*

MINING ACT 1978

INTENTION TO FORFEIT

Department of Industry Resources Perth WA 6000.

In accordance with Regulation 50(b) of the Mining Regulations 1981, notice is hereby given that unless the rent due on the under mentioned licence and lease is paid on or before 23 September 2008 it is the intention of the Minister for Resources under the provisions of sections 96A(1) and 97(1) of the *Mining Act, 1978* to forfeit such for breach covenant, viz, non-payment of rent.

STEDMAN ELLIS, Deputy Director General.

NUMBER	HOLDER	MINERAL FIELD
	EXPLORATION LICENCE	
16/218	Terra Gold Mining Pty Ltd	Coolgardie
37/674	Aragon Resources Ltd	Mt Margaret
69/1901	Dalla-Costa; Melville Raymond	Warburton
69/2116	Parliament Place Group Pty Ltd	Warburton
69/2271	Holme; Donald Thomas	Warburton
69/2280	Redstone Resources Ltd	Warburton
80/2803	Taylor; Godfrey Edward	Kimberley
	MINING LEASE	
36/3	Woinar; Bernard Anthony	East Murchison
	GENERAL PURPOSE LEASE	
15/7	Ruane; Michael	Coolgardie

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

ROYAL ASSENT TO BILLS

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

Title of Act	Date of Assent	Act No.
Road Traffic (Administration) Act 2008	15 August 2008	39 of 2008
Road Traffic (Authorisation to Drive) Act 2008	15 August 2008	40 of 2008
Road Traffic (Vehicles) (Taxing) Act 2008	15 August 2008	41 of 2008

MALCOLM PEACOCK, Clerk of the Parliaments.

Date 19 August 2008.

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Shire of Augusta-Margaret River

Town Planning Scheme No. 11—Amendment No. 179

Ref: 853/6/3/8 Pt 179

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005*, that the Minister for Planning and Infrastructure approved the Shire of Augusta-Margaret River local planning scheme amendment on 5 August 2008 for the purpose of including Lot 100 Wallcliffe Road, Margaret River within Schedule III as follows—

by removing-

Schedule III—Special Use Sites:

Lot and Location	Permitted Uses (See Clause 4.8)
Lot 100 Wallcliffe Road, Margaret River	1. Farm Guest House and other Incidental Uses as may be approved by Council consistent with the aims and objectives of the Scheme.

and replacing with— Schedule III—Special Use Sites:

Lot and Location	Permitted Uses (See Clause 4.8)
Lot 100 Wallcliffe Road, Margaret River	1. Tourist Accommodation and other Incidental Uses as may be approved by Council consistent with the aims and objectives of the Scheme.
	In considering applications for development, Council shall have regard to the following—
	• Access.
	Water course and riparian vegetation protection.
	• Retention and protection of existing remnant vegetation and where possible the enhancement of native vegetation.
	• Built form, including energy efficiency design, Architectural merit and aesthetics and visual impact of new development on the setting and character of the existing Basildene Manor and its associated heritage values (i.e mass, bulk, scale). The development shall comply with the Shire's visual management criteria in terms of building height, bulk/form and scale, non-reflective materials and other criteria to minimise the visual impact of the development.
	• Landscaping (landscaped buffer to Wallcliffe Road and southern property boundary).
	• Parking and the impact of a car park on the setting and character of Basildene Manor.
	Addressing the Tourism Planning Taskforce Report.
	2. All development is to be generally in accordance with a Development Guide Plan endorsed by the Local Authority.
	3. In addition to the requirements of the Development Guide Plan, the following issues are required to be addressed prior to approval of any Development Application.
	• A detailed visual impact assessment study shall be prepared by the Proponent and be undertaken by a suitably qualified professional person to ensure compliance with the Shire's Visual Management Policy.
	Nutrient Management Plan.
	• A detailed Stormwater Management Plan and Drainage Strategy, which includes water sensitive design principles;
	Infrastructure and Service Plan.
	 A detailed Master Landscape Plan taking into consideration heritage impact, screening, integration, stormwater and drainage.
	• Parking and the impact of a car park on the setting and character of Basildene Manor.
	• Fire Management Plan.
	Traffic Management Plan.
	Building Design Guidelines.
	Noise management with adjacent land uses and Wallcliffe Road.
	Notwithstanding the requirement to prepare an Infrastructure and Servicing Plan, the proposed development shall be connected to a reticulated water supply and sewer provided by the Water Corporation or any other approved service provider.
	G HAPPIGON GI : P : 1 .

S. HARRISON, Shire President. W. PRANGNELL, A/Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

Town of Port Hedland

Town Planning Scheme No. 5—Amendment No. 14

Ref: 853/8/4/6 Pt 14

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Town of Port Hedland local planning scheme amendment on 5 August 2008 for the purpose of—

- 1. Rezoning Lots 5877 and 300 Counihan Crescent from 'Rural' to 'Urban Development' zone, rezoning of a portion of Lot 5876 from 'Urban Development R20' to 'Urban Development' zone and rezoning a portion of Lot 5876 from 'Urban Development R20' to 'Rural' zone.
- 2. Amending the Scheme Map accordingly.
- 3. Amending Clause 5.2.10 to read—
 - 5.2.10 A Development Plan may indicate development categories in the zoning table which, upon final Development Plan approval, shall be considered permitted (P), (AA) or otherwise by Council in the area of the plan. In the absence of an endorsed Development Plan the symbols in the zoning table apply.
- 4. Inserting a new clause 6.4.4 in the Scheme Text to read—

A Development Plan may require additional conditions and these shall be outlined in Appendix 10.

ppendix		Conditions
No.	Description of land	Conditions
Pretty Pool 1	Lots 5877, 300 and part Lot 5876 Counihan Crescent.	i. The residential density (R code) applicable for the purposes of assessing development shall be that shown on the Pretty Pool Development Plan (PPDP) approved by the Town of Port Hedland and the Western Australian Planning Commission.
		ii. Council shall adopt Design Guidelines for the entire area to address matters including—
		(a) the detailed development of the land; and
		(b) cohesive integration between development in the 'town centre' area and surrounding residential development.
		The Design Guidelines shall be prepared in accordance with the requirements of the Town. All development shall comply with the Design Guidelines adopted by the Town of Port Hedland.
		iii. The permissibility of uses for the land use categories shown in the PPDP shall accord with the appropriate zoning in the zoning table, with the exception of 'single house' which will require planning approval, with development to be in accordance with the Design Guidelines adopted by Council.
		iv. Land identified in the PPDP within the 'Building Height Limitation Area' shall be restricted to a built height limit calculated from above datum of 7 metres for Area A and 13 metres for Area B.
		v. The following Environmental Management Plans shall be prepared, adopted and implemented to the satisfaction of the Town of Port Hedland on advice from the relevant State Government agency (Department of Environment and Conservation)—
		(a) Foreshore Management Plan'
		(b) Turtle Management Plan—to apply to the turtle nesting population within Pretty Pool Beach. The Plan shall address—
		 description of the environmental factors relating to marine turtle nesting habitat requirements;
		 prediction of impacts on marine turtles from the development, including lighting and human disturbance of nesting females and hatchlings;

No.	Description of land	Conditions		
		3. design guidelines for reducing light emissions;		
		 protection of turtle populations and habitat areas through measures to restrict disturbance and access, including fox control; 		
		5. monitoring and reporting program for the Pretty Pool nesting population in cooperation with the Care for Hedland Environmental Association;		
		6. establish a community education and awareness program;		
		7. strategies to collaborate with relevant stakeholders in relation to turtles in the region; and		
		8. any other matters deemed relevant.		
		(c) Migratory Shorebird Management Plan—shall be prepared where specially protected migratory bird species have been identified as using the site for foraging. To identify this multiple avifauna surveys are to be undertaken during the migration period (September to April).		
		(d) Mosquito and Midge Management Plan;		
		(e) Drainage and Nutrient Management Plan; and		
		(f) Mangrove Management Plan.		
		The Environmental Management Plans are to be implemented in conjunction with the PPDP. Certificate of Titles will not be issued until such time as the Environmental Management Plans have been prepared and adopted by the relevant agency.		

5. Annotating the area subject to the amendment on Appendix 5 and labelling it "Pretty Pool 1".

S. MARTIN, Mayor. C. ADAMS, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988

LIQUOR APPLICATIONS

The following is a summary of applications received under the Liquor Control Act 1988 (the Act) and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming & Liquor, 1st Floor, 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		
APPLICATIONS FOR THE GRANT OF A LICENCE					
12466	Beverley Esposito- Marr & Giovanni Esposito	Application for the grant of a Restaurant licence in respect of premises situated in Doubleview and known as Il Pirata Caffe Pizzeria	21/09/2008		
12469	Jimmy Dean's Diner Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Armadale and known as Jimmy Dean's Diner Armadale	08/09/2008		
12483	Eccopizza Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Fremantle and known as Ecco Fremantle	07/09/2008		

31/08/2008

APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS

32462

Seaview Imports Pty Ltd Application for the grant of an extended trading permit—ongoing extended hours in

respect of premises situated in Mandurah

and known as Murphy's Irish Bar

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

Dated: 20 August 2008.

B. A. SARGEANT, Director of Liquor Licensing.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

George Francis Kerrigan late of 107 Partridge Way, Thornlie, Western Australia, SEW RAAF, 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 16 April 2008 are required by the Executor Mark Crocker to send particulars of their claim to them, care of Butcher Paull & Calder, 8th. Floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: TWH/20080308) 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 14th August 2008.

BUTCHER PAULL & CALDER as solicitors for the Executor.

ZX402

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Cecil Herbert Kenward late of Lot 210(26) McMinns Drive, McMinns Lagoon, in the Northern Territory, Retired Painter, deceased

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962* relates) in respect of the estate of Cecil Herbert Kenward deceased who died on the 25th day of May 2008 at Royal Darwin Hospital Hospice, Northern Territory are required by the personal representative David Malcolm Moss of 45 Duke Street, Albany, Western Australia to send particulars of their claims to David Moss & Co of PO Box 5744, Albany WA 6332 by the date one month following the publication of this notice after which date the personal representative may convey or distribute the assets having regard only to the claim for which he has then had notice.

ZX403

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Edward Charles Woodgate, late of Clarence Estate Nursing Home, Hardie Road, Albany, Western Australia.

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 7 September 2007, are required by the trustee of the late—

Edward Charles Woodgate of c/- Haynes Robinson Solicitors of PO Box 485, Albany, Western Australia to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 18th day of August 2008.

ZX404

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Creditors and other persons having claims to which section 63 of the Trustee Act 1962 as amended relates in respect of the estate of Maureen Kaye Rich late of 7 Wilkes Street, Bunbury in the State of Western Australia who died on the 2nd day of February 2008 are required by the personal representative to send particulars of their claims addressed to the Executor of the Estate of the late Maureen Kaye Rich, late of 7 Wilkes Street, Bunbury in the State of Western Australia, deceased, care of Slater & Gordon, Lawyers of 26 Stirling Street, Bunbury by the 22nd day of September 2008 after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative then has notice.

ZX405*

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 22/09/08 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- BARROWS Roy Lewis, late of 37 Hagart Way Lockridge, died 25.06.2008 (DE19853349EM22)
- CURTIS Lillian Gladys, also known as Gladys Curtis, late of St Lukes Nursing Home 429 Rokeby Road Subiaco, died 21.06.2008 (DE19840656EM213)
- DONOHOE John Edwin, late of Wearne House 7 Leslie Street Mandurah, died 15.07.2008 (DE19781875EM17)
- EDWARDS Richard Edward, late of Embleton Hospital 46 Broun Avenue Embleton, died 6.07.2008 (DE19901867EM113)
- EDWARDS Richmond Alfred, also known as Rick Alfred Edwards, late of 28/70 Goderich Street East Perth, died 17.07.2008 (DE19900399EM27)
- FERREIRA Marcelino Gomes, also known as Marcelo Ferreira, late of 551 Fitzgerald Street North Perth, died 25.05.2008 (DE19900215EM15)
- FULFORD Gladys Doris, late of c/Riversea Hostel 1 Wallace Place Mosman Park, died 2.08.2008 (DE19490642EM35)
- GALVIN Prudentia Olive Mary, late of Bassendean Lodge 24 Hamilton Street Bassendean, died 29.07.2008 (DE19863579EM32)
- JASEY Mike, late of c/Valencia Nursing Home 24 Valencia Road Carmel, died 14.07.2008 (DE30313851EM23)
- KLEEMAN Conrad Erick, late of Airforce Memorial Estate Bullcreek Drive Bullcreek, died 29.07.2008 (DE19960470EM37)
- LAIRD Mitchell John, late of Leschenault Inlet Caravan Park Bay 73 lot 52 Cathedral Avenue Australind, died 30.05.2008 (DE19924497EM17)
- MARTIN Kenneth Andrew, late of Weipa Caravan Park Cape York Weipa Queensland, died 7.05.2008 (DE20011100EM17)
- RYALLS John Arthur, late of Little Sisters of the Poor 2 Rawlins Street Glendalough, formerly of Warwick Village Nursing Home 1/98 Ellersdale Avenue Warwick, died 11.07.2008 (DE19750098EM26)
- SHAW Eileen, late of Howard Solomon Nursing Home 91 Hybanthus Road Ferndale, died 4.07.2008 (DE19773857EM27)
- WILSON Rima Marie, late of Chrystal Halliday Homes 27 Prisk Street Karrinyup, died 5.07.2008 (DE19793653EM15)

ZX406*

PUBLIC TRUSTEE ACT 1941

ADMINISTERING OF ESTATES

Notice is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons. Dated at Perth the 22 August 2008.

JOHN SKINNER, Public Trustee 565 Hay Street Perth WA 6000.

Name of Deceased	Address	Date of Death	Date Election Filed
Adela Badock DE19682901EM16	73 Raeburn Road Roleystone	8 April 2008	14/08/2008
Benjamin Henry Church DE19872612EM26	15 Antigonus Street Coolbellup	5 June 2008	19/08/2008
Richmond Alfred Edwards DE19900399EM27	16/42 Waterloo Cres East Perth	17 July 2008	19/08/2008
Mitchell John Laird DE19924497EM17	7 Pitt Street Collie	31 May 2008	14/08/2008
Thelma Susan Lynch DE19490352EM37	13 Walmsley Street Esperance	15 May 2008	19/08/2008

PUBLIC NOTICES

ZZ401

PARTNERSHIP ACT 1895

SALE OF PARTNERSHIP INTEREST

Each partner of the partnership known as the Crossing Inn Partnership and which conducts the business trading as "Crossing Inn" gives notice that as from 6 August 2008—

- 1. Fitzroy Inn Investments Pty Limited has retired as a partner; and
- 2. Leedal Pty Ltd and Mapigan Pty Limited remain as partners.

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