

Waterways Conservation Regulations 1981

Compare between:

[05 Apr 2008, 01-c0-05] and [24 Nov 2010, 01-d0-03]

Western Australia

Waterways Conservation Act 1976

Waterways Conservation Regulations 1981

Part I — Preliminary

1. Citation and commencement

- (1) These regulations may be cited as the *Waterways Conservation Regulations 1981*¹.
- (2) These regulations shall operate on and from the 42nd day after the day on which they are published in the *Government* $Gazette^{-1}$.

2. Interpretation

(1) In these regulations unless the contrary intention appears —

aircraft means a machine that can derive support in the atmosphere from the reactions of the air;

Jetties Act means Jetties Act 1926, as amended;

proximate to any waters, in relation to associated land on which any thing is done or which is used for any purpose, means within such distance from any waters that, in the opinion of the <u>CommissionMinister</u>, the doing of the thing on that associated land or its use for that purpose is capable of affecting the enjoyment, whether aesthetically or otherwise, of a person using those waters or using any development of the associated land that is immediately adjacent to, and primarily intended for the better enjoyment of, those waters;

regulation is a reference to a provision of these regulations;

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Schedule means schedule to these regulations;

subregulation means subregulation of the regulation in which the word is used;

the Act means the *Waterways Conservation Act 1976*, as amended.

- (2) Unless the contrary intention appears expressions used in these regulations have the same respective meanings as are given them in and for the purposes of the Act.
- (3) The several forms set out in Schedule 1 are prescribed for the respective purposes for which forms are required by these regulations, and a reference in these regulations to a form by its number is a reference to the form so numbered in Schedule 1.

[Regulation 2 amended in Gazette 22 Jan 1999 p. 221; 23 Nov 2010 p. 5865.]

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Part II — Conflict of powers

3. Categories of matters

Without limiting the discretion conferred on the Commission<u>Minister</u> by section 5(3) of the Act in respect of matters not included in this regulation —

- (a) types of matters that are to be taken as falling within section 5(3)(a) of the Act include matters relating to
 - the provision or removal of any jetty, boat house, groyne, pier, decking, wall or any other structure whether floating or otherwise, in, over, or contiguous with any waters;
 - (ii) the filling in wholly or partially, or dredging of, any portion of the bed of any waters, or the building up or other alteration of the bank or foreshore of any waters;
 - (iii) the provision or removal of any boat ramp, or launching place in and contiguous with any waters;
 - (iv) the discharge or proposed discharge of water or any waste into any waters, or onto or under any associated land so as, in the opinion of the <u>CommissionMinister</u>, to be likely to enter any waters;
 - (v) the removal of weeds and other matter causing pollution, whether visual or otherwise, from any waters or from associated land proximate to any waters;
 - (vi) the removal, alteration, control or development of any vegetation, whether cultivated or not, from or in any waters or from or on associated land proximate to any waters, or the doing of any thing which in the opinion of the

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			CommissionMinister may affect the development or continued existence of such vegetation;	
		(vii)	the use for the disposal of rubbish, of associated land that is reserved under the <i>Land</i> <i>Administration Act 1997</i> , as amended, and proximate to any waters;	
		(viii)		are of the use or proposed use of any ted land where —
			(I)	that use or proposed use is for a noxious trade;
			(II)	that use or proposed use involves the creation of a source of waste that may, in the opinion of the <u>CommissionMinister</u> , substantially affect any waters; or
			(III)	the topography or substratum of that or surrounding land is such as to make that land a significant watershed for any waters or result in water significant by its quantity or quality passing over or through that land;
		(ix)	land wh Commi condition aestheti any wat	vention or control of erosion of associated here such erosion is, in the opinion of the ssion <u>Minister</u> , likely to impair the on of any waters or to detract, cally or otherwise, from the enjoyment of ters or recreational facilities associated y waters;
	(b)			rs that are to be taken as falling within of the Act include matters relating to —
		(i)	recreati	elopment and control of camping, onal or sanitary facilities in so far as such do not fall within section $5(3)(a)$ of the
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- (ii) the provision or removal of bridges over any waters;
- (iii) the design, construction and usage of buildings on associated land, other than land the subject of an agreement under section 31 of the Act, where the proximity of those buildings to any waters would be such as, in the opinion of the <u>CommissionMinister</u>, to affect, aesthetically or otherwise, the enjoyment of any waters or recreational facilities associated with any waters;
- (iv) the construction of any drain designed to discharge directly or indirectly into any waters;
- (v) the use for the disposal of rubbish, of associated land reserved under the *Land Administration Act 1997*, as amended, that is not proximate to any waters;
- (vi) the establishment of any commercial marina;
- (vii) the use of any land proximate to any waters for the establishment of any commercial or industrial site.

[Regulation 3 amended in Gazette 4 Apr 2008 p. 1314<u>;</u> 23 Nov 2010 p. 5865.]

4. Notice of matters

- Where a local government authority becomes aware of any matter within its district that it considers falls within section 5(3)(a) or section 5(3)(c) of the Act, whether existing or proposed, it shall forthwith give notice to the <u>CommissionMinister</u>.
- (2) A local government authority shall, when considering into which category a matter falls, where the opinion of the <u>CommissionMinister</u> is a relevant factor, have regard to any general expression of opinion by the <u>CommissionMinister</u> of which that authority has notice.

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(3)	Notice required to be given under subregulation (1) shall be in
	writing setting out such particulars as appear to the authority to
	be relevant, and the authority shall supply such further
	information as the CommissionMinister may request in relation
	thereto.

[Regulation 4 amended in Gazette 23 Nov 2010 p. 5865.]

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Part III — Management programmes

5. **Representations**

- (1) Where notice is published in accordance with section 35(4) of the Act, of proposals to establish a management programme the for the first time in relation to an area, a person who desires to make a representation regarding the proposals shall do so in writing, signed by him and submitted together with any material in support of his representation, to the Commission or relevant management authorityMinister within 40 days after that publication of the notice or before the expiry of such longer time as the Minister may direct.
- (2) A person making a representation under subregulation (1) shall state therein
 - (a) his full name, and were he makes the representation on behalf of some other person or body, or in some other capacity, the name of such person or body and the capacity in which he makes the representation;
 - (b) whether he or a person or body referred to in paragraph (a) has an interest in any property situate in or adjacent to the area the subject of the management programme; and
 - (c) the description, whereabouts; size and use of any property, and the nature of any interest, referred to in paragraph (b).
- (3) A management authority to which any representation is made under this regulation shall forthwith send that representation, together with any material in support lodged with it, to the Commission.

[(3) deleted]

(4) Where, pursuant to section 35(5) of the Act, the Minister directs that any proposal for amendment of a management programme shall be brought to the notice of persons likely to be affected, section 35(4) of the Act and the provisions of this regulation

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apply as if the proposal were a proposal to establish a management programme for the first time.

[Regulation 5 amended in Gazette 23 Nov 2010 p. 5861.]

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Part IV — General offences

6. Interpretation

For the purposes of this Part —

 the Management Authority, in relation to waters, means the Management Authority constituted in relation to the management area in which those waters are situated;

waters means waters to which section 48 of the Act applies.

[Regulation 6 amended in Gazette 23 Nov 2010 p. 5861.]

7. Industrial use

- (1) A person shall not cycle water from any waters through any industrial plant or thermal control device associated with such plant except pursuant to and in accordance with a current licence issued under the Act.
- (2) A person contravening subregulation (1) commits an offence in respect of which section 48(9) of the Act shall apply.

8. Certain acts prohibited

- (1) A person shall not
 - (a) put any mud, earth, gravel, litter or other matter into any waters;
 - (b) put or keep disused car bodies or other visually offensive things on associated land proximate to any waters;
 - (c) discard any litter on associated land proximate to any waters;
 - (d) construct or use any drain designed to discharge directly or indirectly into any waters except with the approval of the <u>Management AuthorityMinister</u>;
 - (e) launch any boat or other craft directly from a trailer into any waters except —

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- (ii) at a launching place approved for that purpose by the Management Authority Minister;
- (f) except on behalf of the <u>Management AuthorityMinister</u> disturb the bed, banks, or foreshore of any waters so as, in the opinion of the <u>Management AuthorityMinister</u>, to endanger the stability of any part of the banks or foreshore or the vegetation thereon;
- (g) except on behalf of the <u>Management AuthorityMinister</u> excavate or dig channels in any part of the bed of any waters below high water mark, whether or not that part is then covered by water;
- (h) except on behalf of, or with the approval in writing of, the <u>Management AuthorityMinister</u>, construct any groyne, breakwater, or other structure intended to impede or alter the flow of any waters;
- discharge or permit the discharge of oil from any boat or craft into any waters, whether by the pumping out of a bilge, or by any other means; or
- (j) except in an emergency
 - (i) land or touch down an aircraft on any waters or associated land;
 - (ii) take-off an aircraft from any waters or associated land;
 - (iii) stand, park, dock or moor an aircraft on any waters or associated land;
 - (iv) embark passengers onto or disembark passengers from an aircraft on any waters or associated land;
 - (v) load freight onto or unload freight from an aircraft on any waters or associated land; or
 - (vi) refuel, service or repair an aircraft on any waters or associated land.

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- (2) A person contravening subregulation (1) commits an offence and is liable to a penalty of
 - (a) in the case of an offence against paragraph (d) or (h) \$500;
 - (b) in any other case \$200.

[Regulation 8 amended in Gazette 22 Jan 1999 p. 222<u>;</u> 23 Nov 2010 p. 5861-2.]

9. Licence required for certain acts

- (1) A person shall not
 - (a) construct or permit the construction of, any boat ramp, slip, bridge, jetty, boat house, pier, decking, or any other structure, whether floating or otherwise, in, over or contiguous with any waters;
 - (b) construct a retaining wall at a bank of any waters;
 - (c) fill in, wholly or partially, or dredge any portion of the bed of any waters, or cut into, build up or otherwise alter the bank or foreshore of any waters; or
 - (d) dig or excavate on associated land so as to endanger the stability or integrity of the banks or foreshore of any waters, or with the intention of causing any of the waters to be diverted into the place so dug or excavated,

except pursuant to and in accordance with a current licence issued under the Act.

(2) A person contravening subregulation (1) commits an offence and is liable to a penalty of \$500, and a further \$50 in respect of each day for which the offence continues.

10. Removal of structures

(1) A person removing a structure referred to in regulation 9 shall —

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- (a) in the case of a retaining wall or other structure the removal of which may impair the stability of, or damage, a part of the bank first obtain the written permission of the Commission or relevant Management AuthorityMinister and then carry out the removal in accordance with any conditions attached thereto;
- (b) in any other case notify the Commission or relevant Management AuthorityMinister in writing not later than 7 days after such removal.
- (2) A person contravening subregulation (1) commits an offence and is liable to a penalty of
 - (a) in the case of an offence against paragraph (a) \$200;
 - (b) in the case of an offence against paragraph (b) \$100.

[Regulation 10 amended in Gazette 23 Nov 2010 p. 5862.]

11. Remedial Action

(1) Where a person carries out any works or proposed works contrary to these regulations the <u>CommissionCEO</u> may —

- (a) carry out such works as <u>it the CEO</u> sees fit in order to remedy the contravention;
- (b) remove any works carried out contrary to these regulations,

and may recover from that person any expenses thereby reasonably incurred by the <u>CommissionCEO</u>, as a debt due to the <u>CommissionDepartment</u>.

[Regulation 11 amended in Gazette 23 Nov 2010 p. 5862.]

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12. Interpretation

In this Part, unless the contrary intention appears, a reference to the <u>CommissionMinister</u> shall be construed as including a reference to a <u>Management Authority or some other</u> person or body acting on behalf of, or under the direction of, the <u>CommissionMinister</u> exercising a power conferred by delegation or otherwise pursuant to the Act or these regulations.

[Regulation 12 amended in Gazette 23 Nov 2010 p. 5863.]

Division 1 — Licences other than jetty licences and disposal licences

13. Application for and issue of licence

- (1) A person applying pursuant to section 46(3) of the Act for the grant, renewal, or transfer of a licence authorising the doing or omission of anything which would otherwise constitute an offence against this Act shall do so in the appropriate form in Schedule 1, or, where no form is prescribed, in writing setting out all relevant information and addressed to the commissionMinister.
- (2) The CommissionAfter receiving an application the Minister may-require, in writing, direct the applicant to furnish such furtherprovide additional information its it sees fit in relationrelevant to any matter to which it may properly have regard in considering the application.
- (3) Where the <u>CommissionMinister</u> approves an application under section 46(3) of the Act, <u>itthe Minister</u> shall<u>forthwith</u> notify the applicant in writing, specifying, where applicable, the appropriate fee set out in Schedule 2 upon payment of which the licence will be granted, renewed or transferred, as the case may be.

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- (4) The CommissionMinister shall, upon receipt of the fee, if any, referred to in subregulation (3), grant, renew, or transfer the licence, as the case may be, and where no form of licence is prescribed, may issue itsthe licence in such an appropriate form as it sees fit.
- (5) This regulation does not apply to an application for a disposal licence or a licence referred to in regulation 17.

[Regulation 13 amended in Gazette 23 Nov 2010 p. 5863.]

14. Private boat ramps

Subject to and without affecting any other provision of the Act or these regulations, a licence for the provision of a boat ramp extending into any waters from privately-owned land the boundary of which is at or below high water mark shall be in the form of Form 2 and authorises the provision of a boat ramp, constructed in accordance with the plans and specifications referred to therein, for the use of such limited class of persons, or upon such conditions, as may be specified therein.

15. Retaining walls

- (1) Subject to and without affecting any other provision of the Act or these regulations a licence to construct a retaining wall at a bank of any waters shall be in the form of Form 4 and authorises the construction, in accordance with the plans and specifications referred to therein, of a retaining wall.
- (2) The CommissionMinister may, by notice in writing, require a person having the control of a retaining wall at a bank of any waters to carry out such maintenance on that wall as the CommissionMinister considers appropriate to prevent or minimize pollution, and may, if the maintenance is not carried out to its satisfaction within 30 days from the service of such notice, serve on and enforce against that person an order under section 50 of the Act requiring that person to carry out such maintenance.

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(3) Without limiting the liability under this regulation of any other person, the owner for the time being of the land to which the retaining wall appertains is, for the purposes of this regulation, deemed to be a person having the control of a retaining wall.

[Regulation 15 amended in Gazette 23 Nov 2010 p. 5865.]

16. Dredging and reclamation

- (1) Subject to, and without affecting, any other provision of the Act or these regulations, a licence to dredge or reclaim shall be in the form of Form 6.
- (2) A person licensed under the Act to dredge in, or reclaim, any waters
 - (a) shall not
 - (i) dispose of the spoil dredged except in such manner as is approved in the licence; or
 - (ii) diverge from the limits as to depth and extent authorised by his licence by more than the tolerance specified in the licence;
 - (b) shall
 - (i) comply from time to time with such reasonable requirements as to the location of any floating pipeline as may be made by an inspector for the purpose of facilitating the navigation of those waters;
 - (ii) have such survey carried out upon request by, and to the satisfaction of, the <u>CommissionMinister</u> as may be necessary to ascertain that any dredging, disposal of spoil, or reclamation, is in accordance with the licence; and
 - (iii) in so far as any dredging, disposal of spoil, or reclamation has been carried out other than as

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authorised by a licence, carry out such remedial work as the CommissionMinister may direct;

and

(c) is not, by reason of such licence, relieved of any other obligation imposed by law in relation to any dredging.

[Regulation 16 amended in Gazette 23 Nov 2010 p. 5865.]

Division 2— Jetty licences

17. Licences under Jetties Act

(1) In this regulation, unless the contrary intention appears ______

jetty has the same meaning as *it bears* in and for the purposes of the Jetties Act;

jetties CEO means the chief executive officer as defined in the Jetties Act section 3;

jetty licence means a licence granted by the Minister, with the approval of the Commission, issued under section 7 of the Jetties Act;

Minister means the Minister for the time being charged with the administration of the the Jetties Act section 7.

- (2) Where aA person who holds a jetty licence under the Jetties Act in respect of a structure that jetty is a jetty within the meaning of that Act, that person shall, for the purposes of these regulations be deemed, taken to hold the requisite a licence under these regulations in respect of that structure the jetty.
- (3) The Commission may make recommendations to the Minister for the time being charged with the administration of the Jetties Act, in relation to an application for the issue of a licence.

(4) <u>The Ministerjetties CEO</u> shall, before issuing a jetty licence, <u>affordgive</u> the <u>CommissionMinister</u> an opportunity to make recommendations in respect thereof, of the issue of the licence

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and shall have regard to <u>suchany</u> recommendations <u>made by the</u> <u>Minister</u>.

[Regulation 17 inserted in Gazette 23 Nov 2010 p. 5864.]

Division 3 — **Disposal licences**

18. Application for and issue of disposal licence

- An application under section 47(1) of the Act for a disposal licence shall be made to the <u>CommissionMinister</u> in the form of Form 7.
- (2) The officer receiving an application for a disposal licence shall forthwith endorse thereon the date on which it was received.
- (3) A disposal licence granted under section 47(3) of the Act
 - (a) shall be in the form of Form 8;
 - (b) shall, upon payment of the issuing fee and the licence fee as set out in Schedule 2, be issued to the person or body applying for the licence;
 - (c) shall, subject to section 47(9) of the Act, be valid for one year from the date on which it is issued, but without prejudice to the right of the licensee to apply for a renewal of the licence;
 - (d) may, where the nature of the operations is not intended to be altered in any way that would alter the quality or quantity of the discharge the subject of the licence, upon application in writing within 60 days before the expiration of that licence containing a statement to that effect together with payment of the licence fee as set out in Schedule 2, be renewed for a further year commencing immediately after the licence would have otherwise expired;
 - (e) may, in the circumstances referred to in regulation 19(1) and at the discretion of the <u>CommissionMinister</u>, be transferred for the balance of its term to another person

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or body, subject to any conditions upon which it was issued and any further conditions that may be imposed.

[Regulation 18 amended in Gazette 23 Nov 2010 p. 5865.]

19. Transfer of disposal licence

- (1) A person or body acquiring an interest in operations giving rise to waste the discharge of which is the subject of a disposal licence may, within 30 days after acquiring that interest, apply for the transfer to him or it of that licence if it is not intended that the nature of the operations will be changed in any way that would alter the quality or quantity of the discharge the subject of the licence.
- (2) An application shall be made in writing to the <u>CommissionMinister</u>, and the applicant shall provide such information relevant to the application as the <u>CommissionMinister</u> may request.
- (3) Where the CommissionMinister approves the application, upon the applicant paying the appropriate fee set out in Schedule 2 and producing the current licence, the CommissionMinister shall endorse on the licence the date from which the transfer has effect, the name of the transferee and any further conditions that may be imposed in respect of the licence as so transferred, and the licence as so transferred shall have effect thereafter as if it had been so granted to the transferee in the first instance.
- (4) A person who
 - (a) intends to, and lawfully may, make application within the time limited by, and otherwise in accordance with, this regulation for the transfer of current disposal licence; or
 - (b) is awaiting the determination of such an application,

may, pursuant to that licence, discharge or deposit any matter as if he were the holder of the licence as issued.

[Regulation 19 amended in Gazette 23 Nov 2010 p. 5865.]

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[Division 4 (r. 20) deleted in Gazette 30 Dec 2004 p. 7001.]

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Part VI — Inspectors and honorary wardens

21. Inspector's certificate

A certificate of appointment as an inspector issued pursuant to section 61(3) of the Act shall be in the form of Form 9, showing the management areas in relation to which the inspector is appointed, and shall be signed for the appointing body by a person authorised in that behalf.

22. Honorary warden's certificate

- (1) A certificate of appointment as an honorary warden issued pursuant to section 62(4) of the Act shall be in the form of Form 10, showing —
 - (a) the geographical area in relation to which the honorary warden is appointed; and
 - (b) any limitation on the general powers of honorary wardens, to which the appointment may be subject,

and shall be signed for the appointing body by a person authorised in that behalf.

(2) Upon termination of the appointment of a person as an honorary warden that person shall forthwith return to the appointing body the certificate of his appointment.

23. Powers and duties of honorary warden

An honorary warden —

- (a) may, where a person commits an offence against the Act or these regulations, upon identifying himself as an honorary warden and, if required by that person, producing his certificate of appointment
 - (i) demand the name and address of that person;
 - (ii) warn that person as to the nature of the offence;

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- (iii) require that person to comply with the provision offended against; and
- (iv) report the name and address of that person and the time, place, and nature of the offence, to the <u>Commission or Management Authority by which</u> <u>he is appointedCEO;</u>
- (b) may, as often as he sees fit, and shall, when required to do so, report to the Commission or Management Authority by which he was appointed<u>CEO</u> as to the condition of, the use of, or other matters relating to, any waters or associated land within the area in respect of which he is appointed.

[Regulation 23 amended in Gazette 23 Nov 2010 p. 5864.]

24. Impersonating inspector or honorary warden

A person, not being or having reasonable cause to believe himself to be, an inspector or honorary warden appointed under the Act, who holds himself out, either expressly or by conduct, to be such an inspector or honorary warden, commits an offence and is liable to a penalty of \$500.

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Part VII — Modified penalties

[25. Interpretation

In this Part Chairman, <u>Deleted</u> in relation to an infringement notice, means the Chairman of the Management Authority for the management area in which the offence referred to in that notice is alleged to have been committed. <u>Gazette 23 Nov 2010 p. 5864.1</u>

26. Infringement notice

- (1) Where an inspector has reason to believe that a person has committed an offence against a provision referred to in column 1 of Schedule 3, he may personally give to that person an infringement notice in the form of Form 11, duly completed to show —
 - (a) the date, time, and nature of the alleged offence;
 - (b) a precise reference to the provision allegedly contravened;
 - (c) the amount of the modified penalty set out in column 2 of Schedule 3 in respect of that offence, that may be paid pursuant to subregulation (2);
 - (d) the place at which, and the time prescribed by subregulation (2) within which, the modified penalty may be paid.
- (2) A person who receives an infringement notice under subregulation (1) may within 21 days thereafter, or such further time as the <u>ChairmanCEO</u> may allow, pay the modified penalty as set out in that notice.
- (3) A person who
 - (a) pursuant to and in accordance with an infringement notice and within the time prescribed by or allowed under subregulation (2), pays the modified penalty as set out in that notice shall not, unless that notice is

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withdrawn in accordance with regulation 27, be proceeded against under the Act in respect of the alleged offence;

(b) does not within that time so pay the modified penalty as set out in that notice — shall be deemed to have elected not to avail himself of the provisions of this regulation.

[Regulation 26 amended in Gazette 23 Nov 2010 p. 5864.]

27. Withdrawal of infringement notice

- (1) The <u>ChairmanCEO</u> may, whether or not the modified penalty has been paid, withdraw an infringement notice at any time within 28 days after the notice was given, by sending a notice in the form of Form 12, signed by the <u>ChairmanCEO</u>, to the alleged offender.
- (2) Where an infringement notice is withdrawn under this regulation, any modified penalty paid pursuant thereto shall be refunded and thereupon shall, for the purposes of regulation 26(3), be deemed not to have been paid.

[Regulation 27 amended in Gazette 23 Nov 2010 p. 5865.]

[Part VIII deleted in Gazette 29 Dec 1995 p. 6303.]

[Part IX omitted under the Reprints Act 1984 s. 7(4)(f).]

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Schedule 1

Form 1

	Waterways Conservation Act 1976			
APPLICATION FOR A LICENCE FOR A PRIVATE BOAT RAMP				
I/We, the undersigned, hereby make application for a licence for the construction of a private boat ramp on Lot No Street Name and No				
Locality				
Brief Descri	ption of proposed works			
Name (of ov	wner)			
Address				
Anticipated	Use			
Approximat	e No. of persons Relationship to applicant			
No. of boats Length and type of each boat				
No. of boats	s Length and type of each boat			
	Example 2 Length and type of each boat			
Date				
Date	Signature			
Date	Signature			
Date Address for (if the same	Signature			
Date Address for (if the same	Signature serving of notices as above insert "as above")			
Date Address for (if the same Application	Signature serving of notices as above insert "as above") must be accompanied by the following in duplicate: — Plan showing Lot No. and proposed location of the boat ramp on			
Date Address for (if the same Application (a)	Signature serving of notices as above insert "as above") must be accompanied by the following in duplicate: — Plan showing Lot No. and proposed location of the boat ramp on the lot. Evidence of ownership of the above premises (e.g. copy of			

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Waterways Conservation Act 1976

...... Management Authority

LICENCE FOR A PRIVATE BOAT RAMP

THIS LICENCE is issued in accordance with Section 46 of the *Waterways Conservation Act 1976*, for a private boat ramp on:

Lot Number	Diagram Number
Name	
Address	
FHIS Licence authorises the abovename	d person Issued under section 46 of the
Act. This licence authorises	
<u>Name</u>	
Address	<u></u>
o construct a private boat ramp on the p	remises specified and at
Location of boat ramp)	<u></u>
n accordance with the plans and specific he Management Authorityattached.	cations as submitted to and approved by
Subject to special conditions as set out o	n the reverse side of this licence.
Date of Issue	

Member

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 Date of issue
 Minister (or delegate)

(Reverse of Form 2)

SPECIAL CONDITIONS

[Form 2 inserted in Gazette 23 Nov 2010 p. 5865-6.]

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Waterways Conservation Act 1976

APPLICATION FOR A LICENCE TO CONSTRUCT A RETAINING WALL I/We the undersigned, hereby make application for a licence for the construction of a retaining wall on Lot No. Street Name and No. Locality Brief description of proposed works Name (of owner) Address Date Signature Address for serving notices (If the same as above insert "as above") Application must be accompanied by the following in duplicate: ----Plan showing Lot No. and proposed location of the retaining wall (a) on the lot. Evidence of ownership of the above premises (e.g. copy of (b) certificate of title). Drawings of proposed structure with sufficient details of type and (c) sizes of materials to enable strength characteristics to be assessed. Any other details considered relevant. (d)

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

Waterways Conservation Act 1976

...... Management Authority

LICENCE TO CONSTRUCT A RETAINING WALL

Conservation Act 1976, for a retaining	g wall located at:
Lot Number	Diagram Number
Name	
Address	
THIS LICENCE authorises the above the Act.	enamed person Issued under section 46 of
This licence authorises	
Name	<u></u>
Address	
to construct a retaining wall on the pr	emises specified at
(Location of retaining wall)	
in accordance with the plans and spec the Management Authorityattached.	cifications as submitted to and approved by
Subject to special conditions as set or	at on the reverse side of this licence.

••••••	•••••••••••••••••••••••••••••••••••••••
Date of Issue	Chairman
Date of issue	Chairman
	Member

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Date of issue Minister (or delegate)

(Reverse of Form 4)

SPECIAL CONDITIONS

[Form 4 inserted in Gazette 23 Nov 2010 p. 5866.]

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

Waterways Conservation Act 1976

...... Management Authority

APPLICATION FOR A LICENCE TO CARRY OUT DREDGING AND/OR RECLAMATION

I/We, the undersigned, hereby make an application for a licence to carry out dredging and/or reclamation works at: —

	falaaad	intion of location of monopool works)		
	(Brief description of location of proposed works)			
Addr	ess			
Date	on whi	ch it is proposed to commence work		
Date				
		Signature		
In sup	pport o	f the above application the following information is submitted.		
1.	Estimated quantity of spoil to be dredged cubic metres			
2.	Natur	e of spoil		
3.	Locat	ion of spoil area on which dredged material is to be discharged		
	•••••			
4.	Use o	f spoil: —		
	(a)	Carted away for industrial use		
	(b)	Left <i>in situ</i> to elevate low lying land		
5.	Туре	of equipment proposed to be used for dredging		
6.	Estimated time required to complete the project			
The application is to be accompanied by —				
	(a)	a plan (in duplicate) showing extent of proposed dredging, depth to be dredged, and area proposed to receive spoil; and		
	(b)	evidence of ownership of the land on which the works are proposed to be carried out (e.g. copy of certificate of title).		
	[F	Form 5 amended in Gazette 23 Nov 2010 p. 5866.]		

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Waterways Conservation Act 1976

LICENCE TO DREDGE AND/OR RECLAIM

THIS LICENCE is issued in accordance with <u>Issued under</u> section 46 of the *Waterways Conservation* Act-1976.

Name

Address

Description and Location of works (plans and specifications attached*)

THIS LICENCE This licence authorises the

Name

11

Address

to carry out dredging and/or reclamation of the waters of the

in accordance with the plans and specifications as submitted to and approved by the Management Authorityattached.

THIS LICENCE This licence is valid for the period ending

// and is subject to the special conditions as set out on the reverse side of this licence.

.....

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

Date of Issue Chairman

Member

* Plans and specifications showing extent and depth of proposed dredging.

 Date of issue
 Minister (or delegate)

(Reverse of Form 6)

SPECIAL CONDITIONS

[Form 6 inserted in Gazette 23 Nov 2010 p. 5866-7.]

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Waterways Conservation Act 1976

APPLICATION FOR A DISPOSAL LICENCE

We, the undersigned, hereby make an application for a licence to discharge wastes into the waters.				
Name				
Address				
Name of Business or Industry				
Date on which it is proposed to begin discharging the wastes				
Date				
Signature				
In support of the above application the following information is submitted: —				
Is sewer available? Yes/No				
f "yes" can the waste be disposed of into sewer				
Source of waste(s) to be discharged				
Nature of waste(s) to be discharged				
Expected temperature of the waste(s) to be discharged				
Quantities of waste(s) to be discharged. (Litres)				
Minimum Maximum				
Per hour				
Per day				
Per week				
Period over which wastes are produced				
River into which waste(s) will discharge				
Manner of discharge? Direct/tributary/drain				
Is there any proposed treatment of the waste(s) prior to discharge				
If "yes" what is the proposed treatments				
A chemical analysis of the proposed waste(s) by an approved laboratory.				
A flow diagram indicating the path of proposed waste(s) up to the point where it leaves the premises.*				

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

Each application must be supported by sketched plans and details of any plant installed to treat wastes prior to discharge to the water.*

Applications to be forwarded IN DUPLICATE.

Note: Where the requirement of information is marked with an asterisk if the information required is substantially the same as information submitted in respect of a current licence only the variations need be specified.

[Form 7 amended in Gazette 23 Nov 2010 p. 5867.]

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Waterways Conservation Act 1976

...... Management Authority

DISPOSAL LICENCE

THIS LICENCE is issued in accordance with Issued under section 47 of the *Waterways Conservation* Act-1976.

Name
Address
Type of Industry
······
Location
Point of Discharge
THIS LICENCE authorises the This licences authorises
Name
Address
to discharge into directly or via a drain, the waters as detailed on the reverse side of this licence- into the waters of the
THIS
LICENCE.
<u></u>
<u>at</u>
(Location of discharge point)

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

<u>This licence</u> is <u>valid</u> for one year from the date of issue, and is subject to the special conditions set out on the reverse side of this licence.

•••••••••••••••••	•••••••••••••••••••••••••••••••••••••••
Date of Issue	
	••••••
	<u>Member</u>
	Member

Date of issue

Minister (or delegate)

(Reverse of Form <u>108</u>)

SPECIAL CONDITIONS AND DETAILS OF WASTE

[Form 8 inserted in Gazette 23 Nov 2010 p. 5867-8.]

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Form 9 Waterways Conservation Act 1976 CERTIFICATE OF APPOINTMENT INSPECTOR This is to certify that:

was appointed on as an inspector under the *Waterways Conservation Act 1976*, to exercise his powers in

(area)

Affix photograph	Signature of Authorised the Water and Rivers C	
here	the	Management Authority*
	(*delete as appropriate	CEO (or delegate)
	Signature of Inspector	
[Form 9	amended in Gazette 23 N	lov 2010 p. 5868.1

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

Waterways Conservation Act 1976 CERTIFICATE OF APPOINTMENT HONORARY WARDEN

This is to certify that:

was appointed on

as an honorary warden under the *Waterways Conservation Act 1976* and, subject to any limitations shown on the reverse side of this certificate, is authorised to exercise the powers of any honorary warden under the Act within the area

in the

management area.

Affix photograph	Signature of Authorised officer of the Water and Rivers Commission*
here	the
	Signature of honorary warden

Note: Certificate to be produced on request.

(Reverse of Form 10)

The authority of the person named in this certificate as an honorary warden is limited to the area shown herein, and to the doing of all or any of the following things:

[Form 10 amended in Gazette 23 Nov 2010 p. 5868.]

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Waterways Conservation Act 1976 INFRINGEMENT NOTICE

O Serial No
Date
You are hereby notified that it is alleged that on
n contravention of
(Specific provision)
The modified penalty prescribed for this offence is \$.
f you do not wish to have a prosecution notice of the above offence heard and letermined by a court you may pay the modified penalty within 21 days after eccipt of this notice.
f payment is not made within 21 days after receipt of this notice, court proceedings may be instituted against you.
Payment may be made either by posting this form, together with the amount of he modified penalty mentioned above, to the office of the

a.m. and paying that amount personally at the above address between the hours of p.m. on any day except a Saturday, Sunday, or public holiday.

.....

Signature of Inspector.

[Form 11 amended in Gazette 4 Apr 2008 p. 1314<u>; 23 Nov 2010</u> p. 5868.]

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au page 39

Waterways Conservation Act 1976 WITHDRAWAL OF INFRINGEMENT NOTICE

	DATE	
Infringement N	Notice No dated offence of	
contrary to	a modified penalty of \$	
The modified	penalty of \$	
*	is refunded herewith	
*	has not been, and should not be, paid	-

(* delete as appropriate)

Signature of Chairman, CEO (or delegate). Management Authority.

[Form 12 amended in Gazette 23 Nov 2010 p. 5868.]

[Schedule 1 amended in Gazette 29 Dec 1995 p. 6303; 26 Nov 1996 p. 6638-9; 4 Apr 2008 p. 1314<u>; 23 Nov 2010 p. 5865-8</u>.]

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\$

Schedule 2

Fees

Licence for a private boat ramp —	
grant	30
Licence to construct a retaining wall —	
grant	50
Licence to dredge or reclaim —	
grant — per week or part thereof	20
transfer	50
Disposal licence —	
issuing fee	50
licence fee — per annum	50
transfer	25

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au

Schedule 3

Column 1 Provision contravened		Column 2 Modified Penalty	
		\$	
Regulation	8(1)(a)	30	
	8(1)(b)	50	
	8(1)(c)	30	
	8(1)(d)	50	
	8(1)(e)	30	
	8(1)(f)	50	
	8(1)(i)	30	
	10(1)(a)	30	
	10(1)(b)	10	
[5	Schedule 3 inserted in Gazette 3 Dec 1982 p. 4698.]		

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Notes

This is a compilation of the *Waterways Conservation Regulations 1981* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

1

Compilation table

Citation	Gazettal	Commencement		
Waterways Conservation Regulations 1981	14 Jul 1981 p. 2843-62	25 Aug 1981 (see r. 1(2))		
Waterways Conservation Amendment Regulations 1982	3 Dec 1982 p. 4698	3 Dec 1982		
Waterways Conservation Amendment Regulations 1995	29 Dec 1995 p. 6303	1 Jan 1996 (see r. 2 and <i>Gazette</i> 29 Dec 1995 p. 6291)		
Waterways Conservation Amendment Regulations 1996	26 Nov 1996 p. 6637-9	26 Nov 1996		
Waterways Conservation Amendment Regulations 1998	22 Jan 1999 p. 221-2	22 Jan 1999		
Reprint of the <i>Waterways Conservation Regulations 1981</i> at 16 Nov 2001 (includes amendments listed above)				
Waterways Conservation Amendment Regulations 2004	30 Dec 2004 p. 7001	1 Jan 2005 (see r. 2 and <i>Gazette</i> 31 Dec 2004 p. 7130)		
Waterways Conservation Amendment Regulations 2008	4 Apr 2008 p. 1313-14	r. 1 and 2: 4 Apr 2008 (see r. 2(a)); Regulations other than r. 1 and 2: 5 Apr 2008 (see r. 2(b))		
Waterways Conservation Amendment Regulations 2010	<u>23 Nov 2010</u> <u>p. 5860-8</u>	<u>r. 1 and 2: 23 Nov 2010 (see</u> <u>r. 2(a));</u> <u>Regulations other than r. 1 and 2:</u> 24 Nov 2010 (see r. 2(b))		

Compare 05 Apr 2008 [01-c0-05] / 24 Nov 2010 [01-d0-03] Published on www.legislation.wa.gov.au