



**WESTERN  
AUSTRALIAN  
GOVERNMENT  
Gazette**



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Advertisers are advised to note the following changes to publication dates for *Government Gazette* over the Easter period 2001.

#### **EASTER ISSUES:**

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There will be no edition for TUESDAY 17 APRIL.

Any enquiries should be directed to John Thompson, Phone (08) 9426 0010

# — PART 1 —

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## PROCLAMATIONS

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AA101\*

**CRIMES AT SEA ACT 2000**

11 of 2000

## PROCLAMATION

WESTERN AUSTRALIA John Sanderson, Governor. [L.S.]	}	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.
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I, the Governor, acting under section 2 of the Crimes at Sea Act 2000, and with the advice and consent of the Executive Council, fix 31 March 2001 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 20 March 2001.

By Command of the Governor,

J. A. MCGINTY, Attorney General.

GOD SAVE THE QUEEN !

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AA201\*

**DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969**

## PROCLAMATION

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

I, the Governor, acting under section 19 of the *District Court of Western Australia Act 1969*, and with the advice and consent of the Executive Council—

- (a) cancel previous proclamations made under that section; and
- (b) determine that the District Court of Western Australia shall be held at the following places—

Albany	Derby	Karratha
Bunbury	Esperance	Kununurra
Broome	Fremantle	Meekatharra
Busselton	Geraldton	Rockingham
Carnarvon	Joondalup	South Hedland
	Kalgoorlie	

Given under my hand and the Public Seal of the State on 20 March 2001.

By Command of the Governor,

J. A. MCGINTY, Attorney General.

GOD SAVE THE QUEEN !

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**HEALTH**

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**HE301\***

Health Act 1911

**Health (Asbestos) Amendment Regulations 2001**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Health (Asbestos) Amendment Regulations 2001*.

**2. Commencement**

These regulations come into operation on the day on which the *Environmental Protection (Controlled Waste) Regulations 2001* come into operation.

**3. The regulations amended**

The amendments in these regulations are to the *Health (Asbestos) Amendment Regulations 2000\**.

[\* *Published in Gazette 29 December 2000, pp. 7907-11.*]

**4. Regulation 2 replaced**

Regulation 2 is repealed and the following regulation is inserted instead —

“

**2. Commencement**

These regulations come into operation on the day on which the *Environmental Protection (Controlled Waste) Regulations 2001* come into operation.

”

By Command of the Governor,

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

## LOCAL GOVERNMENT

### LG301\*

#### HEALTH ACT 1911

##### SHIRE OF LAKE GRACE HEALTH LOCAL LAWS 2000

Made by the Council of the Shire of Lake Grace under section 342 of the *Health Act 1911* in accordance with subdivision 2 of Division 2 of Part 3 of the *Local Government Act 1995*.

#### Citation

1. These Local Laws may be cited as the "*Shire of Lake Grace Health Local Laws 2000*".

#### Incorporation by Reference

2. (i) In these Local Laws, "*The Shire of Leonora Health Local Laws 1999*"—
- (a) means *The Shire of Leonora Health Local Laws 1999* published in the *Government Gazette*, special edition number 56, on the 9 April 1999; and
  - (b) does not include any amendments that might be made to those Local Laws
- (ii) Subject to the modifications set out in the Schedule, *The Shire of Leonora Health Local Laws 1999* are incorporated with and form part of these Local Laws.

#### Repeal

3. (1) The Health Local Laws adopted by the Shire of Lake Grace and published in the *Government Gazette* on the 3 April 1925 and amended from time to time, are repealed;
- (2) The Health Local Laws adopted by the Shire of Lake Grace and published in the *Government Gazette* on the 8 March 1946 and amended from time to time, are repealed;
- (3) The Health Local Laws adopted by the Shire of Lake Grace on 13 November 1956 and published in the *Government Gazette* on the 8 March 1957 and amended from time to time, are repealed; and
- (4) The Health Local Laws adopted by the Shire of Lake Grace and published in the *Government Gazette* on the 21 August 1981 and amended from time to time, are repealed.

#### SCHEDULE

Modifications to *The Shire of Leonora Health Local Laws 1999*

Item	Sections Affected	Description
1.	1.1	Delete Section 1.1 and substitute the following— "1.1 These Local Laws may be cited as the " <i>Shire of Lake Grace Health Local Laws 2000</i> ". "
2.	1.2	Delete Section 1.2.
3.	1.3(1) and Schedules 1-11	Delete "Shire of Leonora" wherever it occurs and substitute "Shire of Lake Grace".
4.	1.3(1)	Delete the definition of " <b>water</b> " and substitute: " <b>water</b> " means drinking water within the meaning of the Australian Drinking Water Guidelines -1996 as published by the National Health and Medical Research Council and amended and endorsed by the Minister for Health from time to time; and
5.	1.3(1)(c)(ii)	Delete the first word "or" from subparagraph (ii) and substitute the word "for".
6.	2.1.3(1)(c)(v)	Delete the second word "with" from subparagraph (v) and substitute the word "within".
7.	2.2.1(2)	Delete subsection 2.2.1(2).
8.	2.2.2(1)(c)	Delete subsection 2.2.2(1)(c).
9.	2.2.2(1)(d)	Delete subsection 2.2.2(1)(d).
10.	2.2.2(2)	Delete subsection 2.2.2(2) and substitute: "(2) The laundry referred to in subsection (1) must conform to the provisions of the Building Code."
11.	2.2.2(3) & (4)	Delete subsections 2.2.2(3) and 2.2.2(4).
12.	2.2.4(2)(c)(i)	Delete the word "millilitres" before the word "deep" and substitute the word "millimetres".

Item	Sections Affected	Description
13.	2.2.4(4)(a)	After the words "requirements of", insert the words "the Office of Energy and".
14.	2.2.4(5)	Delete the first line and substitute the words "Where mechanical extraction is provided in a kitchen, the exhaust air shall be—".
15.	3.1.1	Insert the missing section title " <b>Dwelling House Maintenance</b> ".
16.	3.1.1(l)	In paragraph (l), delete the word " <i>Country</i> " from the title of the Act and substitute the word " <i>Metropolitan</i> ".
17.	3.1.2(b)	Delete ", street".
18.	3.5.1(2)(c)	Delete the words "prescribed in Schedule (12)" and substitute the words "as fixed from time to time by Council under Section 344C of the Act".
19.	4.2.1	Delete the definition " <b>approved enclosure</b> ".
20.	4.2.10(2)(d)	Delete "in A.S.1875-1976" and substitute "by Council".
21.	4.2.10(2)(e)(i)	In subparagraph (i), delete "3 metres" and substitute "2 metres".
22.	4.2.10(3)	Delete the words "the Fire Rules of the Local Fire Brigade issued by the Western Australian Fire Brigades Board" and substitute "any other written law,".
23.	4.2.13	Delete the word "Leonora" and substitute the words "Lake Grace, Newdegate, Lake King and Varley."
24.	5.1.2	Delete the words "in a clean condition" and after the last word "premises", insert the words ", clear of any rubbish, matter or things coming from or belonging to the premises".
25.	5.1.3	Make the existing text subsection (1), then delete the first word "An" and substitute "Subject to subsection (2), an". Next insert "smoke," before "dust". Then insert a subsection (2) as follows: "(2) Subsection (1) does not apply to smoke from the chimney of a private dwelling house."
26.	5.2.4(5)(b)	Delete the words "provide a shelter or an enclosure to be" and substitute the words "ensure every shelter and enclosure is".
27.	5.3.3(1)(e)	In paragraph (e) insert the words "subject to subsection (3)," before the first word "have".
28.	5.3.3	After subsection (2) insert a new subsection (3) as follows— "(3) A stable constructed with a sand floor may be permitted by the Council, subject to the following— (i) the site must be well drained with the highest known water table at least 1.5 metres below the sand floor level, which may be achieved artificially; (ii) a 300mm thick bed of crushed limestone shall be laid under the sand of the stable; (iii) sand whether natural or imported, must be clean, coarse and free from dust; (iv) the stable design must allow for the access of small earth moving machinery such as a skid steer loader, into each stall, to maintain the correct floor height; (v) the minimum floor area of each stall shall be not less than 28 square metres and walls shall be not less than 3 metres vertically or 4 metres horizontally; (vi) the roofed area of each stall shall not be less than 50 percent of the floor area of the stall.

<b>Item</b>	<b>Sections Affected</b>	<b>Description</b>
29.	5.5.3(1)(a)	Delete the word "slopping" and substitute the word "sloping".
30.	5.7.1 to 5.7.3	Delete <b>Division 7 Car Parks</b> .
31.	6.2.2(1)(b)	Delete the comma after the word "in".
32.	6.2.2(4)	Insert the word "to" before the word "be".
33.	6.5.2(c)(ii)	Delete the first word "removed" and substitute the word "remove".
34.	8.1.3(c)(i)	Delete the words "prescribed in Schedule (12)" and substitute the words "as fixed from time to time by Council under Section 344C of the Act".
35.	8.1.5(b)	Delete the words "prescribed in Schedule (12)" and substitute the words "as fixed from time to time by Council under Section 344C of the Act".
36.	8.2.2(b)	Delete the word " <i>Regulation</i> " and substitute " <i>Regulations</i> ".
37.	8.2.5(1)(b)	Delete subsection 8.2.5(1)(b) and substitute— “(b) bathrooms, each fitted with a wash basin and a shower or a bath.”
38.	8.2.5(5)(b)	Delete subsection 8.2.5(5)(b).
39.	8.2.7(2)	Delete the words "Western Australian Fire Brigades Board" and substitute "Fire and Emergency Services Authority of Western Australia".
40.	8.2.11(8)(c)	Delete subsection (8)(c) and substitute "(c) a lodger or other person does not smoke in any dormitory, kitchen, dining room or other enclosed public place, within a short term hostel or recreational campsite;".
41.	8.2.12	After subsection (2), insert new subsections (3) and (4) as follows— “(3) The sheets and blankets required to be provided by subsection (1)(b)(ii), shall be deemed to have been provided by the keeper, where the keeper offers them for hire to the lodgers. In such circumstances, each lodger must either provide his own clean sheets or hire them from the keeper. (4) In a short term hostel or recreational campsite, the storage facilities required by subsection (1)(c) may be located in a separate secure storage room or locker room.”
42.	9.1.1	In the definition of "offensive trade", delete paragraph (d).
43.	9.2.7	In paragraph (d), delete the words "and at such more frequent intervals as may be directed" and substitute the words "or at such other intervals as may be approved or directed".
44.	Schedules 5 & 7	In each schedule delete the prefix "19" in the line provided for entering the date of signature.
45.	Schedule 12	Delete Schedule 12.

Made at a meeting of the Council of the Shire of Lake Grace held on 28th February, 2001.

The Common Seal of the Shire of Lake Grace was hereunto affixed in the presence of—

C. J. CONNOLLY, Shire President.  
N. HALE, Chief Executive Officer.

On this 9th day of March, 2001.

Consented to—

Dr VIRGINIA A. McLAUGHLIN, delegate Executive Director, Public health.  
Dated this 22nd day of March, 2001.

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**RACING, GAMING AND LIQUOR**

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**RA301\***

Totalisator Agency Board Betting Act 1960

**Totalisator Agency Board (Betting)  
(Modification of Operation) Amendment  
Regulations 2001**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Totalisator Agency Board (Betting) (Modification of Operation) Amendment Regulations 2001*.

**2. Regulation 37D inserted**

Regulation 4 of the *Totalisator Agency Board (Betting) (Modification of Operation) Regulations 2000\** is amended by inserting after regulation 37C the following regulation —

“

**37D. Prescribed maximum for the purposes of section 28**

For the purposes of section 28(3a) of the Act, the prescribed maximum is \$65 000 000.

”

[\* *Published in Gazette 22 December 2000, p 7679-81.*]

By Command of the Governor,

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

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**SUPERANNUATION BOARD**

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**SD301\***

Fire Brigades Superannuation Act 1985

**Fire Brigades (Superannuation Fund)  
Amendment Regulations 2001**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Fire Brigades (Superannuation Fund) Amendment Regulations 2001*.

**2. The regulations amended**

The amendments in these regulations are to the *Fire Brigades (Superannuation Fund) Regulations 1986\**.

[\* *Reprinted as at 11 October 1994.*

*For amendments to 1 March 2001 see 1999 Index to Legislation of Western Australia, Table 4, pp. 87-8, and Gazette 18 August 2000.]*

**3. Regulation 3 amended**

Regulation 3(1) is amended in the definition of “supplementary disablement benefit” by inserting after “23B” —

“ or 23BA ”.

**4. Regulation 21B amended**

- (1) Regulation 21B(1) is amended by deleting “and 22” and inserting instead —

“ , 22, 23B and 23BA ”.

- (2) After regulation 21B(3) the following subregulation is inserted —

“

- (3a) The Board must not transfer a supplementary disablement benefit under subregulation (2) or (3) unless the benefit is to be paid as a lump sum and has become payable to the member.

”.

**5. Regulation 23B amended**

- (1) Regulation 23B(3) is amended as follows:

- (a) at the end of paragraph (c) by deleting the full stop and inserting instead —

“ ; or ”;

- (b) after paragraph (c) by inserting the following paragraph —

“

- (d) in a lump sum payable as soon as possible after the member becomes entitled to the partial and permanent disablement benefit.

”.

- (2) Regulation 23B(7) is amended by inserting after “subregulation (3)” —

“ (c) ”.

- (3) After regulation 23B(7) the following subregulation is inserted —

“

- (7a) The amount of the lump sum of supplementary disablement benefit payable to a beneficiary under an

election under subregulation (3)(d) is an amount equal to the member's maximum benefit.

”.

## 6. Regulation 23BA amended

(1) Regulation 23BA(1) is amended as follows:

(a) by inserting after “regulation 23B(3)” —

“ (c) ”;

(b) by deleting “paid in monthly instalments.” and inserting instead —

“

paid —

(a) in monthly instalments payable on the first day of each month from the month after the month in which the election is made until the end of the 5 year period referred to in regulation 23B(3)(c); or

(b) in a lump sum payable as soon as practicable after the election is made.

”.

(2) Regulation 23BA(2) is amended by inserting after “subregulation (1)” —

“ (a) ”.

(3) After regulation 23BA(2) the following subregulation is inserted —

“

(2a) The amount of the lump sum payable to a beneficiary who elects to be paid a lump sum under subregulation (1)(b) is calculated in accordance with Schedule 9.

”.

(4) Regulation 23BA(3) is amended as follows:

(a) by inserting after “regulation 23B(3)” —

“ (a) ”;

(b) by deleting “benefit in a lump sum payable 5 years after the end of the relevant month.” and inserting instead —

“

benefit —

(a) in a lump sum payable 5 years after the end of the relevant month; or

(b) in a lump sum payable as soon as practicable after the election is made.

”.

(5) Regulation 23BA(4) is amended by inserting after “subregulation (3)” —

“ (a) ”.

- (6) After regulation 23BA(4) the following subregulation is inserted —
- “
- (4a) The amount of the lump sum payable to a beneficiary who elects to be paid a lump sum under subregulation (3)(b) is calculated in accordance with Schedule 7.
- ”.
- (7) Regulation 23BA(5) is repealed and the following subregulation is inserted instead —

- “
- (5) A beneficiary who elected under regulation 23B(3)(b) to be paid a supplementary disablement benefit in annual instalments may —
- (a) at any time before the fourth instalment is paid, elect to be paid the remainder of the benefit in a lump sum payable 5 years after the end of the relevant month; or
- (b) at any time before the last instalment is paid, elect to be paid the remainder of the benefit in a lump sum payable as soon as practicable after the election is made.
- ”.

- (8) Regulation 23BA(6) is amended by inserting after “subregulation (5)” —

“ (a) ”.

- (9) After regulation 23BA(6) the following subregulation is inserted —

- “
- (6a) The amount of the lump sum payable to a beneficiary who elects to be paid a lump sum under subregulation (5)(b) is calculated in accordance with Schedule 8.
- ”.

## **7. Regulation 23C replaced**

Regulation 23C is repealed and the following regulation is inserted instead —

“

### **23C. Benefit on death of supplementary disablement beneficiary**

- (1) If a member entitled to a supplementary disablement benefit dies before all of the benefit has been paid, a lump sum shall be paid from the Superannuation Fund in the manner provided in regulation 25.

- (2) The amount of the lump sum payable under subregulation (1) is an amount calculated in accordance with —
- (a) if the member's last election was an election under regulation 23B(3)(a) or 23BA(1)(a) for the benefit to be paid in monthly instalments — Schedule 7;
  - (b) if the member's last election was an election under regulation 23B(3)(b) for the benefit to be paid in annual instalments — Schedule 8; or
  - (c) if the member's last election was an election under regulation 23B(3)(c) or 23BA(3)(a) or (5)(a) for the benefit to be paid as a lump sum after 5 years — Schedule 9.
- (3) In this regulation —
- “last election”** of a member, means the last election made by the member under regulation 23B or 23BA as to the manner in which the member's supplementary disablement benefit was to be paid.

## 8. Regulation 23D amended

- (1) Regulation 23D(1) is amended as follows:
- (a) by inserting after “regulations 23B” —  
“ , 23BA ”;
  - (b) in paragraph (a)(ii) by deleting “regulation 23B(3) or 23B(4)” and inserting instead —  
“  
regulation 23B(5), 23B(6) or 23BA(2)  
(as the case requires)”.
- (2) Regulation 23D(2) is amended as follows:
- (a) by inserting after “regulations 23B” —  
“ , 23BA ”;
  - (b) in paragraph (a)(ii) by deleting “regulation 23B(3) or 23B(4)” and inserting instead —  
“  
regulation 23B(5), 23B(6) or 23BA(2)  
(as the case requires)”.

## 9. Schedule 4 amended

The heading to Schedule 4 is amended by deleting “[r. 21(c)]” and inserting instead —

“ [r. 21(1)(c)] ”.

**10. Schedule 7 amended**

- (1) The heading to Schedule 7 is amended as follows:
- (a) by deleting “[Regulation 23C(1)]” and inserting instead —  
“ [rr. 23BA(4a) and 23C(2)(a)] ”;
  - (b) after “CALCULATION OF” by inserting —  
“ **LUMP SUM OR** ”;
  - (c) by deleting “PAYMENT” and inserting instead —  
“ **ELECTION** ”.
- (2) Schedule 7 is amended as follows:
- (a) in the first paragraph, by deleting “sum death” and inserting instead —  
“ sum or death ”;
  - (b) in the definition of “DB” by inserting after “the” —  
“ lump sum or ”;
  - (c) in paragraphs (a) and (b) of the definition of “MIB” by inserting after “he died” —  
“ or made the election under regulation 23BA(3)(b) ”;
  - (d) in the definition of “n” by deleting “up to the time of his death” and inserting instead —  
“  
before he died or made the election under  
regulation 23BA(3)(b)  
”;
  - (e) in the definition of “i” by inserting after “23B(5)” —  
“ or 23BA(2) ”.

**11. Schedule 8 amended**

- (1) The heading to Schedule 8 is amended as follows:
- (a) by deleting “[Regulation 23C(2)]” and inserting instead —  
“ [rr. 23BA(6a) and 23C(2)(b)] ”;
  - (b) after “CALCULATION OF” by inserting —  
“ **LUMP SUM OR** ”;
  - (c) by deleting “PAYMENT” and inserting instead —  
“ **ELECTION** ”.
- (2) Schedule 8 is amended as follows:
- (a) in the first paragraph, by deleting “sum death” and inserting instead —  
“ sum or death ”;
  - (b) in the definition of “DB” by inserting after “the” —  
“ lump sum or ”;

- (c) in paragraphs (a) and (b) of the definition of “AIB” by inserting after “he died” —  
 “ or made the election under regulation 23BA(5)(b) ”;
- (d) in the definition of “n” by deleting “up to the time of his death” and inserting instead —  
 “  
 before he died or made the election under  
 regulation 23BA(5)(b)  
 ”.

## 12. Schedule 9 amended

- (1) The heading to Schedule 9 is amended as follows:
- (a) by deleting “[Regulation 23C(3)]” and inserting instead —  
 “ [rr. 23BA(2a) and 23C(2)(c)] ”;
- (b) by deleting “DEATH BENEFIT” and inserting instead —  
 “  
**LUMP SUM OR DEATH BENEFIT AFTER  
 ELECTION OF LUMP SUM BENEFIT  
 AFTER 5 YEARS**  
 ”.
- (2) Schedule 9 is amended as follows:
- (a) in the first paragraph by inserting before “death” —  
 “ lump sum or ”;
- (b) in the definition of “DB” by inserting after “the” —  
 “ lump sum or ”;
- (c) in the definition of “LSB” by inserting after “not died” —  
 “ or made the election under regulation 23BA(1)(b) ”;
- (d) in the definition of “n” by deleting “of death” and inserting instead —  
 “  
 the member died or made the election under  
 regulation 23BA(1)(b)  
 ”;
- (e) in the definition of “i” by inserting after “23B(7)” —  
 “ or 23BA(3)(a) or 23BA(5)(a) ”.

By Command of the Governor,

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

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**WORKSAFE**

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**WS301\***

Occupational Safety and Health Act 1984

**Occupational Safety and Health Amendment  
Regulations 2001**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Occupational Safety and Health Amendment Regulations 2001*.

**2. Commencement**

These regulations come into operation on 1 July 2001.

**3. The regulations amended**

The amendments in these regulations are to the *Occupational Safety and Health Regulations 1996\**.

[\* Reprinted as at 15 October 1999.

For amendments to 10 January 2001 see 1999 Index to Legislation of Western Australia, Table 4, p. 196, and Gazette 2 June 2000.]

**4. Part 3 Division 5 replaced**

Part 3 Division 5 is repealed and the following Division is inserted instead —

“

**Division 5 — Prevention of falls at workplaces****3.48. Definition**

In this Division —

“**anchorage**” means an anchorage point for a fall injury prevention system;

“**fall injury prevention system**” means a system designed to —

- (a) arrest a person’s fall from one level at a workplace to another; and
- (b) minimise the risk of injury or harm to a person who falls from one level at a workplace to another.

**3.49. Identification and assessment of hazards in relation to falling**

Without limiting regulation 3.1, a person who, at a workplace, is an employer, the main contractor, a self-employed person, a person having control of the workplace or a person having control of access to the workplace must —

- (a) identify each hazard to which a person at the workplace is likely to be exposed in relation to the person falling from one level at the workplace to another;
- (b) assess the risk of injury or harm to a person resulting from each hazard, if any, identified under paragraph (a); and
- (c) consider the means by which the risk may be reduced.

Penalty: \$25 000.

**3.50. Anchorage and fall injury prevention systems to be capable of withstanding forces caused by a fall**

An employer, main contractor, self-employed person or the person having control of the workplace must ensure that an anchorage or a fall injury prevention system at a workplace is designed, manufactured, constructed, selected, or installed so as to be capable of withstanding the force applied to it as a result of a person's fall at the workplace.

Penalty: \$25 000.

**3.51. Inspection etc. of fall injury prevention systems**

A person who, at a workplace, is an employer, the main contractor, a self-employed person or the person having control of the workplace must ensure, in relation to each fall injury prevention system provided at the workplace that —

- (a) each component of the system and its means of attachment to an anchorage is inspected by a competent person —
    - (i) after it is installed but before it is used;
    - (ii) at regular intervals; and
    - (iii) immediately after it has operated or should have operated in relation to a person's free fall at the workplace;
- and
- (b) any component of the system or its means of attachment to an anchorage that, on an inspection referred to in paragraph (a), shows

wear or weakness is withdrawn from use until it is replaced with a properly functioning component.

Penalty: \$25 000.

**3.52. Fall injury prevention system to be protected where welding etc. being done**

If welding or an allied process is being done at a workplace where a fall injury prevention system is in operation then a person who, at the workplace, is an employer, the main contractor or a self-employed person must ensure that —

- (a) a person using the system is protected from hot particles or sparks resulting from the welding or allied process; and
- (b) the system is protected from hot particles or sparks resulting from the welding or allied process.

Penalty: \$25 000.

**3.53. Inspection of anchorages**

A person who, at a workplace, is an employer, the main contractor, a self-employed person or the person having control of the workplace must ensure —

- (a) that an anchorage at the workplace is inspected by a competent person and —
  - (i) in the case of an anchorage that is permanently fixed and in regular use, inspected at intervals not greater than 6 months; and
  - (ii) in the case of an anchorage that is permanently fixed but not in regular use, inspected before it is used;
- (b) where, in the opinion of the competent person, an anchorage is worn or the load bearing capacity of the anchorage may be impaired —
  - (i) that the anchorage is not used while it is in that condition; and
  - (ii) while the anchorage is in that condition, that it is tagged to indicate that it is not to be used;

and

- (c) that an anchorage that has been repaired is not used unless it has been inspected by a competent person who is of the opinion that the anchorage can be used again.

Penalty: \$25 000.

**3.54. Protection in relation to holes and openings**

- (1) A person who, at a workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must ensure that any hole or opening (other than a liftwell, stairwell or vehicle inspection pit) with dimensions of more than 200 mm x 200 mm but less than 2 metres x 2 metres or with a diameter greater than 200 mm but less than 2 metres —
  - (a) in a floor, other than a concrete floor, of a building or structure at the workplace is covered with a material that is —
    - (i) strong enough to prevent persons or things entering or falling through or into the hole or opening; and
    - (ii) securely fixed to the floor;
  - or
  - (b) in a concrete floor of a building or structure at the workplace —
    - (i) has, if practicable, wire mesh that meets the requirements of subregulation (2); and
    - (ii) is covered with a material that is —
      - (I) strong enough to prevent persons or things entering or falling through or into the hole or opening; and
      - (II) securely fixed to the floor.
- (2) The wire in the wire mesh referred to in subregulation (1)(b)(i) is required to —
  - (a) be at least 4 mm in diameter;
  - (b) have maximum apertures of 75 mm x 75 mm;
  - (c) be embedded, at least 200 mm in the edges of the surrounding concrete; and
  - (d) be embedded either —
    - (i) in the upper half of the slab with a minimum concrete cover of 20 mm; or
    - (ii) in the lower half of the slab with a minimum cover of 30 mm.
- (3) A person to whom subregulation (1) applies must ensure that —
  - (a) wire mesh referred to in subregulation (1)(b)(i) —
    - (i) is not used as a working platform; and
    - (ii) is only removed for the purposes of installing services in circumstances

where the removal takes place immediately before the installation of a service and the only portion removed is the minimum portion required to be removed for the installation;

and

- (b) any cover referred to in subregulation (1)(a) or (b)(ii) —
  - (i) is marked in clearly legible lettering with the words “DANGER — HOLE BENEATH”; and
  - (ii) is only removed for the purposes of installing services in circumstances where the removal takes place immediately before the installation of a service.

Penalty applicable to subregulations (1) and (3):  
\$25 000.

### **3.55. Edge protection**

- (1) A person who at a workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must ensure that edge protection that complies with subregulation (5) is provided and kept in place whenever there is a risk that a person could fall 2 or more metres from the edge of —
  - (a) a scaffold, fixed stair, landing or suspended slab at the workplace; or
  - (b) formwork or falsework at the workplace.

Penalty: \$25 000.

- (2) A person who, at a workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must ensure that either —
  - (a) edge protection that complies with subregulation (5) is provided and kept in place whenever there is a risk that a person could fall 3 or more metres from an edge at the workplace other than an edge referred to in subregulation (1); or
  - (b) a fall injury prevention system is provided and in operation whenever there is a risk that a person could fall 3 or more metres from an edge at the workplace other than an edge referred to in subregulation (1).

Penalty: \$25 000.

- (3) When a fall injury prevention system that is designed to be attached to a person is provided in accordance with

subregulation (2)(b), a person who is at risk of falling from the structure must use the system.

Penalty: \$5 000.

- (4) When a fall injury prevention system that is not designed to be attached to a person is provided in accordance with subregulation (2)(b), a person who is at risk of falling from the structure must ensure, before the person ascends the structure, that the system is in operation.

Penalty: \$5 000.

- (5) Edge protection must have —

- (a) a top rail —

- (i) positioned not less than 900 mm and not more than 1 100 mm above the working surface; and
- (ii) that is capable of withstanding a force of 0.55 kN applied to any point of the guard rail system;

and

- (b) either —

- (i) a mid rail and a toe board; or
- (ii) a toe board and a mesh panel that comprises wire that is not less than 3 mm in diameter and apertures not greater than 75 mm x 50 mm and that fills the space between the top rail and the toe board.

### **3.56. Grid mesh and checker plate flooring panels**

A person who, at a workplace that is a construction site, is the main contractor, an employer, or a self-employed person must ensure that if grid mesh or checker plate flooring panels are being installed at the workplace —

- (a) subject to paragraph (b), then each panel is securely fixed, in accordance with the manufacturer's specifications, to a supporting structure before the support structure is placed into position on the building or structure under construction; and
- (b) where it is not practicable to fix the panels to a supporting structure, then each panel is securely fixed to the building or structure under construction immediately after the panel is placed into position.

Penalty: \$25 000.

### **3.57. Working on or from brittle or fragile roofing**

- (1) A person who, at a workplace, is an employer, the main contractor, a self-employed person or a person having

control of the workplace must ensure that if a person is required to work on or from a roof at the workplace where brittle or fragile material forms the whole or any part of the roof then —

- (a) the person to work on or from the roof is informed that the roof is wholly or in part brittle or fragile, as is relevant to the case;
- (b) the person to work on or from the roof is provided with a safe working platform and safe access way;
- (c) the person to work on or from the roof is trained and instructed on —
  - (i) the precautions to be taken;
  - (ii) how and where to access the roof; and
  - (iii) how and where to gain access to the working platform or access way referred to in paragraph (b);and
- (d) to the extent practicable, a warning notice bearing the words “DANGER — FRAGILE ROOFING — USE WORKING PLATFORM” is placed at each place where a person who is to work on or from the roof is to access the roof.

Penalty: \$25 000.

- (2) Without limiting regulation 3.1, if at a workplace brittle or fragile material forms the whole or part of a roof that is to be removed, a person who, at the workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must before the roof is removed —
  - (a) identify which areas of the roof are made of a brittle or fragile material; and
  - (b) assess the stability of the structure that supports the roof and the soundness of the roof.

Penalty: \$25 000.

- (3) A person who, at a workplace, is an employer, the main contractor, a self-employed person or a person having control of the workplace must ensure, if a person is required to work on or from a roof at the workplace where brittle or fragile material forms the whole or any part of the roof and there is a risk that that person might fall through the roof, and if there is no other practicable means of preventing the person falling through the roof, that —
  - (a) non-corrosive safety mesh that is capable of preventing a person falling through the roof is securely fixed directly over the top of, or directly underneath, the brittle or fragile areas; or

- (b) barriers are securely fixed and adequately maintained around the brittle or fragile areas.

Penalty: \$25 000.

- (4) A person must not remove a notice referred to in subregulation (1) without the authority of the person who caused the notice to be placed.

Penalty for a person who commits the offence as an employee: \$5 000.

Penalty in any other case: \$25 000.

”.

**5. Part 3 Division 9 Subdivision 7 replaced**

Part 3 Division 9 Subdivision 7 is repealed and the following Subdivision is inserted instead —

“

**Subdivision 7 — Demolition**

**3.114. Definitions**

In this Subdivision —

“**class 1**”, in relation to demolition work, means demolition work of any of the following kinds —

- (a) work comprising the total demolition of a building or structure that is 10 metres or more in height when measured from the lowest ground level of the building or structure to the highest part of the building or structure;
- (b) work —
  - (i) comprising the partial demolition of a building or structure that is 10 metres or more in height when measured from the lowest ground level of the building or structure to the highest part of the building or structure; and
  - (ii) affecting the structural integrity of the building or structure;
- (c) work —
  - (i) comprising the total or partial demolition of a building or structure; and
  - (ii) involving the use of load shifting equipment on a suspended floor;
- (d) work comprising the total or partial demolition of pre-tensioned or post-tensioned structural components of a building or structure;
- (e) work comprising the total or partial demolition of a building or structure containing precast concrete elements erected by the tilt-up method of construction;

- (f) work involving the removal of key structural members of a building or structure so that the whole or a part of the building or structure collapses;
- (g) work done to a building or structure involving explosives;
- (h) work comprising the demolition or partial demolition of a building or structure that involves the use of a tower crane or any crane with a safe working load greater than 100 tonnes;
- (i) work involving the removal of an area of brittle or fragile roofing material in excess of 200m<sup>2</sup> from a building or structure if any part of the area to be removed is 10 metres or more above the lowest ground level of the building or structure;

**“class 2”**, in relation to demolition work, means demolition work comprising the total or partial demolition of a building or structure that is less than 10 metres in height when measured from the lowest ground level of the building or structure to the highest part of the building or structure but does not include —

- (a) the total or partial demolition of a single storey dwelling; or
- (b) work of a kind referred to in paragraphs (c), (d), (e), (f), (g), or (h) of the definition of “class 1”;

**“class 3”**, in relation to demolition work, means work comprising the removal of more than 200m<sup>2</sup> of asbestos cement roofing from a building or structure that is less than 10 metres in height when measured from the lowest ground level of the building or structure to the highest part of the building or structure;

**“demolition”** means the complete or partial dismantling of a building or structure by pre-planned and controlled methods or procedures;

**“licence”** means a licence issued under regulation 3.116(2);

**“licensed person”**, in relation to class 1, class 2 or class 3 demolition work, means a person who has been issued with a licence that allows the person to do that class of demolition work.

### 3.115. Application of Subdivision

This Subdivision does not apply to the demolition of a building or structure by a person in the metal

fabrication or engineering industry in the course of maintaining, refurbishing, upgrading, modifying or decommissioning plant.

**3.116. Class 1, 2 or 3 demolition licences**

- (1) A person may, in an approved form, apply to the Commissioner to be licensed to do class 1, class 2 or class 3 demolition work and the application is to be accompanied by the appropriate fee set out in Schedule 6.1A, which is to be refunded if the application is refused.
- (2) On an application under subregulation (1) the Commissioner may issue to the applicant a licence to do class 1, class 2 or class 3 demolition work if the Commissioner is satisfied that the applicant is able to do that class of demolition work in a safe and proper manner.
- (3) A licence may be issued subject to such conditions that the Commissioner sees fit and endorses on the licence.
- (4) A licence has effect for 2 years from its issue unless it is sooner cancelled or suspended under subregulation (5).
- (5) The Commissioner may, by notice in writing, cancel or suspend a licence issued to a person if —
  - (a) the person is convicted of an offence against these regulations or the Act; or
  - (b) in the opinion of the Commissioner, the person —
    - (i) breaches a condition of the licence; or
    - (ii) is unable to comply with a condition of the licence or a provision of these regulations or the Act.

**3.117. Offence to do class 1, 2 or 3 demolition work unless licensed to do so and work to be done in accordance with conditions of licence**

- (1) A person must not do class 1 demolition work unless the person has been issued with a licence to do class 1 demolition work and the work is done in accordance with the conditions of the licence, if any.
- (2) A person must not do class 2 demolition work unless the person has been issued with a licence to do class 1 or class 2 demolition work and the work is done in accordance with the conditions of the licence, if any.
- (3) A person must not do class 3 demolition work unless the person has been issued with a licence to do class 1, class 2 or class 3 demolition work and the work is done in accordance with the conditions of the licence, if any.

Penalty applicable to subregulations (1), (2) and (3) for a person who commits the offence as an employee: \$5 000.

Penalty applicable to subregulations (1), (2) and (3) in any other case: \$25 000.

**3.118. Certain persons to ensure that persons doing class 1, 2 or 3 demolition work are licensed**

A person who, at a workplace, is an employer, the main contractor, a self-employed person or the person having control of the workplace must ensure that —

- (a) any class 1 demolition work to be done at the workplace is done by a person who has been issued with a licence to do class 1 demolition work;
- (b) any class 2 demolition work to be done at the workplace is done by a person who has been issued with a licence to do class 1 or class 2 demolition work; and
- (c) any class 3 demolition work to be done at the workplace is done by a person who has been issued with a licence to do class 1, class 2 or class 3 demolition work.

Penalty: \$25 000.

**3.119. Commissioner to be notified of intention to do class 1, 2 or 3 demolition work in accordance with Standard**

- (1) A person who wishes to do class 1, class 2 or class 3 demolition work in a manner that would be in accordance with AS 2601 is to notify the Commissioner at least 5 working days before the work is intended to begin.
- (2) The notification is to be in an approved form and is to be accompanied —
  - (a) by the name of the licensed person who will do the demolition work;
  - (b) subject to subregulation (3), by written confirmation of the licensed person that the demolition work will be done in accordance with AS 2601;
  - (c) by written confirmation of the licensed person that another person will not be allowed to do the demolition work unless that person has been trained in safe methods of demolition work by a training organisation registered under the Australian National Training Authority framework; and

- (d) by written confirmation of the licensed person that the demolition work will be directly supervised by a competent person at all times when the demolition work is being done.
- (3) For the purposes of subregulation (2)(b) it is not necessary for the licensed person to give written confirmation that the work plan required to be prepared under AS 2601 will be submitted to the Commissioner for approval.

**3.120. Application for Commissioner's approval to do class 1, 2 or 3 demolition work not in accordance with Standard**

- (1) A person who wishes to do class 1, class 2 or class 3 demolition work but to do the work in a manner that would not be in accordance with AS 2601 is to apply, at least 10 working days before the work is intended to begin, to the Commissioner for approval to do the work.
- (2) The application is to be in an approved form and is to be accompanied by —
  - (a) the work plan referred to in AS 2601 in respect of the demolition work; and
  - (b) such other information as the Commissioner requires to consider the application.

**3.121. Commissioner to acknowledge receipt and result of application and may impose conditions**

- (1) The Commissioner is to acknowledge the receipt of an application under regulation 3.120 within 10 days of receiving the application.
- (2) The acknowledgment is to include either —
  - (a) advice to the effect that the demolition work has not been approved by the Commissioner;
  - (b) advice to the effect that the demolition work has been approved by the Commissioner without conditions; or
  - (c) advice to the effect that the demolition work has been approved by the Commissioner on conditions imposed or to be imposed by the Commissioner.
- (3) The Commissioner may impose any condition that the Commissioner thinks is necessary in relation to any occupational safety and health matter in respect of demolition work that is the subject of an application under regulation 3.120 but if the Commissioner imposes a condition then it must be communicated to the applicant within 50 days from the day of the acknowledgment.

**3.122. Class 1, 2 or 3 demolition work not to be done without notification or approval or until conditions set**

A person must not do class 1, class 2 or class 3 demolition work unless —

- (a) in the case of work to be done in accordance with AS 2601, the Commissioner has been notified in accordance with regulation 3.119; or
- (b) in the case of work that is not to be done in accordance with AS 2601, the Commissioner has approved the work under regulation 3.121 and conditions imposed or to be imposed by the Commissioner have been communicated to the person who applied for the approval.

Penalty for a person who commits the offence as an employee: \$5 000.

Penalty in any other case: \$25 000.

**3.123. Demolition work other than class 1, 2 or 3 demolition work to be in accordance with Standard**

- (1) A person who, at a workplace where demolition work other than class 1, class 2 or class 3 demolition work is being done, is an employer, the main contractor or a self-employed person must ensure, subject to subregulations (2) and (3), that the work is done in accordance with AS 2601.

Penalty: \$25 000.

- (2) For the purposes of subregulation (1) it is not necessary for a person referred to in that subregulation to ensure that the work plan required to be prepared under AS 2601 is submitted to the Commissioner for approval.
- (3) For the purposes of subregulation (1) it is not necessary for a person referred to in that subregulation to ensure that the work plan required by AS 2601 is prepared if the thing to be demolished is —
  - (a) a fence or wall less than 1.8 metres in height; or
  - (b) a building or structure less than 2 metres in height.

**3.124. Class 1, 2 or 3 demolition work to be in accordance with Standard or approval**

- (1) A licensed person must ensure, subject to subregulation (2), that any class 1, class 2 or class 3 demolition work that is to be done in accordance with AS 2601 and which is done by the licensed person is done in accordance with AS 2601.

- (2) For the purposes of subregulation (1) it is not necessary for a person referred to in that subregulation to ensure that the work plan required to be prepared under AS 2601 is submitted to the Commissioner for approval.
- (3) A licensed person must ensure, in relation to any class 1, class 2 or class 3 demolition work that is not to be done in accordance with AS 2601 and which is done by the licensed person that —
  - (a) the work is done in accordance with the Commissioner's approval to do the work under regulation 3.121; and
  - (b) there is compliance with each condition (if any) imposed by the Commissioner in relation to the approval to do the work.

Penalty applicable to subregulations (1) and (3) for a person who commits the offence as an employee: \$5 000.

Penalty applicable to subregulations (1) and (3) in any other case: \$25 000.

### **3.125. Certain documents to be at demolition workplaces**

- (1) A licensed person must ensure that at all times when class 1, class 2 or class 3 demolition work is being done by that person at a workplace, there is kept at the workplace —
  - (a) a copy of the notification or approval, as the case requires, and each condition (if any) imposed by the Commissioner, in relation to the work;
  - (b) a copy of AS 2601; and
  - (c) a copy of the work plan referred to in AS 2601.
- (2) A person who, at a workplace where demolition work other than class 1, class 2 or class 3 demolition work is being done, is an employer, the main contractor or a self-employed person must ensure that at all times when the work is being done, there is kept at the workplace —
  - (a) a copy of AS 2601; and
  - (b) a copy of the work plan referred to in AS 2601.

Penalty applicable to subregulations (1) and (2) for a person who commits the offence as an employee: \$5 000.

Penalty applicable to subregulations (1) and (2) in any other case: \$25 000.

- (3) A person does not commit an offence under subregulation (2) if the thing to be demolished is —
  - (a) a fence or wall less than 1.8 metres in height; or

- (b) a building or structure less than 2 metres in height.

### **3.126. Demolition work involving asbestos**

- (1) A person who, at a workplace where demolition work, other than class 1, class 2 or class 3 demolition work, that involves the demolition of a building or structure in which there is any thermal or acoustic insulating material containing asbestos is being done, must ensure that the work —
  - (a) does not commence or immediately ceases when the presence of the material is apparent; and
  - (b) does not proceed until the material has been removed in accordance with regulation 5.45.
- (2) A licensed person who is doing class 1, class 2 or class 3 demolition work that involves the demolition of a building or structure in which there is any thermal or acoustic insulating material containing asbestos must ensure that the work —
  - (a) does not commence or immediately ceases when the presence of the material is apparent; and
  - (b) does not proceed until the material has been removed in accordance with regulation 5.45.

Penalty applicable to subregulations (1) and (2) for a person who commits the offence as an employee: \$5 000.

Penalty applicable to subregulations (1) and (2) in any other case: \$25 000.

### **3.127. Limited entry to area where demolition work being done**

- (1) A person who, at a workplace, is an employer, the main contractor or a self-employed person must not allow any person to enter or remain in an area of the workplace where demolition work, other than class 1, class 2 or class 3 demolition work, has commenced other than —
  - (a) a person doing the work;
  - (b) a person authorised by the employer, main contractor or self-employed person to enter the area for a purpose connected with doing the work; or
  - (c) a person authorised under a written law to enter the area.
- (2) A licensed person must not allow any person to enter or remain in an area of a workplace where class 1, class 2

or class 3 demolition work being done by the person has commenced other than —

- (a) a person doing the work;
- (b) a person authorised by the licensed person to enter the area for a purpose connected with doing the work; or
- (c) a person authorised under a written law to enter the area.

Penalty applicable to subregulations (1) and (2) for a person who commits the offence as an employee: \$5 000.

Penalty applicable to subregulations (1) and (2) in any other case: \$25 000.

**3.128. Scaffold used in demolition work to be heavy duty scaffold**

- (1) A person who, at a workplace, is an employer, the main contractor or a self-employed person must ensure that any scaffold involved in demolition work at the workplace, other than class 1, class 2 or class 3 demolition work —
  - (a) is a heavy duty scaffold that meets the requirements of AS/NZS 1576.1;
  - (b) is erected to the full height of the building or structure;
  - (c) has a closely boarded platform with a minimum width of one metre that abuts on the face of the building or structure at the working level;
  - (d) has a fender board not less than 900 mm high fitted on the outer edge and on the ends of the working platform;
  - (e) has the external face and ends sheathed with a fire retardant material and wire mesh that has wires that are at least 3 mm in diameter and with apertures not greater than 50 mm x 50 mm;
  - (f) is maintained in position and in an effective state up to the working level of the scaffold for the whole of the period during which the demolition work is being done; and
  - (g) is progressively dismantled so that the unsupported part of the scaffold does not exceed by more than 4 metres the height of the last row of ties that secure the scaffold to the building or structure.
- (2) A licensed person must ensure that any scaffold involved in class 1, class 2 or class 3 demolition work that the person is doing at a workplace complies with subregulation (1)(a) to (g).

Penalty applicable to subregulations (1) and (2) for a person who commits the offence as an employee: \$5 000.

Penalty applicable to subregulations (1) and (2) in any other case: \$25 000.

- (3) A person does not commit an offence under subregulation (1) or (2) if, proof of which is on the person, the scaffold is otherwise in accordance with any approval of, or a condition imposed by, the Commissioner in relation to the demolition work.

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**6. Regulation 5.44 amended**

Regulation 5.44(1) is amended by deleting “a fee of \$3 017” and inserting instead —

“ the fee set out in Schedule 6.2A ”.

**7. Schedule 1 amended**

Schedule 1 is amended as follows:

- (a) in item 7 by deleting “3.55.”;
- (b) by deleting items 9, 16, 31, 37 and 56.

**8. Schedules 6.1A and 6.2A inserted**

- (1) After Schedule 6.1 the following Schedule is inserted —

“

**Schedule 6.1A — Fees under Part 3 Division 9**

[r. 3.116.]

- |    |   |         |
|----|---|---------|
| 1. | Application for class 1 demolition work licence (reg. 3.116(1)) | \$3 017 |
| 2. | Application for class 2 demolition work licence (reg. 3.116(1)) | \$2 000 |
| 3. | Application for class 3 demolition work licence (reg. 3.116(1)) | \$1 000 |

”.

- (2) After Schedule 6.2 the following Schedule is inserted —

“

**Schedule 6.2A — Fees under Part 5 Division 4**

[r. 5.44.]

- |    |  |         |
|----|--|---------|
| 1. | Application for asbestos removalist licence (reg. 5.44(1)) | \$3 017 |
|----|--|---------|

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By Command of the Governor,

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

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## — PART 2 —

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### AGRICULTURE

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**AG401\*****SOIL AND LAND CONSERVATION ACT 1945**

## NOTICE OF APPOINTMENT

Pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945, being persons actively engaged in, or affected by, or associated with land use in the District, Helen Maree Newton of Mingenew is appointed a member of the Mingenew Land Conservation District (*the Committee was established by an Order in Council, published in the Government Gazette of 5 September 1986 at pp. 3316-17 and amended in the Gazettes of 19 October 1990 at pp. 6264-65; 29 November 1991 at p. 5977; 17 May 1994 at p. 2069; 19 July 1994 at p. 3703 and an Amendment Order approved by Executive Council on 27 June 1997 {refer Agriculture Western Australia File Reference: 881759V04P0I.}*) The appointment is for a term ending on 30 September 2002.

Dated this 9th day of March 2001.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

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**AG402\*****SOIL AND LAND CONSERVATION ACT 1945**

## NOTICE OF APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following person is appointed a member of the District Committee for the Dumbleyung Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette of 13 March 1987 at pp. 663-64 and amended in the Gazettes 26 May 1989 at pp. 1578-79, 12 July 1991 at pp. 3415-16, 20 January 1995 at p. 208 and Amendment Orders approved by Executive Council on 23 September 1997 and 30 June 1998 {Agriculture Western Australia reference: 881773V03P09}.*

- (1) pursuant to Section 23 (2b) (b) of the Act, Gordon John Davidson of Dumbleyung is appointed a member of the Committee on the nomination of the Shire of Dumbleyung, the appointment being for a term ceasing on the 30 September 2003.
- (2) delete Aaron Bowman from representing the Shire of Dumbleyung.

Dated this 21st day of March 2001.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

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**AG403\*****SOIL AND LAND CONSERVATION ACT 1945**

## NOTICE OF APPOINTMENT

Under Section 23 of the Soil and Land Conservation Act 1945, the following person is appointed a member of the District Committee for the Halls Creek-East Kimberley Land Conservation District, which Committee was established by an Order in Council, published in the *Government Gazette of 17 May 1991 at pp. 2455-57 and amended in the Gazettes of 12 June 1992 at pp. 2412-14 and 17 March 1995 at p. 1017.*

- (1) pursuant to Section 23 (2b) (b) of the Act, Spike Dessert of Kununurra is appointed a member of the Committee on the nomination of the Shire of Wyndham East Kimberley, the appointment being for a term ceasing on the 30 September 2002.
- (2) delete Frank Rodriguez of Kununurra from representing the Shire of Wyndham East Kimberley.

Dated this 21st day of March 2001.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

**AG404\*****SOIL AND LAND CONSERVATION ACT 1945****CHITTERING VALLEY LAND CONSERVATION DISTRICT  
(APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2001**

Made by the Commissioner of Soil and Land Conservation.

**1. Citation**

This Instrument may be cited as the *Chittering Valley Land Conservation District (Appointment of Members) Instrument 2001*.

**2. Appointment of members**

Under section 23(2b) of the Act and clause 5(1) of the *Soil and Land Conservation (Chittering Valley Land Conservation District) Order 1992\**, the following members are appointed to the land conservation district committee for the Chittering Valley Land Conservation District—

- (a) on the nomination of the Shire of Swan: Kevin Francis Smith of Bullsbrook;
- (b) on the nomination of the Shire of Chittering: Lawrence William Bush of Lower Chittering;
- (c) as persons actively engaged in, or affected by or associated with, land use in the district—
  - (i) Marilyn Corderoy of Lower Chittering
  - (ii) William Bernard James of Lower Chittering
  - (iii) Rosanna Maria Hindmarsh of Chittering
  - (iv) Hartley Charles Read of Lower Chittering
  - (v) Tracy Rolph of Chittering
  - (vi) Fleur Crowe of Lower Chittering
  - (vii) Suzanne Maree Metcalf of Bindoon
  - (viii) Mark de Beaux of Lower Chittering
  - (ix) Norman John Archer of Lower Chittering
  - (x) Isabelle Archer of Lower Chittering
  - (xi) Tuarn Andrew Brown of Chittering
  - (xii) Jacqueline Ann Lucas of Bindoon

(\* Published in the Gazette 29 May 1992 at pp. 2185-86 and Amendment Order approved by Executive Council on 26 August 1997 and 29 July 1998 {refer to Agriculture Western Australia reference: 881732V03PO8}).

**3. Term of office**

Members appointed to the committee under this instrument will hold office for a term expiring on 30 September 2003.

Dated this 9th day of March 2001.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

**AG405\*****SOIL AND LAND CONSERVATION ACT 1945****THREE SPRINGS LAND CONSERVATION DISTRICT  
(APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2001**

Made by the Commissioner of Soil and Land Conservation.

**1. Citation**

This Instrument may be cited as the *Three Springs Land Conservation District (Appointment of Members) Instrument 2001*.

**2. Appointment of members**

Under section 23(2b) of the Act and clause 6(1) of the *Soil and Land Conservation (Three Springs Land Conservation District) Order 1985\**, the following members are appointed to the land conservation district committee for the Three Springs Land Conservation District—

- (a) on the nomination of the Shire of Three Springs: Adrian Roy Mutter and Glynne Edwin Stokes of Three Springs; and
- (b) as persons actively engaged in, or affected by or associated with, land use in the district—
  - (i) Craig Morgan of Three Springs
  - (ii) Robert Douglas Weir of Three Springs
  - (iii) Mark Hebiton of Three Springs
  - (iv) Vicki Eva of Three Springs
  - (v) Bradley Colegate of Three Springs
  - (vi) Andrew John Parker of Three Springs
  - (vii) Morris Van Buerle of Three Springs East

(\* Published in the Gazette 18 January 1985 at p. 266 and amended in the Gazettes of 22 August 1986 at pp. 3006-07, 30 July 1993 at pp. 4121-22 and Amendment Orders approved by Executive Council on 11 March 1997 and 7 October 1997 {refer to Agriculture Western Australia reference: 881723V02POH}).

**3. Term of office**

Members appointed to the committee under this instrument will hold office for a term expiring on 30 September 2003.

Dated this 21st day of March 2001.

DAVID HARTLEY, Commissioner of Soil and Land Conservation.

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## CENSORSHIP

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**CS401\*****CENSORSHIP ACT 1996**

I, Jim McGinty, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 21st day of March 2001.

JIM MCGINTY MLA, Attorney General; Minister for Justice and Legal Affairs; Electoral Affairs; Peel and the South West.

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Schedule

20 March 2001

Restricted Classification

Title or Description	Publisher
Australian Rosie, The No 139	Clean Culture Pty Ltd
Back Door Stories Jul 2000	Tellus Publishing Inc
Best of Real Wives, The Vol 2 Iss 5	Fantasy Publications Ltd
Black Label Vol 2 Iss 1	Galaxy Publications Ltd
Black Label Vol 2 Iss 2	Galaxy Publications Ltd
Celebrity Skin Jan 2001 Vol 23 No 92	Man's World Publications
Coming Out Aug 1999 Vol 5 No 1	Sportomatic Ltd
Coming Out Mar 2000 Vol 5 No 3	Sportomatic Ltd
Confidential Letters (Special Edition) Apr 2000	AJA Publishing Corp
Confidential Letters (Special Edition) Jul 2000	AJA Publishing Corp
Eros Vol 3 No 1	Fantasy Publications Ltd
Fiesta Vol 35 Iss 1	Galaxy Publications Ltd
Fiesta Vol 35 Iss 2	Galaxy Publications Ltd
Fiesta Digest Vol 2 Iss 1	Galaxy Publications Ltd
Fiesta Digest Vol 2 Iss 2	Galaxy Publications Ltd
Fiesta Readers' Letters Book No 22	Galaxy Publications Ltd
Firsthand Magazine Sep 2000	Firsthand Ltd
For Men Iss 130	Fantasy Publications Ltd
Forum Mar 2001 Vol 31 No 3	General Media Communications Inc
Girls of Australian Penthouse, The No 7	Gemkilt Publishing Pty Ltd
Knave Vol 33 Iss 1	Galaxy Publications Ltd
Knave Vol 33 Iss 2	Galaxy Publications Ltd
Lollypops Vol 1 No 6	Montcalm Publishing Corporation
Lusty Letters Apr 2000	Sportomatic Ltd
Lusty Letters Jun 2000	Sportomatic Ltd
Lusty Letters Jul 2000	Sportomatic Ltd
Naughty Jul 2000	Tellus Publishing Inc
One Hand Reader Presents Hole Apr 2000	AJA Publishing Corp
One Hand Reader Presents Hump Apr 2000	AJA Publishing Corp
Options Jul 1999 Vol 19 No 10	AJA Publishing Corp
Options Jul 2000 Vol 20 No 10	AJA Publishing Corp
Options Sep 2000 Vol 21 No 1	AJA Publishing Corp
Penthouse Mar 2001 Vol 32 No 7	General Media Communications Inc
Personal Letters (Special Edition) Jun 2000	AJA Publishing Corp
Personal Letters (Special Edition) Sep 2000	AJA Publishing Corp
Playmate Jan 2001 Vol 2 No 3	ASP Productions Pty Ltd
Ravers Vol 7 Iss 1	Galaxy Publications Ltd
Ravers Vol 7 Iss 2	Galaxy Publications Ltd
Readers' Wives Vol 8 No 9	Fantasy Publications Ltd
Sexy Letters No 8	Letters Magazine Inc
Sphinx Jul 2000	Tellus Publishing Inc
Steamy Letters (Special Edition) May 2000	AJA Publishing Corp
Straight Man Tales Nov 2000	Firsthand Ltd
Teazer (Just 18) Vol 3 Iss 2	Galaxy Publications Ltd

Restricted Classification—*continued*

Title or Description	Publisher
Turn-Ons Apr 2000	AJA Publishing Corp
Turn-Ons May 2000	AJA Publishing Corp
Turn-Ons Jun 2000	AJA Publishing Corp
Turn-Ons Aug 2000	AJA Publishing Corp
TV Playmate No 4	ASP Productions Pty Ltd
TV Playmate No 5	ASP Productions Pty Ltd
Two Blue Couples (Best of Special) No 1	Galaxy Publications Ltd
Two Blue Couples Vol 5 Iss 1	Galaxy Publications Ltd
Two Blue Couples Vol 5 Iss 2	Galaxy Publications Ltd

**CS402\*****CENSORSHIP ACT 1996**

I, Jim McGinty, being the Minister administering the Censorship Act 1996, acting in the exercise of the powers conferred by Section 15 of that Act, do hereby determine that the publications specified in the schedule below shall be classified as refused publications for the purposes of that Act.

Dated this 21st day of March 2001.

JIM MCGINTY MLA, Attorney General; Minister for Justice and  
Legal Affairs; Electoral Affairs; Peel and the South West.

## Schedule

20 March 2001

## Refused Classification

Title or Description	Publisher
Family Affairs Jan 2000	Letters Magazine Inc
Family Affairs Feb 2000	Letters Magazine Inc
Family Confessions Vol 00 No 1	Second Wind Publications
Family Fun Vol 00 No 2	Second Wind Publications
Family Joy Feb 2000	Second Wind Publications
Family Letters Jan 2000	Piccolo Publications Ltd
Family Nights Vol 00 No 2	Second Wind Publications
Family Room, The Dec 1999	Second Wind Publications
Family Room, The Jan 2000	Second Wind Publications
Family Sex Tales Jan 2000	Firsthand Ltd
Family Stuff Vol 00 No 1	Second Wind Publications
Family Tales Jan 2000	Second Wind Publications
Family Talk Feb 2000	Second Wind Publications
Firsthand Magazine Dec 2000	Firsthand Ltd
Forbidden Fantasies! Victorian Dominator	Star Distributors
Hot Family Letters Dec 1999	Piccolo Publications Ltd
Hot Family Letters Jan 2000	Piccolo Publications Ltd
Special Love Affairs Vol 00 No 2	Letters Magazine Inc
Special Love Affairs Vol 00 No 3	Letters Magazine Inc
Special Pleasures Jan 1994	Eight Winds Publications
Teazer (Just 18) Vol 3 Iss 1	Galaxy Publications Ltd
X-Rated Family Letters Vol 00 No 2	Piccolo Publications Ltd

**FAIR TRADING****FT401****SUNDAY ENTERTAINMENTS ACT 1979**

## NOTICE

I, John Charles Kobelke, Minister for Consumer Affairs, acting pursuant to Section 3(2) of the *Sunday Entertainments Act 1979* do hereby declare that the provisions of Section 3(1) of the Act shall not apply to, or in relation to, any person involved in operating the Pot Black Family Pool and Snooker Centres listed in the Schedule below from 12.00 noon to 12.00 midnight on Good Friday, 13 April 2001.

## Schedule

- 17 Queen Victoria Street, Fremantle
- 106 James Street, Northbridge

- 5 Mallard Way, Cannington
- 1st Floor, Hillarys Boat Harbour, West Coast Drive, Hillarys
- 464 Fitzgerald Street, North Perth
- 61 Pinjarra Road, Mandurah
- 8/2209 Albany Highway, Gosnells

JOHN KOBELKE, MLA, Minister for Consumer Affairs.

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**FT402****SUNDAY ENTERTAINMENTS ACT 1979**

## NOTICE

I, John Charles Kobelke, Minister for Consumer Affairs, acting pursuant to Section 3(2) of the *Sunday Entertainments Act 1979* do hereby declare the provisions of Section 3(1) of the Act shall not apply to, or in relation to, any person involved in operating the Rockingham Easter Festival situated at the Rockingham Oval, Flinders Lane, Rockingham from 12.00 noon to 10.00pm on Good Friday, 13 April 2001.

JOHN KOBELKE, MLA, Minister for Consumer Affairs.

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**FT403****ASSOCIATIONS INCORPORATION ACT 1987**

## Section 35

## ARMADALE-KELMSCOTT DISTRICT MEMORIAL HOSPITAL ASSOCIATION INC

Notice is hereby given that the incorporation of the above-named association has been cancelled as from the date of this notice.

Dated the 26th day of March 2001.

S. MEAGHER, Manager, Registration Services  
for Commissioner for Fair Trading.

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**HOUSING**

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**HM401\*****COUNTRY HOUSING ACT 1998**

## STANDARD RATE OF INTEREST

Notice is hereby given, in accordance with Section 40 of the Country Housing Act 1998 that the standard rate of interest to apply for assistance provided under this act is 7.50% effective from 1 April 2000.

TOM STEPHENS MLC, Minister for Housing.

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**JUSTICE**

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**JM401****JUSTICES ACT 1902**

## EX OFFICIO JUSTICE OF THE PEACE

It is hereby notified for public information that Cr Stephen Lee has been appointed under Section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as the Mayor of the City of Cockburn.

GARY THOMPSON, Executive Director, Court Services.

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**LOCAL GOVERNMENT**

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**LG401****BUSH FIRES ACT 1954***Shire of Pingelly*

It is hereby notified for public information that Clare Thomson has been appointed as a Fire Control Officer for the Shire of Pingelly.

C. M. THOMSON, Acting Chief Executive Officer.

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**LG402****LOCAL GOVERNMENT ACT 1995***Shire of Pingelly*

It is hereby notified for public information that Clare Thomson has been appointed as Acting Chief Executive Officer for the Shire of Pingelly.

E. HODGES, Shire President.

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**LG403****LOCAL GOVERNMENT ACT 1995***Shire of Westonia***ACTING CHIEF EXECUTIVE OFFICER**

It is hereby notified for public information that Jameon C. Criddle has been appointed Acting Chief Executive Officer of the Shire of Westonia from Monday, 2 April 2001, until Friday, 20 April 2001, during the Chief Executive Officer, Mr A. W. Prices' period of Annual Leave.

J. A. DELLA BOSCA, President.

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**LG404****SHIRE OF NORTHAMPTON****Appointment of Honorary Ranger**

It is hereby notified for public information that Mr Geoffrey Morris of Port Gregory has been appointed as an Honorary Ranger for the Shire of Northampton for the Port Gregory area and has duly been appointed as an authorised officer to exercise powers pursuant to the following—

1. Dog Act 1976
2. Bush Fires Act 1954
3. Local Laws Relating to—  
Reserves, Beaches & Foreshore Safety, Decency and Comfort of Bathers.

GARRY L. KEEFFE, Chief Executive Officer.

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**MINERALS AND ENERGY**

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**MN401\*****PETROLEUM PIPELINES ACT 1969****NOTICE OF VARIATION OF PIPELINE LICENCE**

Pipeline Licence PL12 held by New World Oil & Developments Pty Ltd, Kufpec Australia Pty Ltd, Apache Northwest Pty Ltd, Tap (Harriet) Pty Ltd, Apache Varanus Pty Limited, Apache Harriet Pty Limited, Apache UK Limited and British-Borneo Australia Limited, has been varied by instrument of Variation 5P/00-1, to authorise the Licensee to construct and operate modifications to the existing flare system on Varanus Island, within the Licence area, with effect from 27 March 2001.

W. L. TINAPPLE, Director Petroleum Division.

**MN402****MINING ACT 1978**

## NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,  
Marble Bar WA 6760.

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

P. NICHOLLS, Warden.

To be heard in the Warden's Court, Marble Bar on 15th May, 2001.

## PILBARA MINERAL FIELD

P45/2393-S—Cotton, William Fredrick

**MN403****MINING ACT 1978**

## NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,  
Coolgardie WA 6430.

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

N. L. ROBERTS (SM), Warden.

To be heard in the Warden's Court, Coolgardie on the 14th May, 2001.

## COOLGARDIE MINERAL FIELD

## Prospecting Licences

15/3590—Brutus Constructions Pty Ltd  
Mavia Pty Ltd

15/4089—Desert Exploration Pty Ltd

15/3455—Spinifex Gold NL

16/1765—Centaur Mining and Exploration Ltd

16/1766—Centaur Mining and Exploration Ltd

16/1767—Centaur Mining and Exploration Ltd

16/1768—Centaur Mining and Exploration Ltd

16/1769—Centaur Mining and Exploration Ltd

16/1770—Centaur Mining and Exploration Ltd

16/1771—Centaur Mining and Exploration Ltd

16/1772—Centaur Mining and Exploration Ltd

16/1773—Centaur Mining and Exploration Ltd

16/1774—Centaur Mining and Exploration Ltd

16/1775—Centaur Mining and Exploration Ltd

**MN404****MINING ACT 1978**

## NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals & Energy,  
Southern Cross.

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

F. CULLEN SM, Warden.

To be heard in the Wardens Court, Southern Cross on 15th May 2001.

YILGARN MINERAL FIELD

Prospecting Licences

P77/3279—Vernon Wesley Strange  
Terry John Beaton  
Paul David Della Bosca

P77/3126—Fargo Investments Pty Ltd

**MN405**

**MINING ACT 1978**

NOTICE OF INTENTION TO FORFEIT

Department of Minerals & Energy,  
Perth WA 6000.

In accordance with Regulation 50(b) of the Mining Act, 1978, notice is hereby given that unless the rent due on the undermentioned licences and leases is paid on or before 24 April 2001 it is the intention of the Hon. Minister for Mines under the provisions of Sections 96A(1) and 97(1) of the Mining Act, 1978-1983 to forfeit such for breach covenant, viz, non-payment of rent.

L. C. RANFORD, Director General.

Number	Holder	Mineral Field
Exploration Licences		
15/389	Spinifex Gold Pty Ltd	Coolgardie
28/807	MY Casino Ltd	North East Coolgardie
29/141	Delta Gold Ltd	North Coolgardie
38/378	Delta Gold Ltd	Mt Margaret
38/380	Johnson's Well Mining NL	Mt Margaret
38/381	Johnson's Well Mining NL	Mt Margaret
38/387	Johnson's Well Mining NL	Mt Margaret
38/404	Aurora Gold (WA) Pty Ltd	Mt Margaret
38/430	Johnson's Well Mining NL	Mt Margaret
38/495	Mount Grace Resources NL	Mt Margaret
39/712	Gutnick Resources NL	Mt Margaret
39/713	Gutnick Resources NL	Mt Margaret
46/260	Hitec Energy NL	Pilbara
51/319	WMC Resources Ltd	Murchison
51/324	WMC Resources	Murchison
52/861	Livingstone Group Ltd	Peak Hill
	Yinnetharra Explorations Pty Ltd	
59/837	Magnetic Resources NL	Yalgoo
63/446	Pan Australian Exploration Pty Ltd	Dundas
63/447	Pan Australian Exploration Pty Ltd	Dundas
63/448	Pan Australian Exploration Pty Ltd	Dundas
63/449	Pan Australian Exploration Pty Ltd	Dundas
74/209	Homestake Gold of Australia Ltd	Phillips River

MINING LEASES

24/104	Broad Arrow Mill Pty Ltd	Broad Arrow
24/377	Centaur Mining & Exploration Ltd	Broad Arrow
24/517	Centaur Mining & Exploration Ltd	Broad Arrow
24/519	Centaur Mining & Exploration Ltd	Broad Arrow
24/520	Centaur Mining & Exploration Ltd	Broad Arrow
24/543	Centaur Mining & Exploration Ltd	Broad Arrow
24/544	Centaur Mining & Exploration Ltd	Broad Arrow
27/166	Boyes, Charles Joseph	North East Coolgardie
28/99	Gutnick Resources NL	North East Coolgardie
28/100	Gutnick Resources NL	North East Coolgardie
28/101	Gutnick Resources NL	North East Coolgardie
29/50	Lincoln Areas NL	
31/135	Elixir Holdings Pty Ltd	North East Coolgardie
	Gutnick Resources NL	
31/136	Elixir Holdings Pty Ltd	North East Coolgardie
	Gutnick Resources NL	
37/380	Triton Corporation Ltd	Mt Margaret
38/262	Genetic Technologies Ltd	Mt Margaret
	Johnson's Well Mining NL	
38/352	Genetic Teci-Inolgies Ltd	Mt Margaret
	Johnson's Well Mining NL	
38/354	Johnson's Well Mining NL	Mt Margaret

## MINING LEASES

38/402	Creasy, Mark Sareth Legendre, Bruce Robert Mega-Min Resources NL Wasse, Bernfrieer Gunter	Mt Margaret
39/279	Dixon, Trevor John McKnight, Russell Geoffrey	Mt Margaret
40/85	Coleman, Susan Frances	North Coolgardie
45/545	Mount Burgess Mining NL	Pilbara
45/546	Grovestone Pty Ltd	Pilbara
45/644	Dimitrovski, George Dimitrovski, Margaret Marshall	Pilbara
59/407	Servicepoint Ltd	Yalgoo
70/99	Hudson Resources Ltd	South West
70/520	Golden Embassy Pty Ltd	South West
77/88	Westonia Mines Minerals Pty Ltd	Yilgarn
80/350	Guerinoni, Stephen Charles	Kimberley

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**PLANNING**


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**PD401\*****TOWN PLANNING AND DEVELOPMENT ACT 1928**

## ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

*SHIRE OF KALAMUNDA*

## DISTRICT PLANNING SCHEME No. 2—AMENDMENT No. 199

Ref: 853/2/24/16 Pt 199

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning and Infrastructure approved the Shire of Kalamunda Town Planning Scheme Amendment on 25 March 2001 for the purpose of inserting in Appendix D of the Scheme Text—Schedule of Additional Uses—

1. Under the column Particulars of Land  
Lot 46 (15) First Avenue, Bickley
2. Under the column Additional Use  
A Place of Public Worship subject to planning approval.

O. F. McGRATH, President.  
D. E. VAUGHAN, Chief Executive Officer.

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**POLICE**


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**PE701****POLICE ACT 1892**

## POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by public auction at Statewide Auctioneers, Rivergum Street, Kununurra on Saturday 28th April at 9.00 am.

The auction is to be conducted by Mr James Okenny.

B. MATTHEWS, Commissioner of Police,  
West Australian Police Service.

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**RACING, GAMING AND LIQUOR**


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**RA401****LIQUOR LICENSING ACT 1988**

## SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
<b>APPLICATIONS FOR THE GRANT OF A LICENCE</b>			
8241	Aurarius Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in Wangara and known as Aurarius Pty Ltd	1/5/01
8244	Euvitis Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in Porongurup and known as Kyra Wine Cellars	29/4/01
<b>APPLICATIONS FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS</b>			
7362	Federal Hotel (Kalgoorlie) Pty Ltd	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Kalgoorlie and known as Federal Hotel	16/4/01
7382	Cooke Point Recreation Club Inc	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Port Hedland and known as Cooke Point Recreation Club Inc	16/4/01

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

HUGH HIGHMAN, Director of Liquor Licensing.

## RAILWAYS

### RB401

#### GOVERNMENT RAILWAYS ACT 1904

##### WESTERN AUSTRALIAN GOVERNMENT RAILWAYS

Railways Working Account for quarter ended 6 January, 2001 (as required by section 59 of the Government Railways Act).

<b>1. Revenue and Expenditure</b>	\$'000
Revenue	118,327
Expenditure	116,902
Surplus	1,425
<b>2. Fixed Assets</b>	\$'000
At cost less depreciation (as at 6 January, 2001) (Does not include Sale of Freight Assets)	1,162,139

R. WALDOCK, Acting Commissioner of Railways.

## PUBLIC NOTICES

### ZZ101

#### PUBLIC TRUSTEE ACT 1941

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 26th day of March 2001.

A. R. McLAREN, Public Trustee,  
565 Hay Street, Perth WA 6000.

Name of Deceased	Address	Date of Death	Date Election Filed
Robinson, Francis Charles (DEC 318745 DP3)	Bakers Hill	Between 22nd & 23rd/1/1999	9/3/01
Aylmore, Patricia Mary (DEC 330551 DG4)	Albany	24/11/00	14/2/01
Brown, John William (DEC 330065 DC4)	Kalgoorlie	20/9/00	8/2/01
Leembruggen, Hans Gordon (DEC 331264 DG4)	Bayswater	5/1/01	19/2/01
Lippiatt, Alice Victoria (DEC 328682 DL4)	Beaconsfield	21/6/00	8/2/01
Reveley, Beryl Joan (DEC 328519 DA3)	Dudley Park	14/6/00	8/2/01
Turner, Doris Mary (DEC 329801 DL4)	Menora	20/8/00	8/2/01
Naylor, Frank (DEC 331231 DG4)	Orelia	10/12/00	16/3/01
Penrose, Dorothy Rose Feltham (DEC 329747 DS4)	Joondanna	15/9/00	16/3/01
Pritchard, Cecil James (DEC 331549 DC3)	Claremont	29/1/70	19/3/01

**ZZ201****TRUSTEES ACT 1962**

## NOTICE TO CREDITORS AND CLAIMANTS

In the matter of the Estate of Christopher Durward Burrige, late of 12 Shenton Road, Claremont in the State of Western Australia, Hairdresser, deceased.

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 the 9th day of May 2000, are required by the Administrator, Sally Anne Melocco, to send the particulars of their claim to Messrs Taylor Smart of Level 28, 44 St George's Terrace, Perth in the State of Western Australia, by the 30th day of April 2001, after which date the said Administrator may convey or distribute the assets, having regard only to the claims of which she then has had notice.

Dated the 23rd day of March 2001.

GARRY E. SAME, Taylor Smart.

**ZZ202****TRUSTEES ACT 1962**

## NOTICE TO CREDITORS AND CLAIMANTS

James Washington Thompson, late of 32 Empire Avenue, City Beach, retired Cartage Contractor, 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 24 September 2000 are required by the Executrix of care of Stables Scott, 8 St George's Terrace, Perth, to send particulars of their claims to her by no later than 1 May 2001 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

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WESTERN AUSTRALIA

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WESTERN AUSTRALIA

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