

# WESTERN AUSTRALIAN GOVERNMENT Gazette

3655



PERTH, TUESDAY, 12 AUGUST 2003 No. 137

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

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## CONTENTS

### PART 1

	Page
Conservation and Land Management Act 1984—Forest Management Amendment Regulations 2003 .....	3657-8
Firearms Act 1973—Firearms Amendment Regulations (No. 2) 2003.....	3665-71
Poisons Act 1964—Poisons Amendment Regulations 2003 .....	3658-65
Proclamations—Supreme Court Act 1935—Juries Act 1957 (Jury District) .....	3657

### PART 2

Cemeteries.....	3672
Education .....	3673
Justice.....	3673-4
Local Government.....	3674-5
Planning and Infrastructure .....	3676-9
Police .....	3679-81
Public Notices.....	3681

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

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

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

Postal address:

State Law Publisher  
P.O. Box 8448,  
Perth Business Centre 6849

Delivery address:

State Law Publisher  
Ground Floor,  
10 William St. Perth, 6000  
Telephone: 9321 7688 Fax: 9321 7536

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## PUBLISHING ALTERATIONS

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

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

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date.

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

JOHN A. STRIJK, Government Printer.

# — PART 1 —

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## PROCLAMATIONS

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AA101\*

**SUPREME COURT ACT 1935****JURIES ACT 1957**

## 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 with the advice and consent of the Executive Council—

- (a) under section 10 of the *Juries Act 1957*, determine and declare that the jury district for a Circuit Court at the circuit town of Fremantle consists of the Assembly districts of Alfred Cove, Cockburn, Fremantle and Willagee; and
- (b) under section 12 of the *Juries Act 1957*, alter the area of the jury district for the Supreme Court by including in the area the whole of the Assembly district of Cockburn.

Given under my hand and the Public Seal of the State on 5<sup>th</sup> August 2003.

By Command of the Governor,

JIM MCGINTY, Attorney General.

GOD SAVE THE QUEEN !

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## CONSERVATION

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CO301\*

Conservation and Land Management Act 1984

### **Forest Management Amendment Regulations 2003**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Forest Management Amendment Regulations 2003*.

**2. The regulations amended**

The amendments in these regulations are to the *Forest Management Regulations 1993*\*.

[\* Reprinted as at 15 September 1999.

For amendments to 26 May 2003 see 2001 Index to Legislation of Western Australia, Table 4, p. 48, and Gazette 3 May 2002.]

**3. Regulation 73 amended**

- (1) Regulation 73(1) is amended by deleting “subregulations (2) and (3) and”.
- (2) Regulation 73(2) is repealed.
- (3) Regulation 73(3) is repealed.

By Command of the Governor,

M. TRAVERS, Clerk of the Executive Council.

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**HEALTH**

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HE301\*

Poisons Act 1964

**Poisons Amendment Regulations 2003**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Poisons Amendment Regulations 2003*.

**2. The regulations amended**

The amendments in these regulations are to the *Poisons Regulations 1965*\*.

[\* *Reprint 7 as at 10 Jan 2003*.

*For amendments to 22 July 2003 see Western Australian Legislation Information Tables for 2002, Table 4, p. 288, and Gazette 9 April 2003.]*

**3. Regulation 2 amended**

Regulation 2 is amended by inserting the following definition in the appropriate alphabetical position —

“

“**public hospital**” means a public hospital as defined in section 2(1) of the *Hospitals and Health Services Act 1927*;

”.

**4. Regulation 10A amended**

Regulation 10A(2)(b) is amended by deleting “within the meaning of the *Hospitals and Health Services Act 1927*”.

**5. Regulation 51A amended**

Regulation 51A is amended by deleting “For the purposes of regulations 51AA to 51G — ” and inserting instead —

“ In this Subdivision — ”.

**6. Regulation 51G replaced**

Regulation 51G is repealed and the following regulations are inserted instead —

“

**51G. Interpretation**

In this Subdivision —

“**authorised practitioner**” means a medical practitioner who holds an authorisation under regulation 51GAB;

“**stimulant**” means amphetamine, dexamphetamine, methylamphetamine, methylphenidate or phenmetrazine, or the salts of any of those substances and any preparation or admixture containing any of those substances, or the salts of any of those substances.

**51GAA. When a medical practitioner may supply or prescribe a stimulant**

Despite regulations 51B and 51F, a medical practitioner must not supply a stimulant or provide a prescription for a stimulant unless the medical practitioner —

- (a) is an authorised practitioner;
- (b) does so as a co-prescriber under regulation 51GAG;
- (c) does so in accordance with a special authorisation under regulation 51GAH; or
- (d) does so under regulation 51GAI.

**51GAB. Authorisation to supply or prescribe a stimulant**

- (1) A medical practitioner may apply to the Commissioner of Health for authorisation to supply a stimulant or to provide a prescription for a stimulant.
- (2) The application must be in a form approved by the Commissioner of Health.
- (3) On receiving an application under subregulation (1) the Commissioner of Health may grant the authorisation.
- (4) An authorisation remains in force until the applicant ceases to be a registered medical practitioner or the Commissioner of Health revokes the authorisation.

- (5) The Commissioner of Health may by notice in writing cancel or vary the terms of an authorisation at any time.

**51GAC. When an authorised practitioner may supply or prescribe a stimulant**

An authorised practitioner must not supply a stimulant or provide a prescription for a stimulant unless the patient is diagnosed as having —

- (a) attention deficit hyperactivity disorder;
- (b) brain damage;
- (c) depression; or
- (d) narcolepsy.

**51GAD. Treatment of attention deficit hyperactivity disorder with a stimulant**

- (1) An authorised practitioner must not supply or prescribe a stimulant for treatment of attention deficit hyperactivity disorder to or for a patient who has not reached 2 years of age.
- (2) An authorised practitioner must not, without written permission from the Commissioner of Health, supply or prescribe a stimulant for treatment of attention deficit hyperactivity disorder to or for a patient who has reached 2 years of age but has not reached 4 years of age.
- (3) An authorised practitioner must not supply or prescribe a stimulant for treatment of attention deficit hyperactivity disorder to or for a patient who has reached 4 years of age but has not reached 18 years of age unless the authorised practitioner is —
  - (a) a paediatrician;
  - (b) a paediatric neurologist; or
  - (c) a child and adolescent psychiatrist.
- (4) An authorised practitioner must not supply or prescribe a stimulant for treatment of attention deficit hyperactivity disorder to or for a patient who has reached 18 years but has not reached 25 years unless the authorised practitioner is —
  - (a) a neurologist or psychiatrist not referred to in subregulation (3); or
  - (b) an authorised practitioner referred to in subregulation (3) who was treating the patient for attention deficit hyperactivity disorder before the patient reached 18 years of age.
- (5) An authorised practitioner must not supply or prescribe a stimulant for treatment of attention deficit hyperactivity disorder to or for a patient who has

reached 25 years unless the authorised practitioner is a neurologist or psychiatrist not referred to in subregulation (3).

- (6) An authorised practitioner must not, without written permission from the Commissioner of Health, supply or prescribe a stimulant for treatment of attention deficit hyperactivity disorder to or for a patient who has a history of psychosis, bipolar disorder, or sustained significant substance abuse.

**51GAE. Dose for supply or prescription of a stimulant**

- (1) If an authorised practitioner is treating a patient with a stimulant, the patient must be started on the lowest practicable dose that is then titrated according to the person's response.
- (2) An authorised practitioner must not, without written permission from the Commissioner of Health, treat a patient with a dose greater than —
  - (a) 1 mg/kg/day for dexamphetamine up to a maximum of 60 mg/day; and
  - (b) 2 mg/kg/day for methylphenidate up to a maximum of 120 mg/day.
- (3) If an authorised practitioner prescribes one or more stimulants for the same patient, the authorised practitioner must not, without written permission from the Commissioner of Health, prescribe a total daily dosage exceeding 12 tablets/day for those stimulants.

**51GAF. Notification to Commissioner of Health of supply or prescription of a stimulant**

- (1) An authorised practitioner must notify the Commissioner of Health as soon as practicable after —
  - (a) a stimulant has been supplied to or prescribed for a patient by the authorised practitioner for the first time;
  - (b) there has been a change in —
    - (i) the dose of a stimulant supplied to or prescribed for a patient by the authorised practitioner;
    - (ii) the type of stimulant supplied to or prescribed for a patient by the authorised practitioner;
    - (iii) the form of stimulant supplied to or prescribed for a patient by the authorised practitioner;
    - (iv) the name or residential address of a patient who is being treated with a stimulant by the authorised practitioner; or

- (v) the co-prescribers (if any) of the authorised practitioner under regulation 51GAG;
  - and
  - (c) the supply or provision of prescriptions for a stimulant to a patient by the authorised practitioner has ceased.
- (2) The notification is to be in a form approved by the Commissioner of Health.
  - (3) Upon receiving notification under subregulation (1)(a) or (b), the Commissioner of Health may by notice to the authorised practitioner order that the treatment be cancelled or varied.
  - (4) An authorised practitioner receiving an order under subregulation (3) must comply with the order.

**51GAG. Co-prescriber for supply or prescription of a stimulant**

- (1) An authorised practitioner may nominate another medical practitioner to be a co-prescriber of a stimulant in a notification to the Commissioner of Health under regulation 51GAF.
- (2) A co-prescriber may on the same conditions as the authorised practitioner supply a stimulant or provide a prescription for a stimulant to the patient who is the subject of the notification.

**51GAH. Special authorisation to supply or prescription of a stimulant**

- (1) A medical practitioner may apply to the Commissioner of Health for a special authorisation to supply or prescribe a stimulant to a particular patient in circumstances not set out in regulation 51GAC.
- (2) The application must be in a form approved by the Commissioner of Health.
- (3) On an application under subregulation (1), the Commissioner of Health may grant the special authorisation if the Commissioner considers that there are sound medical grounds for doing so.
- (4) The Commissioner of Health may by notice in writing cancel or vary the terms of a special authorisation at any time.

**51GAI. Supply or prescription of a stimulant in a public hospital or prison**

Where a person who is being treated with a stimulant under this Subdivision —

- (a) enters a public hospital for treatment as an in-patient; or

(b) is placed in custody in a prison as defined in the *Prisons Act 1981*,

and needs to continue treatment with the stimulant while in that hospital or prison, a medical practitioner attached to the hospital or prison may supply the stimulant or provide a prescription for the stimulant on the same conditions that the medical practitioner who initiated the treatment would be able to.

”.

#### 7. **Regulation 53A amended**

Regulation 53A is amended in the list of poisons by inserting in the appropriate alphabetical positions —

“

Amphetamine  
Dexamphetamine  
Methylamphetamine  
Methylphenidate  
Phenmetrazine

”.

#### 8. **Regulation 64 amended**

Regulation 64(5) is amended by deleting “(as defined in the *Hospitals and Health Services Act 1927*)”.

#### 9. **Various headings deleted**

The regulations are amended by deleting the headings that appear immediately before each of the regulations set out in the Table to this regulation.

##### **Table of headings to be deleted**

r. 1	r. 35	r. 45
r. 2	r. 36	r. 47
r. 3	r. 37	r. 48
r. 5	r. 38	r. 49
r. 7 (both headings)	r. 38AA	r. 50
r. 8	r. 38C (both headings)	r. 51
r. 8A	r. 38D	r. 52
r. 9	r. 38E	r. 52B
r. 10	r. 38F	r. 52C
r. 10A	r. 38G	r. 53
r. 12	r. 38H	r. 53A
r. 15	r. 39	r. 54
r. 19	r. 40	r. 55
r. 21	r. 40A	r. 56
r. 25	r. 41A	r. 57
r. 30 (both headings)	r. 42	r. 58
r. 31	r. 43	r. 59 (both headings)
r. 32	r. 43A	r. 60
r. 33	r. 44	

**10. Various Part, Division and Subdivision headings inserted**

The regulations are amended by inserting immediately before the regulation specified in column 1 of the Table to this regulation the corresponding heading specified in column 2 of that Table.

**Table**

<b>Column 1 Regulation</b>	<b>Column 2 Heading</b>
r. 1	<b>Part 1 — Preliminary</b>
r. 3	<b>Part 2 — Licences and permits</b>
r. 3	<b>Division 1 — General</b>
r. 12A	<b>Division 2 — Needle and syringe programme</b>
r. 15	<b>Division 3 — Restrictions and obligations</b>
r. 19	<b>Part 3 — Containers and labels</b>
r. 19	<b>Division 1 — Containers</b>
r. 21	<b>Division 2 — Labels</b>
r. 25	<b>Division 3 — General</b>
r. 30	<b>Part 4 — Storage, disposal and loss or theft of poisons</b>
r. 33	<b>Part 5 — Sale, supply and use of poisons</b>
r. 33	<b>Division 1 — Restrictions</b>
r. 36	<b>Division 2 — Fourth Schedule poisons</b>
r. 41	<b>Division 3 — General</b>
r. 42	<b>Part 6 — Drugs of addiction</b>
r. 42	<b>Division 1 — General</b>
r. 51	<b>Division 2 — Supply and prescription</b>
r. 51	<b>Subdivision 1 — Prescriptions generally</b>
r. 51A	<b>Subdivision 2 — Supply and prescription to drug addicts</b>
r. 51G	<b>Subdivision 3 — Supply and prescription of certain substances</b>
r. 52	<b>Division 3 — Dispensing and delivery</b>

Column 1 Regulation	Column 2 Heading
r. 56	<b>Division 4 — Safe custody</b>
r. 57	<b>Division 5 — Restrictions on supply</b>
r. 59	<b>Part 7 — Miscellaneous provisions</b>

By Command of the Governor,

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

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## POLICE

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PO301\*

Firearms Act 1973

### Firearms Amendment Regulations (No. 2) 2003

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Firearms Amendment Regulations (No. 2) 2003*.

**2. The regulations amended**

The amendments in these regulations are to the *Firearms Regulations 1974*\*.

[\* *Reprinted as at 8 June 2001.*

*For amendments to 30 June 2003 see Western Australian Legislation Information Tables for 2002, Table 4, p. 114.]*

**3. Regulation 6A amended**

Regulation 6A(4) is amended by deleting “persons to whom an approval or permit can be granted or a licence can be issued,” and inserting instead —

“ grant of an approval or permit or the issue of a licence, ”.

#### 4. Regulations 6C to 6G inserted

After regulation 6B the following regulations are inserted —

“

##### 6C. Meaning of “close associate” of the holder of a Dealer’s Licence in regulations 6D, 6E and 6G

(1) In this regulation —

“**relevant financial interest**”, in relation to a business, means —

- (a) any interest in the capital or assets of the business; or
- (b) any entitlement to receive any income derived from the business, whether the entitlement arises at law or in equity or otherwise;

“**relevant position**”, in relation to a business, means a position whose holder participates in the management of the business (whether in the capacity of a director, manager or secretary or otherwise);

“**relevant power**” means any power, whether exercisable by voting or otherwise and whether exercisable alone or in association with others —

- (a) to participate in any managerial or executive decision; or
- (b) to elect or appoint any person to any relevant position.

(2) For the purposes of regulations 6D, 6E and 6G, a person is a “**close associate**” of the holder of a Dealer’s Licence if the person —

- (a) holds any relevant financial interest, or is entitled to exercise any relevant power (whether in his or her own right or on behalf of any other person), in the business of the holder, and by virtue of that interest or power is able to exercise a significant influence over or with respect to the conduct of that business; or
- (b) holds any relevant position, whether in his or her own right or on behalf of any other person, in the business of the holder.

##### 6D. Information about close associates of an applicant for the issue or renewal of a Dealer’s Licence

In an application for the issue or renewal of a Dealer’s Licence, the applicant must give the name and address of each person who will be (if the licence is issued or renewed) a close associate of the applicant and particulars of the nature of each such person’s association with the applicant.

**6E. Dealer's Licences — restrictions on issue**

The Commissioner must not issue or renew a Dealer's Licence if the Commissioner —

- (a) is not satisfied that the applicant is to be the person primarily responsible for the management of the business to be carried on under the authority of the licence; or
- (b) is of the opinion that a person who will be (if the licence is issued or renewed) a close associate of the applicant is not a fit and proper person to be a close associate of the holder of a Dealer's Licence.

**6F. Condition on Dealer's Licence — persons not to be involved in firearms dealing business**

(1) In this regulation —

**“prescribed person”**, in relation to the business authorised by a Dealer's Licence, means a person who —

- (a) has, within the period of 10 years before being employed in that business, been —
  - (i) convicted in this State of an offence under Part II Chapter IX or Part V (other than Chapters XXXIV and XXXV) of *The Criminal Code*; or
  - (ii) convicted elsewhere of a substantially similar offence;
- (b) has, within the period of 10 years before being employed in that business, had his or her Dealer's Licence revoked by the Commissioner for any reason;
- (c) has, within the period of 10 years before being employed in that business, had his or her application for a licence, permit or approval refused by the Commissioner, or had a licence, permit or approval issued or granted to him or her revoked, because —
  - (i) the Commissioner was not satisfied that the person was a fit and proper person to hold the approval, permit, or licence; or
  - (ii) the Commissioner considered that the issue of the licence or grant of the permit or approval to the person would be contrary to the public interest;
- (d) is subject to a violence restraining order as defined in section 11(4) of the Act;
- (e) is subject to a conditional release order, a community based order, an intensive

supervision order, suspended imprisonment or an early release order under the *Sentencing Act 1995*, or a similar order or bond made or entered into elsewhere; or

- (f) is subject to a disqualification order made under section 27A.
- (2) A Dealer's Licence may be made subject to the condition that the holder of the licence must not —
- (a) employ a prescribed person in the business that is authorised by the licence; or
  - (b) permit a prescribed person to act as an agent for, or participate in the management of, that business.
- (3) It is a defence for the holder of a Dealer's Licence prosecuted for an offence under section 21(2) of the Act of failing to comply with the condition referred to in subregulation (2), if the holder proves that he or she did not know, and could not reasonably be expected to have known, that the person employed or permitted to act as an agent for, or to participate in the management of, the holder's business was in fact a prescribed person.

**6G. Condition on a Dealer's Licence — information about close associates to be provided**

- (1) A Dealer's Licence may be made subject to the condition that whenever a person ceases to be or becomes a close associate of the holder, the holder must notify the Commissioner in accordance with subregulation (2) of —
- (a) the name and address of each person who is a close associate of the holder; and
  - (b) the particulars of the nature of each such person's association with the holder.
- (2) The notice under subregulation (1) must be given in writing to the Commissioner within 7 days after a person ceases to be or becomes a close associate of the holder.
- (3) A person must not, in any notice under subregulation (1), make a statement or provide information knowing it to be incorrect or misleading.

”.

**5. Regulation 18 amended**

- (1) Regulation 18(1)(b)(i) and (ii) are each amended by inserting after “record of all firearms” —
- “ and major firearm parts ”.

- (2) After subregulation (1) the following subregulation is inserted —

“

- (1a) In subregulation (1) and Forms 21 and 22 —

**“major firearm part”** means any slide, barrel, revolving chamber, frame, receiver, trigger assembly or magazine.

”

**6. Schedule 1 amended**

- (1) Schedule 1 Form 3 Part I is amended by inserting before item 1 —

“

Particulars of each close associate:

Surname	Other names	Residential address	Nature of association
---------	-------------	---------------------	-----------------------

.....

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”

- (2) Schedule 1 Form 3 Part II is amended by inserting before item 1 —

“

Particulars of each close associate:

Surname	Other names	Residential address	Nature of association
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”

- (3) Schedule 1 Form 21 is amended as follows:

- (a) in the heading by inserting after “RECORD OF FIREARMS” —

“ **AND MAJOR FIREARM PARTS** ”;

- (b) in the Table by inserting after “Type of Firearm” —

“ or Major Firearm Part ”.

- (4) Schedule 1 Form 22 is amended as follows:

- (a) in the heading by inserting after “RECORD OF FIREARMS” —

“ **AND MAJOR FIREARM PARTS** ”;

- (b) in the Table by inserting after “Description of Firearm” —

“ or Major Firearm Part ”.

**7. Schedule 2 amended**

Schedule 2 is amended by inserting after the item “5 mm Remington Rim Fire Magnum” the following item —

“ .17 Hornady magnum rim fire ”.

**8. Schedule 3 amended**

- (1) Schedule 3 is amended in the clause under the heading “Restrictions for category H” as follows:
- (a) by inserting before “An” the subclause designation “(1)”;
  - (b) in paragraph (a) by inserting before “it is for a firearm” —  
“ subject to subclauses (2) to (6), ”;
  - (c) by inserting the following subclauses —
- “
- (2) An approval or permit may be granted, and a licence may be issued, to a person under subclause (1)(a) only if —
- (a) the person has been a member of an approved shooting club for at least 6 months;
  - (b) if the person has been a member of an approved shooting club for less than 12 months, the approval, permit or licence does not apply to more than 2 handguns being either —
    - (i) one .177 air pistol and one .22 calibre handgun; or
    - (ii) one .177 air pistol and one centre fire handgun;
- and
- (c) the person has satisfactorily completed an approved firearm safety training course while being a member of the shooting club.
- (3) Subject to subclause (5), an approval or permit may be granted, and a licence may be issued, to a person under subclause (1)(a) only if it applies to a handgun —
- (a) that has a calibre of .45 or less;
  - (b) that is not capable of firing more than 10 rounds without being reloaded; and
  - (c) that has a barrel length 120 mm or more in the case a semi-automatic handgun and 100 mm or more in any other case, unless the Commissioner is satisfied that —
    - (i) the handgun has been specially designed for target shooting; and
    - (ii) the design does not make the handgun easier to conceal than a handgun that has a barrel length of 120 mm or 100 mm, as the case requires.
- (4) Subject to subclause (5), an approval or permit may be granted, and a licence may be issued, to a person under subclause (1)(a) in relation to a handgun that has a calibre greater than .38 but not greater than .45 only if the approval, permit or licence is subject to the condition that the handgun must not be used except in either —
- (a) the shooting discipline known as “Metallic Silhouette”; or

- (b) the shooting discipline known as “Western Action” or “Single Shot”.
- (5) Subclauses (3) and (4) do not apply to a muzzle loading handgun or a cap and ball percussion fired handgun.
- (6) An approval or permit may be granted, and a licence may be issued, to a person under subclause (1)(a) only if it is subject to the condition that —
- (a) if the approval, permit or licence relates to one or more handguns in a single discipline — the licensee must use one of those handguns in at least 6 shooting competitions organised by the club for the discipline on different days in each year; or
  - (b) if the approval, permit or licence relates to at least one handgun in each of 2 or more disciplines — the licensee must use a handgun from each discipline in at least 4 shooting competitions organised by the club for the discipline on different days in each year.
- (7) In this clause —
- “**approved**” means —
- (a) approved by the Commissioner; or
  - (b) approved in another State or Territory under a law of that State or Territory corresponding to this clause;
- “**barrel length**” in relation to a handgun means —
- (a) in the case of a revolver — the distance from the muzzle of the barrel to the breach end immediately in front of the cylinder; and
  - (b) in any other case — the distance from the muzzle of the barrel to the point of the breach face (including the chamber), measured with the top slide (if any) in the closed position.
- ”.

By Command of the Governor,

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

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## — PART 2 —

### CEMETERIES

CC401\*

#### CEMETERIES ACT 1986

##### FEES AND CHARGES

##### *Shire of Manjimup*

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Council of the Shire of Manjimup hereby records having resolved on 24 July 2003 to set the following fees and charges. All fees detailed hereunder are inclusive of the Goods & Services tax where applicable.

#### Manjimup Memorial Gardens Cemetery 2003/2004

On application for an Order of Burial and Grant of Right of Burial

Grave 2.4m x 1.2m (Traditional Section) .....	\$620.00
Grave 2.4m x 1.2m (Headstone Lawn Section).....	\$440.00

#### Balbarrup (old), Balbarrup, Manjimup, Northcliffe, Pemberton and Walpole Cemeteries.

On application for an Order for Burial and Grant of Right of Burial

Grave 2.4m x 1.2m .....	\$440.00
Grave 2.4m x 2.4m .....	\$880.00
Pre-purchase of Grant of Right of Burial for all cemeteries .....	\$90.00

(This fee is part of the Grant of Right of Burial Fee)

A credit will be given against the cost of Grant of Right of Burial upon production of receipt for pre-purchase

#### Interment Fees (All Cemeteries)

For interment of an adult .....	\$410.00
For interment of a child under the age of 7 years .....	\$245.00
For interment of stillborn child, or a child who has not lived longer than 48 hours .....	\$140.00
For each interment of cremated ashes .....	\$70.00

#### Niche Wall

Single Niche; including plaque, standard inscription and installation.....	\$220.00
For installation of a Single Niche only.....	\$110.00
For purchase of a Single Niche only.....	\$110.00
Double Niche; including plaque first inscription and installation.....	\$330.00
Second Inscription; includes installation .....	\$220.00
Niche Wall Reservation (credit against initial costs) .....	\$55.00

#### Northcliffe Memorial Wall

Purchase of a Single Niche & Installation.....	\$140.00
Purchase of a Single Niche Only .....	\$99.00

#### Additional Charges

Re-opening an ordinary grave—by others .....	\$75.00
Garden of Remembrance .....	\$290.00

(Inc. plaque, stone & standard inscription; single interment only)

Each interment not in usual hours as prescribed by Bylaw 8

Monday to Friday.....	\$105.00
Saturday, Sunday & Public Holidays .....	\$160.00
For each interment without due notice under Bylaw 10(c) .....	\$170.00
Fee for exhumation .....	\$410.00
Undertaker's Annual Licence Fee .....	\$82.00
Undertakers Fee—Single Interment .....	\$40.00
For permission to erect a monument .....	\$70.00
For a copy of the Bylaws and Regulations .....	\$16.00
For a copy of the Grant of Right of Burial .....	\$16.00
For making a search in the Register (Up to 2 location enquiries free).....	\$7.75
Each additional location enquiry (minimum \$5) .....	\$2.60
Photocopy of records; per copy (minimum \$2) .....	\$1.40

P. W. McKENZIE, Shire President.  
V. L. McKAY, Chief Executive Officer.

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## EDUCATION

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ED401

**CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966**  
REPEAL OF STATUTE

It is hereby notified that the Governor in Executive Council, acting under the provisions of Section 35 of the Curtin University of Technology Act 1966, has approved the repeal of Statute No. 16—*Marine Science and Technology Foundation* as set out in the attached schedule.

ALAN CARPENTER MLA, Minister for Education and Training.  
M. C. WAUCHOPE, Clerk of the Executive Council.

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CURTIN UNIVERSITY OF TECHNOLOGY  
STATUTE  
REPEAL OF STATUTE 16—MARINE SCIENCE AND  
TECHNOLOGY FOUNDATION

Whereas the *Statute 16—Marine Science and Technology Foundation* was gazetted in the *Government Gazette* of Western Australia on 25 October 1985.

Now, this Statute repeals *Statute 16—Marine Science and Technology Foundation*.

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The Common Seal of Curtin University of Technology was hereto affixed on the 11th day of July 2003 by the authority of the Vice-Chancellor.

LANCE TWOMEY, Vice-Chancellor.  
GEM CHEONG, Administrative Secretary.

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By Command of the Governor,

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

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## JUSTICE

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JU401\*

**DECLARATIONS AND ATTESTATIONS ACT 1913**  
APPOINTMENTS

It is hereby notified for public information that the Attorney General has approved of the appointment of the following persons as a Commissioner for Declarations under the *Declarations and Attestations Act 1913*—

Mr Dean Phillip Mountford of Lot 5 Picton Boyanup Road, Dardanup

Mr Tony Orlando of 29 Rocking Ham Road, Hamilton Hill

GARY THOMPSON, Executive Director,  
Court Services.

JU402\*

**JUSTICES ACT 1902**  
EX OFFICIO JUSTICE OF THE PEACE

Appointments

It is hereby notified for public information that Cr Barry William Sammels of 3 Stokes Street, Rockingham 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 President of the Shire of Rockingham.

GARY THOMPSON, Executive Director,  
Court Services.

JU403\*

**JUSTICES ACT 1902**

## RESIGNATIONS

It is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of—

Mrs Susan Wendy Warner of 30428 Bruce Highway, Childers QLD

Mr Robert Julien Mitchell of "Barnong" Station, Via Yalgoo

from the Office of Justice of the Peace for the State of Western Australia.

GARY THOMPSON, Executive Director,  
Court Services.

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**LOCAL GOVERNMENT**

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LG401

**DOG ACT 1976***Shire of Katanning*

It is hereby notified for public information that the following person has been authorised by Council to act under the provisions of the Dog Act 1976.

James Morton

The appointment of Mark Charles Haberecht is hereby revoked.

BRIAN JONES, Chief Executive Officer.

LG402

*SHIRE OF KATANNING*

## AUTHORISED OFFICERS

It is hereby notified for public information that the following officers have been authorised by Council to act under the provisions relating to Saleyards.

Brian Jones

Norman Charles Reed

Rodney Bushell

Lyall Treasure

All previous appointments are hereby revoked.

LG501\*

**BUSH FIRES ACT 1954***Shire of Gingin*

## FIREBREAK ORDER 2003/2004

Notice is hereby given to landowners/occupiers within the Shire of Gingin that firebreaks must be installed by 1 November 2003 and maintained clear of flammable material up to and including 31 May 2004.

RURAL (FARM) FIREBREAKS (Properties 20ha {50 acres} or larger).

Construct a ploughed firebreak, clear of flammable material, for a width of no less than three metres (3m), immediately inside the external boundary of the property.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

Construct a three metre (3m) firebreak immediately surrounding all buildings and fuel storage areas. (For your own protection, landowners are encouraged to install additional firebreaks away from buildings where practical).

Areas cleared for burning require a twenty metre (20m) firebreak.

**ALL OTHER NON URBAN LAND**

(If you are unsure of the size of your property, please contact the Shire Office). 2023 m<sup>2</sup> (half an acre) to 8 ha (20 acres) This category relates to nearly all lots in Frogmore, Woodridge, Ocean Farm, Redfield Park, Sovereign Hill, Seaview Park and Moondah Ridge.

Construct a two and a half metre (2.5m) wide firebreak, clear of all flammable material, immediately inside the external boundary of the land.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

On heavily grassed blocks slash all dry grass to a height of no more than 50mm.

8 ha (20 acres) to 20 ha (50 acres)

Construct a two and a half metre (2.5m) wide ploughed firebreak, clear of all flammable material, immediately inside the external boundary of the land.

Trees must be trimmed back to provide a vertical clearance of a minimum three and a half metres (3.5m) to allow fire appliances to drive along the firebreak.

On heavily vegetated or grassed blocks implement supplementary fuel reduction for a further five metres (5m) inside the firebreak.

**URBAN LAND—ALL TOWNSITES**

Land 2023m<sup>2</sup> (Half acre) or less

Clear lots of all debris, dry grass, dry bush etc. of an inflammable nature.

Land larger than 2023m<sup>2</sup> (Half acre)

Construct a two and a half metre (2.5m) firebreak, clear of all flammable material, immediately inside the external boundary of the land.

**ALTERNATIVE ALIGNMENTS OR METHODS**

If it is impractical to have a firebreak immediately inside a boundary, for environmental or other reason(s), you are required to notify the Shire of Gingin, in writing, before the 1 October this year, to obtain permission for firebreaks to be installed in an alternative position.

Only properties that are licensed for horticulture may have a firebreak installed immediately inside the vegetated buffer adjacent to the property boundary. On all other properties, trees must not be planted in the firebreak area.

**PLANTATIONS**

Tree Plantations of more than three hectares (3ha), but less than ten hectares (10ha)

Construct a ten metre (10m) wide firebreak, clear of all flammable material, immediately surrounding the plantation (Adjacent areas of the same property subject to provisions as for Rural Areas).

Plantations larger than ten hectares (10ha)

Comply with Bush Fire Service (1997-1998) Guidelines. A copy is available from the Shire Office upon request.

**HARVEST/MOVEMENT OF VEHICLES BANS**

A ban on harvesting and the movement of vehicles in paddocks (except for the watering of stock), is likely to be imposed when the weather conditions, based on temperature, relative humidity and wind strengths are dangerous or extreme.

Phone the Gingin Fire Weather Hotline on 9575 1330 for details and updates, or contact your local Fire Control Officer.

**ADDITIONAL RESPONSIBILITIES AND PENALTIES**

Persons who fail to comply with the requirements of this Order may be fined up to \$1000.00. In addition, Council will arrange for the required work to be carried out at the cost of the owner or occupier.

Gas or electric barbecues ONLY, are permitted during Prohibited Burning Times.

**BURNING PERIODS****RESTRICTED BURNING PERIOD**

1 October to 21 November

1 March to 31 May

**PROHIBITED BURNING PERIOD**

22 November to 29 February

**NO BURNING WITHOUT EXCEPTION**

Prior to any burning, please notify your neighbours, local Fire Control Officer and the Shire of Gingin. A Permit to Burn must be obtained during the Restricted Burning Period. Permits are generally subject to a number of conditions but will not be issued for burning on Sundays or Public Holidays, unless approved by the Chief Bushfire Control Officer.

Besides being responsible for the safety of your own property, if a fire escapes from your property, you may be liable to pay compensation for any damage caused outside of your property.

S. D. FRASER, Chief Executive Officer.

## PLANNING AND INFRASTRUCTURE

PI401

### TOWN PLANNING AND DEVELOPMENT ACT 1928 ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

*Shire of Busselton*

Town Planning Scheme No. 20—Amendment No. 42

Ref: 853/6/6/21 Pt 42

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Busselton Town Planning Scheme Amendment on 6 August 2003 for the purpose of—

- a. Amending Table 1 (“Zone Objectives and Policies”) of the Scheme by including the following—  
“BUSHLAND PROTECTION ZONE

#### Objectives of the Zone

To restrict the land uses and type and scale of development that will be considered on lands possessing special biodiversity values to those that will not adversely affect those values, and to provide opportunity for the creation of a subdivision incentive for the protection of those values in perpetuity.

#### Policies of the Zone

1. To support subdivision only where—
    - (a) There is no detrimental impact on the aesthetic, conservation or biodiversity values of the land and where the objective of retention of these values in perpetuity will be achieved; and
    - (b) For lots less than 40ha, subdivision of one additional lot; and
    - (c) For lots 40ha and greater, subdivision based on a ratio of one lot per 20ha with a maximum of 3 lots in total; and
    - (d) For lots 40ha and greater and with a remnant vegetation cover of 50% or more of the total area of the lot, subdivision based on a ratio of one lot per 20ha with a maximum of 4 lots in total; and
    - (e) Consistent with the Biodiversity Incentive Strategy for Private Land in the Busselton Shire, or the Leeuwin-Naturaliste Ridge Statement of Planning Policy, or other similar strategy as may be endorsed by Council and the Western Australian Planning Commission (WAPC) in the future; and
    - (f) Consistent with a Development Guide Plan approved by Council and adopted by the Western Australian Planning Commission.
  2. There shall be a maximum of one dwelling per lot.
  3. The minimum area of a lot created pursuant to the objectives and policies of the Bushland Protection Zone shall be 3ha.
  4. To prohibit the clearing, grazing or damage to remnant vegetation on the land unless required for firebreaks identified on an adopted fire management plan; approved dwellings or associated outbuildings within building envelopes; or to allow for vehicular access to such buildings.
  5. To prohibit the clearing, draining, filling or grazing of wetlands on the land.
  6. To ensure that no further subdivision of lots created pursuant to the objectives and policies of the Bushland Protection Zone is permitted.”
- b. Amending Table 2 (“Zoning Table”) of the Scheme to include the following in the respective columns and rows—

Use Class	Bushland Protection
Agriculture	AA
Bed & Breakfast Establishment	SA
Cottage Industry	SA
Home Occupation	P
Recreation Agriculture	P
Residential Enterprise	SA
Single House	P*

All other use classes will be prohibited.

- c. Amending Clause 19(1) (“Classification”) of the Scheme to include the following under zones—  
“Bushland Protection”
- d. Amending Clause 79(1) (“Classification”) of the Scheme to include the following—  
“Bushland Protection”
- e. Amending Clause 86 of the Scheme to read as follows—  
“86. Single House—Conservation, Rural Landscape and Bushland Protection Zones  
Notwithstanding any other provision of the Scheme, an application for Planning Consent is required for the development of a single house on a lot in the Conservation, Rural

Landscape and Bushland Protection Zones. Where a proposal the subject of an application under this clause is consistent with the provisions of the Scheme and pursuant policy Planning Consent will not be unreasonably withheld.”

- f. Renumbering Clause 89-103, and any other Scheme clauses making reference to these renumbered clauses, as follows—

“PART 10—NON-CONFORMING USES

90. Non-Conforming Use Permitted.
91. Discontinuance or Change of Non-Conforming Use
92. Council’s Approval for Change of Rebuilding of Non-Conforming Use.
93. Acquisition & Agreements to Discontinue Use

PART 11—ADMINISTRATION

94. Delegation of Authority
95. Right of Appeal
96. Prohibition
97. Disposal of Land
98. Powers of Council
99. Notices
100. Agreements
101. Compensation
102. Power to make Policies
103. Control of Advertisements
104. Suspension of Certain Laws, etc.”

- g. Inserting Clause 89 into the Scheme as follows—

“89. Bushland Protection Zone—Subdivision and Development

- (1) All development shall be contained within the approved building envelope designated for each lot on a Development Guide Plan endorsed pursuant to Clause 24. Each building envelope is to be located to the satisfaction of Council which shall, in determining such, ensure—
  - (a) Where available, a cleared area be used for the location of the building envelope;
  - (b) The preservation of remnant vegetation is maximised;
  - (c) That the envelope is not located within an area of poorly represented vegetation and will not impact on any declared rare flora and fauna.
  - (d) There is no adverse or potential impacts on watercourses, wetlands, river or estuary systems or groundwater; and
  - (e) Maintenance of landscape values of the site and the general area;
- (2) The buildings envelope shall be a maximum of 1 500m<sup>2</sup>. This building envelope area may be increased marginally subject to Council and WAPC approval where—
  - (a) An existing cleared area is present that could be incorporated into the building envelope; or
  - (b) Existing structures on the lot are located in such a way that the total building envelope area already exceeds the maximum.
- (3) Not more than one dwelling house may be constructed on any allotment.
- (4) No trees or substantial vegetation may be felled, removed, damaged or grazed except for—
  - (a) Clearing associated with approved development within the building envelope;
  - (b) Maintenance of existing firebreaks;
  - (c) Establishment of vehicle access to buildings in association with approved development; or
  - (d) Removal of vegetation that is dangerous with the written approval of Council.
- (5) No agriculture or grazing shall be undertaken within vegetated or wetland areas of a lot in the Bushland Protection Zone.
- (6) Agriculture may be undertaken on cleared areas of a lot in the Bushland Protection Zone only with Planning Consent, which in determining such Council shall ensure—
  - (a) There is no adverse or potential impact on watercourses, wetlands, river or estuary systems or groundwater; and
  - (b) Adequate buffers are provided between the agricultural use and vegetated areas, wetlands or watercourses. Where Declared Rare Flora is present, advice from the Department of Conservation and Land Management shall be sought in determining an adequate buffer distance.
- (7) No dams or lakes shall be developed on any lot in the Bushland Protection Zone without Planning Consent, which in determining such Council shall ensure—
  - (a) That no riparian or other vegetation is required to be removed for the dam construction; and
  - (b) That the dam shall not result in any damage to vegetation or wetland areas as a result of alterations to the seasonal water regime.

- (8) No wetlands on any lot in the Bushland Protection Zone may be filled, drained, cleared or excavated.
  - (9) Liquid and solid wastes shall be disposed of on-site by means of an effluent disposal system approved by Council. Effluent disposal areas shall be set back a minimum of 50 metres from any watercourse or dam or as approved by Council. No house shall be occupied without prior approval and installation of such a disposal system.
  - (10) An approved Bush Fire Management Plan shall be submitted and implemented to the satisfaction of Council and the Fire and Emergency Services Authority (FESA). The Bush Fire Management Plan must ensure minimal disturbance to vegetation, wetlands and fauna; generally be consistent with the conservation values of the land and meet any relevant state government policies pertaining to bush fire protection.
  - (11) Each dwelling house shall be provided with a supply of potable water, in the form of a water tank with a minimum capacity of 135 kilolitres and shall be linked to a suitable rainfall catchment with a surface area of not less than 150m<sup>2</sup>.
  - (12) Prior to subdivision, subdividers shall undertake a Vegetation Survey to identify rare, endangered or otherwise significant vegetation in the proposed building envelope and vehicle access way areas; in addition to any other area of the lot as deemed appropriate by Council; and provide for its appropriate conservation to the satisfaction of the Department of Conservation and Land Management and Council.”
- h. Including Location 2561 Payne Road, Jindong within the ‘Bushland Protection Zone’ as depicted on the Scheme Amendment Map;
  - i. Including portion of Lot 50 of Location 2542 Gale Road, Metricup within the ‘Bushland Protection Zone’ as depicted on the Scheme Amendment Map; and
  - j. Modifying the Scheme Maps accordingly.

T. BUSWELL, President.  
A. MacNISH, Chief Executive Officer.

**PI402\***

**TOWN PLANNING AND DEVELOPMENT ACT 1928**  
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT  
*Shire of Dowerin*  
Town Planning Scheme No. 1—Amendment No. 1

Ref: 853/4/11/2 Pt 1

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning and Infrastructure approved the Shire of Dowerin Town Planning Scheme Amendment on 6 August 2003 for the purpose of—

1. Changing the residential density coding of Dowerin Town Lots 242, 243, 254, 255, 256 and 257 bounded by Cottrell Street, Memorial Avenue and East Street from R12.5 to R40.
2. Changing the residential density coding of Dowerin Town Lot 190 bounded by Memorial Avenue, Dudley Street and Anderson Street from R12.5 to R40.
3. Changing the residential density coding of all other 'Residential' zoned land in the Dowerin townsite from R12.5 to R20.

N. HENNING, President.  
L. P. CRICHTON, Chief Executive Officer.

**PI403\***

**METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959**  
*Town of Kwinana*  
Declaration of Planning Control Area No. 73  
Bush Forever Site No. 270  
Part Lot 5, Thomas Road, Anketell

File: 835-2-26-4

**General Description**

The Hon Minister for Planning and Infrastructure has granted approval to the declaration of a Planning Control Area over a portion of land at Part Lot 5, Thomas Road, Anketell as shown on Western Australian Planning Commission Plan No. 3.1718. This land also forms a section of Bush Forever Site No. 270.

**Purpose of The Planning Control Area**

The purpose of the Planning Control Area is to protect remnant vegetation identified in *Bush Forever* which recognises the site as a Conservation Category Wetland. The Commission considers that the Planning Control Area is required over the portion of the property to ensure that no development occurs on this land which might prejudice this purpose until it may be reserved for the purpose of Parks and Recreation in the Metropolitan Region Scheme.

**Duration And Effects**

The declaration remains in effect for a period of five years from the date of publication of this notice in the *Government Gazette* or until revoked by the Western Australian Planning Commission with approval by the Minister, whichever is the sooner.

A person shall not commence and carry out development in a Planning Control Area without the prior approval of the Western Australian Planning Commission. The penalty for failure to comply with this requirement is \$2,000 and, in the case of a continuing offence, a further fine of \$200 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the Western Australian Planning Commission in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

**Where the Planning Control Area is Available for Public Inspection**

- Department for Planning and Infrastructure  
1st floor, 469 Wellington Street  
PERTH WA
- JS Battye Library  
Alexander Library Building  
NORTHBRIDGE WA
- Municipal office of the Town of Kwinana  
Cnr Gilmore Avenue & Sulphur Road  
KWINANA WA

P. M. MELBIN, Secretary  
Western Australian Planning Commission.

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**POLICE**

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**PO401\*****ROAD TRAFFIC ACT 1974****TEMPORARY SUSPENSION OF REGULATIONS**

I, Robin Michael Langford, Superintendent (Traffic Support) being the delegated officer of the Minister for Transport under Section 83(6) of the Road Traffic Act 1974, pursuant to the powers conferred by section 83(1) of that Act and the consent of the Local Authorities having been obtained and nominated for the purpose of:

Telstra Rally Australia 2003 by members/entrants of the Eventscorp on 4th September 2003 between the hours of 06:00 hrs and 14:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on unnamed tracks in the Langford Park Area, unnamed tracks from Nettleton Road to Coronation Road, unnamed tracks in the Frollett Plantation, Blue Rock Road from Jarrahdale Road to Balmoral Road in the Shire of Serpentine Jarrahdale.

All participants to wear approved head protection at all times.

Telstra Rally Australia 2003 by members/entrants of the Eventscorp on 3rd August 2003 between the hours of 08:00 hrs and 18:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Bulldozer Road from Albany Highway to junction of Frollett Road, Herold Road from junction of Scaffold Road to Albany Highway, Scaffold Road from Albany Highway to junction of Herold Road, Appian Road from Albany Highway to Balmoral Road, Balmoral Road from Solus Road to Junction of Frollett Road, unnamed track in Langford Park, unnamed track from Balmoral Road to Jarrahdale Road, Balmoral Road from Solus Road to Appian Road in the Shire of Serpentine Jarrahdale.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th September 2003 between the hours of 09:00 hrs and 17:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Lancaster Road from Harvey Quindanning Road to Stirling Dam Wall; Andrew Break from Lancaster Road to Athlone Road; Earles Court from Athlone Road to Anne Road; Anne Road from Earles Court to Charles Road; Charles Road from Anne Road to Andrew Break; Archibald Road from Athlone Road to Lancaster Road; Keller Strip from Dukes Road to Athlone Road; Astor Avenue from Keeler Strip to Athlone Road; Athlone Road from Lancaster Road to Lords Road; Lords Road; Duke Road from York Road to Lancaster Road; York Road from Dukes Road to Dingo Road; Dingo Road from York Road to Lancaster Road; unnamed roads in the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th September 2003 between the hours of 09:00 hrs and 17:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Windsor Road from Harvey Quindanning Road to Rickety Bridge Road; Gloucester Road from Windsor Road to Harvey Quindanning Road; King Road from Gloucester Road to Snowden Road; Rickety Bridge Road from Harvey Quindanning Road to Link Road; Link Road from Rickety Bridge to 8 Mile Formation; Old Tallanulla Road from Rickety Bridge Road to Atkinson Road; Unnamed track between Old Tallanulla Road and Northern edge of plantation; North Creek Road from Blackbutt Point Road to Gully Road; Gully Road from North Creek Road to Blackbutt Point Road; Blackbutt Point Road from North Creek Road to 8 Mile Formation; South Creek Road from Myles Avenue to Hill Top Road; Hill Top Road from South Creek Road to Myles Avenue; Unnamed track from 8 Mile Formation to Link Road; Hanover Road from Rickety Bridge Road to old Tallanulla Road; Balmoral Road; Duchess Road; Downing Road; Unnamed tracks in the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 07:00 hrs and 19:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Kinsella Road (between Brookton Highway and Albany Highway) and Ashendon Road (between City of Armadale Boundary and Brookton Highway).

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 7th September 2003 between the hours of 02:00 hrs and 18:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Halfway House Road, Steve's Freeway, Powerline Road, Plantation Road, Antelope Road, Horseyard Road, Flat Road, Roz's Road, Dwyers Road, Charles Road, Twinbridge Road, Chalk Brook Road and other unnamed tracks in the Sotico Area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 08:00 hrs and 19:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Ashendon Road (from Mundaring Weir Road to Boundary of Shire of Kalamunda/City of Armadale).

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 08:00hrs and 19:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Wellbucket Road from Gorrie Road to unnamed track; Chambers Road from Gorrie Road to Wellbucket Road; Gorrie Road from Chambers Road to Trew Road; Trew Road from Gorrie Road to Oak Gorge Road; Cooke Road within the Gorrie Plantation; Chidlow Road from Cooke Road to Flat Rock Road; Oak Gorge Road from Chidlow Road to Trew Road; unnamed tracks within the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 08:00 hrs and 19:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Oak Gorge Road from Flat Rock Road; Trew Road from Oak Gorge Road to Gorrie Road; Gorrie Road from Oak Gorge Road to Firewood Road; unnamed tracks in the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 08:00 hrs and 20:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Gorrie Road from Firewood Road to Allen Road; Allen Road from Gorrie Road to Mundaring Weir Road; Firewood Road from Mundaring Weir Road to Kennedy Road; unnamed tracks in the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th September 2003 between the hours of 06:00 hrs and 20:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Onagain Road from Nanga Road to River Road; Finigan Road from Nanga Road to River Road; River Road from Lot 1124 to 2kms south of Bob's Crossing; Goneagain Road from River Road to Offagain Road; Offagain Road from Finigan Road to River Road; Park Road from Nanga Road to River Road; unnamed tracks within the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th September 2003 between the hours of 06:00 hrs and 20:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Murray Valley Road from Nanga Road to Bob's Crossing; Bob's Crossing; River Road from Lot 1124 to 2kms South of Bob's Crossing; 13 unnamed tracks in plantations in the area.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th September 2003 between the hours of 12:00 hrs and 18:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Teddy Road from North Spur Road to Higgins Road; Higgins Road from Teddy Road to Kesner's Road; Kesner's Road from North Spur Road to Scarp Road; Scarp Road from North Spur Road to Del park Road; Edgar Road from Scarp Road to Del Park Road.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th September 2003 between the hours of 07:30 Hrs and 14:00 Hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Gobby Road from Southwest Highway to Scarp Road; Scarp Road from Gobby Road to Kingsbury Drive; Myara Road from Scarp Road to Kingsbury Drive.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 7th September 2003 between the hours of 08:00 hrs and 17:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Millars Log Road from Albany Highway to intersection of Balmoral/Frollett Road; Balmoral Road from Millars Log Road to start of bitumen on Balmoral Road.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 5th to 7th September 2003 between the hours of 08:00 hrs and 17:00 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Millars Road from Jarrahdale Road to Nettleton Road.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 07:00 hrs and 18:30 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Darkin Road from Western Edge of Beraking Plantation to Eastern Edge of the Beraking Plantation; unnamed tracks in the Beraking Plantation at Nokine Road.

All participants to wear approved head protection at all times.

Telstra Rally Australia by members/entrants of the Eventscorp on 6th September 2003 between the hours of 07:00 hrs and 08:30 hrs do hereby approve the temporary suspension of the Regulations made under such act on the carriageway/s mentioned hereunder.

Racing to be confined to the carriageway on Reservoir Road from North Western Edge of Beraking Plantation to Nokine Road; Nokine Road from Reservoir Road to Northern Edge of Beraking Plantation; unnamed tracks in Beraking Plantation.

All participants to wear approved head protection at all times.

Signed: R. M. LANGFORD, Superintendent (Traffic Support).

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## PUBLIC NOTICES

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ZZ201

### TRUSTEES ACT 1962

#### DECEASED ESTATES

##### Notice to Creditors and Claimants

In the matter of the Will of Giuseppe Bormolini late of 322 Carradine Road, Bedforddale in the State of Western Australia, Retired Orchardist, deceased.

Notice is hereby given that all persons having claims or demands against or in respect of the estate of the deceased Giuseppe Bormolini who died on 6 February 2003 are required to send particulars of their claims in writing to the Executors Alfredo Bormolini and Michael Bormolini C/o 415 Old Canns Lane, Bedforddale in the State of Western Australia within one month from the date of this publication after which date the said Executors will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims and demands of which they shall then have notice.

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For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

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