



Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 13th DECEMBER

[1974

GOVERNMENT GAZETTE.

Christmas and New Year Holidays.

CHRISTMAS.

DURING Christmas week the *Government Gazette* will be published on TUESDAY, 24th DECEMBER, 1974. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on MONDAY, 23rd DECEMBER, 1974.

NEW YEAR.

During the week of the New Year holidays the *Government Gazette* will be published on FRIDAY, 3rd JANUARY, 1975. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on TUESDAY, 31st DECEMBER, 1974.

WILLIAM C. BROWN,
Government Printer.

Charitable Collections Act, 1946-1949.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS it is enacted by subsection (1) of section 17 of the Charitable Collections Act, 1946-1949, that the Governor may, by proclamation, vest in the Minister the moneys, securities for moneys or goods collected by a war fund or held for any charitable purpose by or on behalf of any person, society, body or association, on being satisfied that a majority of at least three-fourths in number of the persons who are trustees or who have the control of the moneys or securities for moneys or goods have consented thereto: Now, therefore, I the Lieutenant-Governor and Administrator being so satisfied and acting with the advice and con-

sent of the Executive Council, do hereby vest in Matthew Ernest Stephens, the Chief Secretary the moneys, securities for moneys or goods collected by or held for or on behalf of the Lockridge Community Association to be held upon the trusts upon which they were held prior to their being so vested.

Given under my hand and the Public Seal of the said State, at Perth, this 27th day of November, 1974.

By His Excellency's Command,
M. E. STEPHENS,
Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Charitable Collections Act, 1946-1949.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS pursuant to the provisions of section 17 of the Charitable Collections Act, 1946-1949, all of the moneys, securities for moneys or goods collected or held for a charitable purpose by the Lockridge Community Association, are vested in Matthew Ernest Stephens, the Chief Secretary, and are held by him upon the trusts upon which they were held prior to their being so vested; and whereas under the provisions of subsection (2) of section 17 of the Act the Governor may by proclamation vary the trusts and may by the same or any subsequent proclamation vest the said moneys, securities and goods or any part thereof in such persons and for such charitable purposes as the Governor shall specify: Now, therefore, I the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby vest in the Lockridge Progress Association all of the moneys, securities for moneys or goods hereinbefore described and vested as aforesaid and specify that they be applied by the association for

the charitable purpose of encouraging and assisting in the establishment and maintenance of sporting, social, cultural and educational institutions and developing social activities and a community spirit.

Given under my hand and the Public Seal of the said State, at Perth, this 27th day of November, 1974.

By His Excellency's Command,
M. E. STEPHENS,
Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Charitable Collections Act, 1946-1949.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS it is enacted by subsection (1) of section 17 of the Charitable Collections Act, 1946-1949, that the Governor may, by proclamation, vest in the Minister the moneys, securities for moneys or goods collected by a war fund or held for any charitable purpose by or on behalf of any person, society, body or association on being satisfied that a majority of at least three-fourths in number of the persons who are trustees or who have the control of the moneys or securities for moneys or goods have consented thereto: Now, therefore, I, the Lieutenant Governor and Administrator, being so satisfied do hereby vest in Matthew Ernest Stephens, the Chief Secretary, the moneys, securities for moneys or goods collected by or held for a charitable purpose by the Kwinana Fair Committee to be held upon the trusts upon which they were held prior to their being so vested.

Given under my hand and the Public Seal of the said State, at Perth, this 27th day of November, 1974.

By His Excellency's Command,
M. E. STEPHENS,
Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Health Act, 1911-1973.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

P.H.D. 558/64; Ex. Co. 3017.

WHEREAS it is enacted by the first proviso to subsection (1) of section 46 of the Health Act, 1911-1973, that the local authority, in the exercise of its powers conferred by Part III of that Act, may make and levy rates of different amounts in respect of different portions of its district, defined for that purpose by proclamation: Now, therefore, I, the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council do hereby define the portions of the municipal district of the Shire of Dandaragan set out in the Schedule to this Proclamation as being the portions of the municipal district of the Shire of Dandaragan for the purposes of making and levying of different amounts of rates.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of November, 1974.

By His Excellency's Command,
NORMAN E. BAXTER,
Minister for Public Health.

GOD SAVE THE QUEEN ! ! !

Schedule.

Item	Portion of District.
1.	The portion of the municipal district within the town site of Jurien as defined under the Land Act, 1933.
2.	The portion of the municipal district within the town site of Cervantes as defined under the Land Act, 1933.

Factories and Shops Act Amendment Act, 1974.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Factories and Shops Act Amendment Act, 1974, that the provisions of the Act shall come into operation on such day or days as is or are respectively, fixed by proclamation: Now, therefore, I, the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Factories and Shops Act Amendment Act, 1974, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1974.

By His Excellency's Command,
W. L. GRAYDEN,
Minister for Labour and Industry.

GOD SAVE THE QUEEN ! ! !

Beef Industry Committee Act, 1974.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Beef Industry Committee Act, 1974 that the Act shall come into operation on a date to be fixed by proclamation: Now, therefore, I, the Lieutenant Governor and Administrator do hereby fix the day on which this proclamation is published in the *Government Gazette* as the date on which the Beef Industry Committee Act, 1974, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1974.

By His Excellency's Command,
W. R. McPHARLIN,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !

Bulk Handling Act Amendment Act, 1974.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Bulk Handling Act Amendment Act, 1974 that the provisions of the Act shall come into operation on such day or days as is or are, respectively, fixed by proclamation: Now, therefore, I, the Lieutenant Governor and Administrator, do hereby fix the day on which this proclamation is published in the

Government Gazette as the day on which the provisions of the Bulk Handling Act Amendment Act, 1974, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1974.

By His Excellency's Command,
W. R. McPHARLIN,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !

Skeleton Weed (Eradication Fund) Act, 1974.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
To Wit: } Ramsay, Commander of the Most Excellent Order
J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
Lieutenant Governor } Lieutenant Governor and Administrator in and over
and Administrator. } the State of Western Australia and its Depen-
[L.S.] } dencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Skeleton Weed (Eradication Fund) Act, 1974 that the Act shall come into operation on a date to be fixed by proclamation: Now, therefore, I, the Lieutenant Governor and Administrator, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the date on which the Skeleton Weed (Eradication Fund) Act, 1974, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1974.

By His Excellency's Command,
W. R. McPHARLIN,
Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 27th day of November, 1974, the following Orders in Council were authorised to be issued:—

Fire Brigades Act, 1942-1972.

ORDER IN COUNCIL.

WHEREAS it is enacted by subsection (1) of section 5 of the Fire Brigades Act, 1942-1972, that, subject to the provisions of subsection (2) of that section, the municipal districts and parts thereof constituted as fire districts prior to the coming into operation of the Fire Brigades Act Amendment Act, 1971, as set out in the Second Schedule to the Act, are for the purposes of the Act fire districts under the respective names as set out in that schedule; and whereas the Municipal District of the Shire of Mandurah was so declared a fire district; and whereas it is further enacted, *inter alia*, by subsection (2) of that section that for the purposes of the Act the Governor may from time to time, by Order in Council, adjust the boundaries of a fire district: Now, therefore, His Excellency the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council doth hereby adjust the boundaries of the Mandurah Fire District so that the boundaries are in accordance with the description set out in the schedule to this Order.

F. P. KNIGHT,
Clerk of the Council.

Schedule.

Amendment and Redescription of Mandurah Fire District.

All that portion of land bounded by lines starting from a point on the low water mark of the Indian Ocean situate in prolongation westerly of the northern boundary of Lot 104 of Cockburn Sound Location 16 as shown on Land Titles Office Plan 741 and extending easterly to and along that boundary to the western side of Road Number 10984; thence generally southerly and generally southwesterly along that side to the prolongation westerly of the northern boundary of part of Lot 158, as shown on Land Titles Office Plan 2086; thence easterly along that prolongation and north-

ern boundary and onwards to and along the northern boundaries of parts of Lots 159 and 160 to the eastern boundary of the latter lot as shown on Land Titles Office Plan 2086; thence southerly along that boundary to the northwestern corner of Lot 146 as shown on Land Titles Office Plan 2086; thence southerly along the western boundary of that lot and onwards to and along the western boundaries of Lots 138 and part 126, as shown on Land Titles Office Plan 2086; thence southerly to and along the western boundaries of Lots 112 and 113, as shown on Land Titles Office Plan 2086, and onwards in prolongation to the prolongation easterly of the southern boundary of Murray Location 58; thence westerly to and along that boundary to the western side of Old Coast Road, Road Number 797; thence generally northeasterly and generally northerly along that side to the southwestern side of Leighton Road; thence generally northwesterly along side of that road to the eastern side of Dalrymple Terrace; thence southerly and southwesterly along sides of that terrace to the southwestern side of McLarty Road; thence generally northwesterly along sides of that road to the eastern side of Armstrong Street; thence generally southerly and northwesterly along sides of that street and onwards to the western side of Scrivener Drive; thence generally northerly to the southern side of McLarty Road aforesaid; thence westerly along that side to the western side of Wilkins Street; thence northeasterly along that side to a southeastern boundary of Murray Location 1636; thence generally southwesterly, northwesterly and northerly along boundaries of that location to the southern side of Janis Street; thence generally westerly along that side to the southeastern corner of Murray Location 1635; thence northwesterly along a boundary of that location and onwards to Low Water Mark of the Indian Ocean aforesaid and thence generally north-easterly, generally easterly, easterly across the entrance of Peel Inlet, again generally north-easterly and generally northerly along that mark to the starting point. (Lands and Surveys Public Plans R248-4, Pi 8, 23, 24, 39 and 40-4.)

Water Boards Act, 1904-1969.

Bunbury Water Board—Proposed Loan of \$250 000.

ORDER IN COUNCIL.

P.W.W.S. 1088/68.

WHEREAS by the Water Boards Act, 1904-1969, a Water Board may with the approval of the Governor borrow money for the construction of works for the storage, distribution and supply of water: Now, therefore, His Excellency the Lieutenant Governor and Administrator with the advice and consent of the Executive Council hereby approves, under the provisions of section 113 of the Water Boards Act, 1904-1969, of the Bunbury Water Board borrowing the sum of two hundred and fifty thousand dollars (\$250 000) from the Commonwealth Savings Bank of Australia, repayable with interest by thirty (30) half-yearly instalments over a period of fifteen (15) years, with interest at a rate not exceeding nine point eight five per cent. (9.85%) per annum for the purpose of financing the works referred to in Bunbury Water Board Plan Loan No. 48 Sheets 1 to 7 and approved by Order in Council on November 27, 1974 and published in the *Government Gazette* of 13th December, 1974.

F. P. KNIGHT,
Clerk of the Council.

Premier's Department,
Perth, 11th December, 1974.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following appointments to the Commission of the Peace for the State of Western Australia:—

Robert Millett Anderson, of 6 Hamersley Street, Cottesloe, and Casper & Casper, 524 Hay Street, Perth.

John Grafton Booth, of 1 Parry Street, Swanbourne, and Casper & Casper, 524 Hay Street, Perth.

Robert Cochrane, of James Street, Carnarvon, and B.P. Carnarvon Service Station, Robinson Street, Carnarvon.

John Berkeley Fitzhardinge, of Port Denison.
David Donald Gibson, of 2 Johnson Street, Carnarvon, and Shangri-La Restaurant and Gemstones, 26 Robinson Street, Carnarvon.

Arthur John Griffith, of Lot 25 Chappel Street, Latham.

Kevin Ignatius Handley, of 180 Hancock Street, Doubleview and Royal Perth (Rehabilitation) Hospital, Selby Street, Shenton Park.

Montague Grant House, of Gnowangerup.

John Lionel James, of Meekatharra.

Donald Alexander McTaggart, of Gascoyne Junction.

Christopher James Norrish, of Beach Road, Dongara and Moreton Terrace, Dongara.

Douglas Clive Peter Oliver, of 310 Riverfig Avenue, Kununurra and Oliver & Co. Pty. Ltd., Lot 518 Bandicoot Drive, Kununurra.

Ronald William Porter, of 4 Burke Drive, Attadale and Cnr James and Murphy Streets, O'Connor and 20 South Terrace, Fremantle.

Malcolm Lloyd Price, of 48 Olivia Terrace, Carnarvon and 60 Robinson Street, Carnarvon.

John Robert Derry Sandison, of c/- Port Hedland Port Authority, Wharf Road, Port Hedland.

John Theaker, of 6 Johnson Street, Carnarvon and John Theaker Motors, 50-54 Robinson Street, Carnarvon.

Stanley James Webb, of Fitzroy Crossing.

Leslie Young, of 59 Acton Avenue, Rivervale, and Room 14, Trades Hall, Beaufort Street, Perth.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that the following Presidents of Shire Councils have been appointed under Section 9 of the Justices Act 1902/1972 to be Justices of the Peace for the Magisterial shown during their terms of office as Presidents of the Shire Councils mentioned:—

Thomas Miro Broz, of Clayton Road, Helena Valley, President of the Shire of Mundaring for the Magisterial Districts of Perth and Avon.

Jack Martin Lundy, of Cunderdin, President of the Cunderdin Shire Council for the Magisterial District of Avon.

F. P. KNIGHT,
Acting Under Secretary,
Premier's Department.

AUDIT ACT, 1904.

(Section 33.)

The Treasury,
Perth, 4th December, 1974.

IT is hereby published for general information that J. Yovich of the Public Works Department has been appointed as a certifying officer as from 18th November, 1974.

IT is hereby published for general information that R. G. Champion of the Registrar General Office has been appointed as a certifying officer and Receiver of Revenue as from 25th November, 1974.

IT is hereby published for general information that K. Elliot of the Medical and Health Services and Associated Departments has been appointed as a certifying officer as from 3rd December, 1974, and cancel the appointments of H. Wrangmore, U. De Marchi and M. P. Webster as from 3rd December, 1974 and G. Pow as from 20th December, 1974.

IT is hereby published for general information that A. J. M. Bryant of the State Taxation Department has been appointed as a certifying officer as from 3rd December, 1974.

IT is hereby published for general information that I. R. McKay of the Community Welfare Department has been appointed as a certifying officer as from 5th December, 1974 to 3rd January, 1975.

IT is hereby published for general information that W. K. James and A. W. McClumpha of the Mental Health Services Department have been appointed as certifying officers as from 6th December, 1974, and cancel the appointments of J. R. Spicer and H. W. Wilson as from 6th December, 1974.

IT is hereby published for general information that M. A. McFarlane of the Metropolitan Water Supply, Sewerage and Drainage Board has been appointed as a certifying officer as from 6th December, 1974.

IT is hereby published for general information that R. Griffiths of the State Government Insurance Office has been appointed as a certifying officer as from 9th December, 1974, and cancel the appointment of R. Tillotson as from 20th December, 1974.

K. J. TOWNSING,
Under Treasurer.

LAND AGENTS ACT, 1921.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:

I, JOAN BERNICE COSTELLO, of 7 Haynes Street, Wembley Downs 6019, Real Estate Saleswoman, having attained the age of twenty-one years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at 325 Pearson Street, Osborne Park 6017.

Dated the 5th day of December, 1974.

J. B. COSTELLO,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 14th day of January, 1975, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 5th day of December, 1974.

K. SHEEDY,
Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth:

I, LESLIE CHARLES ANDERSON, of 8 Dalkeith Road, Nedlands, hereby apply as nominee of Perth Business Brokers Pty. Ltd., for the license currently issued to Leslie Charles Anderson, on his own behalf trading as L. C. Anderson, to be transferred to me to carry on business as a Land agent at 96 Adelaide Terrace, Perth.

Dated the 5th day of December, 1974.

L. C. ANDERSON,
Signature of Applicant (Transferee).

I, Leslie Charles Anderson, concur in this application.

L. C. ANDERSON,
Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 14th day of January, 1975, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 5th day of December, 1974.

K. SHEEDY,
Clerk of Petty Sessions.

Objections to the granting of the license may be served on the applicant and the clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

This Application was lodged by Messrs. Hammond & Partners of 18 St. George's Terrace, Perth, Solicitors for the Applicant.

INQUIRY AGENTS LICENSING ACT, 1954.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:

I, MARION SHAW SMILLIE, of 18 Verbena Road, Rossmoyne, Inquiry Agent, having attained the age of twenty-one years, hereby apply on my own behalf for a license under the abovementioned Act. The principal place of business will be at 194 St George's Terrace, Perth.

Dated the 9th day of December, 1974.

MARION S. SMILLIE,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 14th day of January, 1975, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 9th day of December, 1974.

K. SHEEDY,
Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

PARLIAMENT OF WESTERN AUSTRALIA.

Bills Assented To.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the First Session of the Twenty-Eighth Parliament.

Short Title of Bill; Date of Assent; Act No.

Superannuation and Family Benefits Act Amendment; 26th November, 1974; No. 47 of 1974.
Rights in Water and Irrigation Act Amendment; 26th November, 1974; No. 48 of 1974.
Lake Lefroy Salt Industry Agreement Act Amendment; 26th November, 1974; No. 49 of 1974.
Dampier Solar Salt Industry Agreement Act Amendment; 26th November, 1974; No. 50 of 1974.
Factories and Shops Act Amendment; 26th November, 1974; No. 51 of 1974.
Rural and Industries Bank Act Amendment; 26th November, 1974; No. 52 of 1974.
Money Lenders Act Amendment; 26th November, 1974; No. 53 of 1974.
Stock Diseases (Regulations) Act Amendment; 3rd December, 1974; No. 54 of 1974.
Land Agents Act Amendment; 3rd December, 1974; No. 55 of 1974.
Supreme Court Act Amendment; 3rd December, 1974; No. 56 of 1974.
Phosphate Co-Operative (W.A.) Ltd.; 3rd December, 1974; No. 57 of 1974.
Acts Amendment (Road Traffic); 3rd December, 1974; No. 58 of 1974.

Road Traffic; 3rd December, 1974; No. 59 of 1974.
Reserves; 9th December, 1974; No. 60 of 1974.
Education Act Amendment; 9th December, 1974; No. 61 of 1974.
Pre-School Education Act Amendment; 9th December, 1974; No. 62 of 1974.
Mines Regulation Act Amendment; 9th December, 1974; No. 63 of 1974.
Bulk Handling Act Amendment; 9th December, 1974; No. 64 of 1974.
Local Government Act Amendment; 9th December, 1974; No. 65 of 1974.
Wheat Industry Stabilization; 9th December, 1974; No. 66 of 1974.
Wheat Delivery Quotas Act Amendment; 9th December, 1974; No. 67 of 1974.
Painters' Registration Act Amendment; 9th December, 1974; No. 68 of 1974.
Small Claims Tribunals; 9th December, 1974; No. 69 of 1974.
Sale of Land Act Amendment; 9th December, 1974; No. 70 of 1974.
Assistance to Decentralized Industry; 9th December, 1974; No. 71 of 1974.
10th December, 1974.

J. B. ROBERTS,
Clerk of the Parliaments.

PARLIAMENT OF WESTERN AUSTRALIA.

Bills Assented To.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the First Session of the Twenty-Eighth Parliament.

Short Title of Bill; Date of Assent; Act No.

Fisheries Act Amendment; 10th December, 1974; No. 72 of 1974.
Wundowie Charcoal Iron Industry Sale Agreement; 10th December, 1974; No. 73 of 1974.
Machinery Safety; 10th December, 1974; No. 74 of 1974.
Shearers' Accommodation Act Amendment; 10th December, 1974; No. 75 of 1974.
Skeleton Weed (Eradication Fund); 10th December, 1974; No. 76 of 1974.
Forests Act Amendment; 10th December, 1974; No. 77 of 1974.
Country Areas Water Supply Act Amendment; 10th December, 1974; No. 78 of 1974.
Death Duty Assessment Act Amendment; 10th December, 1974; No. 79 of 1974.
Beef Industry Committee; 10th December, 1974; No. 80 of 1974.
Nickel (Agnew) Agreement; 10th December, 1974; No. 81 of 1974.
Agricultural Products Act Amendment; 10th December, 1974; No. 82 of 1974.
Teacher Education Act Amendment (No. 2); 10th December, 1974; No. 83 of 1974.
The Perpetual Executors, Trustees and Agency Company (W.A.) Limited Act Amendment; 10th December, 1974; No. 84 of 1974.
The West Australian Trustee Executor and Agency Company Limited Act Amendment; 10th December, 1974; No. 85 of 1974.
Appropriation (General Loan Fund) 10th December, 1974; No. 86 of 1974.
Loan; 10th December, 1974; No. 87 of 1974.
Appropriation (Consolidated Revenue Fund); 10th December, 1974; No. 88 of 1974.
10th December, 1974.

J. B. ROBERTS,
Clerk of the Parliaments.

Public Service Board,
Perth, 11th December, 1974.

THE following promotions have been approved:—

S. A. Walker, Clerk, C-IV, District Officers Section, Department of Agriculture to be Clerk, C-II-1, Expenditure Section, Accounts Branch, Department for Community Welfare as from November 22, 1974.

R. D. Davies, Senior Examiner, C-II-7, Group One Section, Examination Branch to be Clerk in Charge, C-II-8, Acceptance Branch, Office of Titles, Crown Law Department as from November 22, 1974.

B. J. McShane, Clerk (Checking), C-II-3, Endorsing Room to be Examiner Grade 2, C-II-4, Group Four Section, Examination Branch, Office of Titles, Crown Law Department as from November 22, 1974.

G. C. Ferguson, Clerk in Charge, C-II-3, Administrative Division, Premier's Department to be Clerk, C-II-3, Minister's Office, Education Department as from December 6, 1974.

N. R. Kilpatrick, Clerk, C-II-1, Records Section, Forests Department to be Clerk, C-II-2, Clerical Branch, Department of Fisheries and Wildlife as from September 20, 1974.

J. J. Paolino, Clerk, C-IV, Relieving Staff Section, Accounts Branch, State Housing Commission to be Clerk, C-II-1, Inspection Branch, Local Government Department as from November 8, 1974.

L. S. J. Fasolo, Clerk, C-IV to be Clerk, C-II-1, Expenditure Section, Accounts Branch, Medical Department as from November 1, 1974.

M. K. Foley, Senior Social Worker, Level 2, Social Welfare Branch, Professional Division to be Social Work Supervisor, Level 3, Administrative Section, Graylands and Swanbourne Hospitals, Mental Health Services as from December 13, 1974.

B. M. Byrne, Clerk, C-II-1, Organisation and Methods Branch to be Recovery Clerk, C-II-2, Recovery Section, Revenue Branch, Metropolitan Water Board as from December 6, 1974.

E. W. Evans, Designing Engineer, Level 1 to be Designing Engineer, Level 2, Sewerage Design Section, Engineering Design Branch, Engineering Division, Metropolitan Water Board as from November 29, 1974.

G. C. Schupp, Clerk, C-II-1, to be Clerk, C-II-2, Property and Valuation Branch, Public Works Department as from November 8, 1974.

R. C. Spencer, Clerk Relieving, C-II-1 to be Clerk, C-II-2, Records Section, Correspondence and Records Branch, Public Works Department as from September 6, 1974.

P. J. Veale, Technical Assistant, G-VII-1/3 to be Plumbing Designer, G-II-2/3, Plumbing Service Section, Services Branch, Architectural Division, Public Works Department as from November 8, 1974.

H. J. Leslie, Drafting Assistant, G-XI to be Technical Officer, G-II-2, Transport and Industry Section, Town Planning Department as from November 15, 1974.

THE following resignations have been accepted:—
Name; Department; Date.

Stickland, E. J.; Community Welfare; 5/12/74.
Epps, L. C.; Education; 24/12/74.
Heath, L. S.; Education; 29/11/74.
Carmody, H. I.; Mental Health Services; 15/11/74.
Cook, J. E.; Metropolitan Water Board; 14/11/74.
Ireland, G. J.; Metropolitan Water Board; 1/11/74.
Kennerly, C. J.; Metropolitan Water Board; 7/11/74.
Piper, J.; Metropolitan Water Board; 14/11/74.
Carrigy, A. R.; Public Service Board; 29/11/74.
Smith, M. A.; Public Service Board; 1/11/74.
Jarman, W. A.; State Housing; 12/12/74.
Moldrich, D. H.; Tourism; 12/12/74.
McGinnity, K. A.; Treasury; 6/12/74.

THE following retirements have been approved:—

Hadlow, A. J.; Agriculture; 5/9/74.
Metherell, G. R.; Corrections; 9/1/75.
Evensen, E. W.; Lands and Surveys; 31/12/74.
Hardie, D.; Mines; 20/9/74.
Lewin, I. L.; Police; 20/12/74.
Allom, A. R.; State Housing; 26/11/74.
Hatton, J. T.; State Housing; 19/12/74.

THE following appointments have been confirmed:—

Name; Position; Department; Date.

Cheney, Miriam Lucy; Laboratory Assistant, G-X; Agriculture; 11/3/74.

Gould, Leonard William; Supervisor, G-II-4; Agriculture; 11/3/74.

Muirson, David Lyall; Field Assistant, G-VI; Agriculture; 1/10/73.

Perry, Dianne Christine; Laboratory Assistant, G-X; Agriculture; 10/6/74.

Sartori, Peter Anthony; Clerk, C-IV; Agriculture; 29/4/74.

Draggett, Warren Roger, Clerk, C-IV; Audit; 10/6/74.

Jenkins, Shelley Anne; Clerk Typist, C-V; Crown Law; 12/6/74.

Raeside, Leslie Heather; Typist, C-V; Crown Law; 5/11/73.

Thornton, Jane; Clerical Assistant, C-VI; Crown Law; 22/4/74.

Pryde, Donald; Clerical Assistant, C-VI; Education; 24/8/73.

Breeden, Robert John; Inspector Grade 3, G-VII-1/3; Fisheries and Wildlife; 25/1/74.

Carhart, Kevin; Technical Assistant, G-VII-1/3; Fisheries and Wildlife; 29/3/74.

Box, Richard Jeremy Melville; Inspector, G-II-1; Harbour and Light; 10/6/74.

Farner, Robert Charles; Decentralisation Officer, Geraldton, C-II-5; Industrial Development; 29/4/74.

Jones, Michael Kenneth; Decentralisation Officer, Albany, C-II-5; Industrial Development; 1/4/74.

Gill, Pamela Frances; Telephonist, G-IX; Labour and Industry; 13/6/74.

Smith, Monica Jane; Complaints Officer, C-II-1; Labour and Industry; 27/5/74.

Whitton, Jennifer Anne; Typist, C-V; Labour and Industry; 22/4/74.

Britto, Hubert Frederick Joseph, Clerk, C-IV; Metropolitan Water Board; 28/1/74.

Schmidt, Manfred Heinz; Clerk, C-IV; Metropolitan Water Board; 11/2/74.

Hetebry, Marianne; Clerical Assistant, C-VI; Motor Vehicles; 7/6/74.

Chalmers, Grace Anne; Clerk Typist, Waroona, C-V; Police; 20/5/74.

McAuliffe, Peter David; Lecturer-Dental Officer, Level 1A; Public Health; 10/6/74.

Douglas, Peter Robert; Clerk, C-IV; Public Works; 4/10/73.

Marshall, Ivan James; Quantity Surveyor, Level 2; Public Works; 10/6/74.

Pitassi, Ines Maria; Clerical Assistant, C-VI; Public Works; 10/6/74.

Young, Geoffrey Douglas; Drafting Assistant, G-XI; Public Works; 15/2/74.

Davies, Robert Warren; Architectural Draftsman, Level 1; State Housing Commission; 15/2/74.

Gotse, Thomas Christopher; Clerk, C-IV; State Housing Commission; 27/5/74.

Epps, Fairlie Elizabeth; Clerical Assistant, C-VI; State Taxation; 21/1/74.

Skinner, Alan Rudolf; General Assistant, G-VII-1; Town Planning; 7/5/74.

THE following offices have been created:—

Item 12 0472, Legal Officer, Level 2, Conveyancing Branch, Public Trust Office, Crown Law Department.

Item 20 5325, Senior Cartographic Draftsman, Level 2, Cartographic Section, Mapping Branch, Surveyor General's Division, Department of Lands and Surveys.

Item 29 5321, Engineer, Level 1, Water Resources Section, Planning Design and Investigation Branch, Engineering Division, Public Works Department.

THE following office has been abolished:—

Item 11 1520, Legal Officer, Level 2, Officers Detached Section, Crown Solicitor's Office, Crown Law Department.

THE classification of the following office has been amended:—

Item 01 2030, occupied by P. J. May, Research Officer, Animal Husbandry Section, Veterinary Services Branch, Animal Division, Department of Agriculture from Level 1 to Level 2 with effect from December 3, 1974.

G. H. COOPER,
Chairman, Public Service Board.

VACANCIES IN THE PUBLIC SERVICE

Department	Item No.	Position	Classn.	Salary
				\$
Closing December 20, 1974				
Agriculture	01 0507	Transport Officer, Supply and Transport Branch (a) (zz) (ccc)	G-II-1	6 983-7 218
Agriculture	01 1378	Clerk, Kununurra District Office, Clerical Branch	C-II-1/2	7 060-7 753
Agriculture	01 1525	Clerk Special Funds, Accounts Branch	C-II-4	8 523-8 794
Agriculture	01 7562	Technical Assistant (Female), Plant Research Division (a) (ddd) (ccc)	G-VIII	3 126 (17 yrs) -5 443
Agriculture	01 8300	Officer in Charge and Curator State Herbarium, Botany Branch, Biological Services Division (a) (rr) (ccc)	Level 5	17 637
Chief Secretary's	04 0360	Clerk, Strong Room, General Registry Branch	C-II-1	7 060-7 294
Crown Law	12 0405	Trust Officer Grade 3, Group Four Section, Trust Branch, Public Trust Office	C-II-3	8 003-8 258
Crown Law	12 0505	Clerk, Conveyancing Branch, Public Trust Office	C-II-1	7 060-7 294
Crown Law	12 1260	Relieving Officer, Relieving Staff Branch, Public Trust Office	C-II-1	7 060-7 294
Crown Law	13 0530	Clerk, Relief Branch, Office of Titles	C-II-2	7 524-7 753
Crown Law	13 1720	Senior Cartographic Draftsman, Drafting Branch, Office of Titles	Level 2	10 495-11 060
Education	14 2847	Clerk, Salaries Section, Accounts Branch	C-II-1	7 060-7 294
Industrial Development	18 0560	Chemist and Research Officer, Research Branch, Division of Industries (a) (eee)	Level 1	7 368-10 649
Local Government	21 0470	Auditor and Inspector Grade 3, Inspection Branch	C-II-3/4	8 003-8 794
Mental Health Services	09 0284	Principal Occupational Therapist, Professional Division (a) (k)	Level 4	13 274
Mental Health Services	09 1960	Typist Superintendent, Clerical Section, Heathcote Hospital	C-III-1	6 050-6 203
Mental Health Services	09 3013	Assistant Research Officer, Administrative Section, Mental Deficiency Branch (a) (ff)	C-II-2/3	7 524-8 258
Mental Health Services	09 3092	Psychologist, Irrabeena Clinic, Mental Deficiency Branch (a) (xx) (yy)	Level 1	7 368-10 649
Metropolitan Water Board	22 5263	Engineer, Sewerage and Drainage Branch, Engineering Division	Level 2	11 395-12 562
Mines	23 0024	Clerk Relieving, Administrative Division	C-II-1	7 060-7 294
Mines	23 4680	Laboratory Assistant Engineering Chemistry Branch, Government Chemical Laboratories (a) (gg)	G-X	3 245 (17 yrs) -6 759
Public Works	29 0474	Clerk, Property and Valuation Branch	C-II-4	8 523-8 794
Public Works	29 0490	Clerk, Property and Valuation Branch	C-II-1	7 060-7 294
Public Works	29 4838	Assistant Hydrographic Surveyor, Harbours and Rivers Branch, Engineering Division (a) (l) (m)	Level 2/7	7 368-9 605
Public Works	29 7618	Architect Second in Charge Design Office, Major Projects Section, Design Branch Architectural Division	Level 4	15 856-16 806
Public Works	29 8224	Supervisor, District Services Section, Construction and Maintenance Branch, Architectural Division (a) (vv) (ww)	G-II-4/5	8 457-9 263 (uu)
State Housing Commission	32 2070	Assistant Inspector Tenancy Section, Sales Tenancy and Estate Management Branch (a)	G-VII-3	6 397-6 759
State Taxation	33 1118	Clerk, Clerical Section, Land Tax Branch	C-II-1	7 060-7 294
Treasury	36 0030	Chief Pharmacist, Administrative Division, Government Stores Department	Level 3	11 954-12 220
Treasury	36 0900	Clerk in Charge, Stationery and Office Equipment Branch, Government Stores Department (d)	C-II-5	9 064-9 334
Closing December 27, 1974				
Public Health	08 0201	Assistant Health Statistician, Statistics Branch (a) (c)	Level 2	11 146-12 220
State Government Insurance Office	31 0001	General Manager, Administrative Division (b)	S 1	24 685
Closing January 3, 1975				
Education	14 1220	Clerk in Charge, Staff Section, Clerical Branch	C-II-8	11 063-11 349
Medical	07 1780	Clerk Assistant, Expenditure Section, Accounts Branch	C-II-3	8 003-8 258
Premier's	26 0120	Clerk in Charge, Correspondence and Records Section	C-II-3	8 003-8 258
Public Works	29 0745	Administrative Assistant, Accounts Division	C-II-4	8 523-8 794
Public Works	29 1065	Clerk in Charge, Expenditure Branch, Accounts Division	C-II-5	9 064-9 334
Public Works	29 6890	Clerk, Clerical Branch, Architectural Division	C-II-2	7 524-7 753
Public Works	29 6900	Clerk, Clerical Branch, Architectural Division	C-II-1	7 060-7 294
State Housing Commission	32 1620	Clerk Collector, Waroona Country Office, General Branch	C-II-1/2	7 060-7 753
Road Traffic Authority	...	Chief Executive Officer (See Block Advertisement)	...	24 685
Audit	...	Auditor General (See Block Advertisement)	...	27 160
Consumer Protection	...	Accountant—Commissioner for Consumer Protection (See Block Advertisement)	...	

The possession of, or progress towards, an appropriate tertiary level academic qualification will be considered a factor, increasing in importance with the level of classification, when determining efficiency of applicants in the Clerical Division.

(a) Applications also called outside the Service under section 24.

(b) Promotion will date from the first working day following the retirement of the present occupant.

(c) Tertiary Degree and experience in statistical research and analysis in a health, medical and social or applied field.

(d) Relevant purchasing experience necessary.

(k) Associateship in Occupational Therapy (W.A.I.T.) or equivalent qualification from an approved school of occupational therapy. Experience in senior positions will be an important factor.

(l) Diploma, associateship or Degree Level from a recognised School of surveying and eligible for Associate Membership of the Australian Institute of Surveyors.

(m) EXPERIENCE: Appointment to be made within the salary range according to qualification and experience in hydrographic surveying.

VACANCIES IN THE PUBLIC SERVICE—*continued*

- (kk) Plus district allowance of \$1 056 per annum married man and \$528 per annum single man.
- (gg) Junior or Achievement Certificate including English, Mathematics and Science subjects. Preference given to applicants with Leaving subjects of Physics and Chemistry or comparable subjects in the Certificate of Applied Science. Relevant experience (Industry or Laboratory) an advantage.
- (rr) A University degree and considerable experience in taxonomy and ecology.
- (tt) Degree or Associateship with preferably a Maths and Statistics Major. Ability to programme FORTRAN an advantage.
- (uu) Plus District Allowance where applicable.
- (vv) Registration as a builder or equivalent qualifications to supervise all phases of building work. Considerable experience essential.
- (ww) GENERAL: Must be prepared to be stationed anywhere within the State, including North West. Housing can be provided in most country areas.
- (xx) Bachelor of Psychology Degree from the University of Western Australia or qualifications deemed equivalent.
- (yy) GENERAL: Appointment in the first instance will be to the Mental Deficiency Division, although the appointee may be required to work in any hospital, clinic or facility of the Service. Further information available from the Principal Clinical Psychologist, 3 Havelock Street, West Perth, 6005.
- (zz) Considerable experience in control of a vehicle transport pool. Minimum age 25 years.
- (ccc) LOCATION: South Perth.
- (ddd) Minimum qualification, Junior Certificate with English and a Maths subject, or equivalent. Preference given to applicants with two Leaving Maths subjects.
- (eee) Bachelor of Science or equivalent with a major in Chemistry. Experience in industry or in industrial feasibility studies preferable.

Applications are called under section 34 of the Public Service Act, 1904-1973, and are to be addressed to the Chairman, Public Service Board, and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

13th December, 1974

G. H. COOPER,
Chairman, Public Service Board.

AUDITOR GENERAL.

APPLICATIONS are invited for the position of Auditor General for the State of Western Australia.

All conditions affecting the position of Auditor General are contained in the Audit Act (No. 12 of 1904) and its amendments.

Under the provisions of the Audit Act the salary of the Auditor General is determined from time to time by the Governor. At present the salary is \$27 160 per annum.

Applications stating age, qualifications and experience should be addressed to—

Chairman,
Public Service Board,
32 St. George's Terrace,
PERTH, W.A. 6000,

by December 27, 1974.

He will be expected to have the ability and initiative to recommend ways and means by which the administrative, research and law enforcement functions of the Authority may be continuously upgraded, it being the Government's intention that the new Authority should lead contemporary thinking and practice in its sphere of activity.

In view of the demands of this position tertiary qualifications and a fully proven record of managerial success at a high level are considered highly desirable.

The commencing salary will be \$24 685 per annum.

Applications stating age, citizenship, qualifications and experience should be forwarded to—

Chairman,
Public Service Board,
32 St. George's Terrace,
PERTH 6000.

The closing date for applications is December 20, 1974.

Government of Western Australia.

ROAD TRAFFIC AUTHORITY.

CHIEF EXECUTIVE OFFICER.

APPLICATIONS are invited for the above position which is a permanent appointment under the Public Service Act.

The Chief Executive Officer or Permanent Head of the new Road Traffic Authority, which has been established by the Road Traffic Act, 1974, will occupy a senior executive position with a challenging and comprehensive range of duties.

The Chief Executive Officer will be a member of the Authority and will be responsible to it for directing all the operations of the Authority. He will be called upon to represent the Authority and the Minister for Transport at a variety of meetings and conferences.

He will be responsible for vehicle registration and examination and licensing of motor vehicle drivers and for traffic law enforcement.

He will be required to direct fundamental research into all aspects of road accidents with the aim of identifying causes and improving the accident prevention effort.

He will be responsible for creating and maintaining an acceptable public image for the Authority and for disseminating educational material on road safety to the public.

ACCOUNTANT—COMMISSIONER FOR CONSUMER PROTECTION.

THE Commissioner for Consumer Protection desires the loan of the services of an Accountant from another Department for a period of approximately 4-6 months.

The applicant must be a fully qualified Accountant with experience in the detailed analysis of company balance sheets and profit and loss accounts.

The Accountant will examine in detail financial information submitted by applicants for a licence to trade as hire purchase financiers and advise the Commissioner for Consumer Protection on the financial ability of the applicants to meet their commitments under the Act.

Where the Commissioner decides to oppose a licence on financial grounds, the Accountant will be required to appear before the Hire Purchase Licensing Tribunal to argue the case on behalf of the Commissioner and to prepare documents for the Tribunal in support of the case.

The successful applicant will be paid an allowance of one class in the Clerical Division salary scale whilst on loan to the Commissioner.

Applications, on standard application forms, available from the Public Service Board, close December 27, 1974.

SUPREME COURT ACT, 1935.

Appointment of Commissioners for Affidavits.

Supreme Court Office,
Perth, 10th December, 1974.

HIS Honour the Acting Chief Justice has been pleased to appoint the following persons to be commissioners for affidavits:—

Holden, Michael Henry—Cottesloe, W.A.
 Garvey, John Francis—Cottesloe, W.A.
 Ferrier, Spencer Lyons—Sydney, N.S.W.
 Rowan, Justin Patrick Hamilton—Melbourne, Vic.
 Carter, Reginald Michael—Brisbane, Qld.
 Anderssen, Anders Scott—Brisbane, Qld.
 Ingram, Robert William—Caloundra, Qld.
 Finlay, John David—South Perth, W.A.
 Tolson, Cyril Desmond—Lesmurdie, W.A.
 Stevens, Richard James—Cottesloe, W.A.

G. T. STAPLES,
Registrar.

FIRE BRIGADES ACT, 1942 (AS AMENDED).

IN accordance with the provisions of the Fire Brigades Act, 1942 (as amended) and the regulations thereunder, I hereby declare the following candidates duly elected as members of the Western Australian Fire Brigades Board for a period of three years as from the first day of January, 1975:—

To represent the Local Authorities designated in Part II of the second schedule of the Act—

Calnon, William Patrick.

To represent the registered Volunteer Fire Brigades—

Dobson, William.

Dated at Perth this 9th day of December, 1974.

E. G. FOREMAN,
Assistant Chief Electoral Officer,
Returning Officer.

HEALTH ACT, 1911-1975.

Department of Public Health,
Perth, 11th December, 1974.

P.H.D. 198/67; Ex. Co. 3191.

HIS Excellency the Lieutenant Governor and Administrator in Council has approved, pursuant to section 119 of the Health Act, 1911-1973, of the use by the Bayswater Shire Council all that land being Lots 8, 9, 12, 13 and part 16 in Swan Location "U" on Plan 4434, Slade Street, Bayswater, as a site for the disposal of rubbish by the sanitary landfill method.

K. J. M. CARRUTHERS,
Commissioner of Public Health.

FRIENDLY SOCIETIES ACT, 1894-1964.

Department of Public Health,
Perth, 7th October, 1974.

F.S. 35/56; Ex. Co. 3188.

HIS Excellency the Lieutenant Governor and Administrator in Council has appointed the persons named in the schedule hereunder as Public Auditors for the purpose of the Friendly Societies Act, 1894-1964 and the Co-Operative and Provident Societies Act, 1903-1969.

H. R. SMITH,
Director of Administration
Medical and Health Services.

Schedule.

Philip Edward Dry and Norman Victor Gribble.

NOISE ABATEMENT ACT, 1972.

Department of Public Health,
Perth, 9th December, 1974.

P.H.D. 767/72; Ex. Co. 3189.

HIS Excellency the Lieutenant Governor and Administrator in Council has, pursuant to section 13 (3) of the Noise Abatement Act, 1972, appointed the persons mentioned in the schedule hereto to

be deputy members of the Noise and Vibration Control Council for the period due to expire on the 12th April, 1975.

K. J. M. CARRUTHERS,
Commissioner of Public Health.

Schedule.

- (1) Mr. R. A. Gregory (nominated by the Minister for Industrial Development).
- (2) Mr. M. E. Rogowsky (nominated by the Minister for Local Government).
- (3) Mr. R. P. Barry (nominated by the Minister for Labour).
- (4) Mr. P. Browne-Cooper (nominated by the Minister for Environmental Protection).
- (5) Mr. J. L. N. Lloyd (nominated by the Minister for Mines).
- (6) Mr. G. O. A. Leitch (nominated by the Minister for Police).
- (7) Mr. F. J. Malone (nominated by the Western Australian Chamber of Manufactures, Incorporated).
- (8) Mr. J. E. Bainbridge (nominated by the Trades and Labor Council of Western Australia).
- (9) Mr. W. J. Brown (nominated by the Western Australian Employers' Federation, Incorporated).

PREVENTION OF CRUELTY TO ANIMALS ACT, 1920.

Department of Public Health,
Perth, 11th December, 1974.

P.H.D. 739/71; Ex. Co. 3192.

HIS Excellency the Lieutenant Governor and Administrator in Council has, pursuant to the Prevention of Cruelty to Animals Act and Control of Vivisection and Experiments Regulations, 1959, authorised Dr G. W. Arnold to perform operations and other experiments on animals for a period of twelve months commencing 26th August, 1974.

K. J. M. CARRUTHERS,
Commissioner of Public Health.

PREVENTION OF CRUELTY TO ANIMALS ACT, 1920.

Department of Public Health,
Perth, 11th December, 1974.

P.H.D. 739/71; Ex. Co. 3193.

HIS Excellency the Lieutenant Governor and Administrator in Council has, pursuant to the Prevention of Cruelty to Animals Act and Control of Vivisection and Experiments Regulations, 1959, authorised B. R. Beetson to perform operations and other experiments on animals for a period of twelve months commencing 9th October, 1974.

K. J. M. CARRUTHERS,
Commissioner of Public Health.

RADIOACTIVE SUBSTANCES ACT, 1954.

Department of Public Health,
Perth, 9th December, 1974.

P.H.D. 733/57; Ex. Co. 3190.

HIS Excellency the Lieutenant Governor and Administrator in Council has appointed, pursuant to the powers conferred by section 5 of the Radiological Substances Act, 1954, the persons listed in the schedule hereunder, to be members of the Radiological Advisory Council for the term of three years commencing 1st November, 1974.

K. J. M. CARRUTHERS,
Commissioner of Public Health.

Schedule.

Members.

Professor D. J. F. Allen-Williams (X-ray Engineer)
 Dr. H. H. Theis (Physicist).
 Professor W. J. Simmonds (Physiologist).
 Dr. J. J. Glancy (Radiologist).
 Mr. R. Fimmel (Engineer, Metropolitan Water Supply, Sewerage and Drainage Board).

Deputy Member.

Dr. E. N. Maslen (Physicist)—Deputy for Dr. H. H. Theis.

HEALTH ACT, 1911-1973.

Municipality of the Shire of Harvey.

PHD. 1731/56; Ex. Co. 3183.

WHEREAS under the Health Act, 1911-1973, the Governor may cause to be prepared Model By-laws for all or any purpose of the said Act; and whereas prepared Model By-laws described as Series "A" have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on the 17th July, 1963, and amended from time to time; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Harvey being a local authority within the meaning of the Act, and having adopted the Model By-laws Series "A" as reprinted in the *Government Gazette* on the 17th July, 1963, doth hereby resolve and determine that the following amendments be made to the said Model By-laws Series "A":—

1. Amend By-law 14A: Schedule "B"—Prescribed Areas (Section 112A):
Delete the word "and" after Australind in line 2 of paragraph (a) and add after Wagerup the words "Binningup and Myalup".

Passed at a meeting of the Harvey Shire Council held on the 24th day of October, 1974.

D. P. ECKERSLEY,
President.

L. A. VICARY,
Shire Clerk.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council, this 27th day of November, 1974.

F. P. KNIGHT,
Clerk of the Council.

HEALTH ACT, 1911-1973.

Department of Public Health,
Perth, 13th December, 1974.

HIS Excellency the Lieutenant Governor and Administrator acting with the advice of the Food Standards Advisory Committee and in accordance with section 240 of the Health Act, 1911-1973, has been pleased to make the regulations set forth in the Schedule hereunder.

K. J. M. CARRUTHERS,
Commissioner of Public Health.

Schedule.

Regulations.

- | | |
|------------------------|--|
| Principal regulations. | 1. In these regulations the Meat Inspection and Branding Regulations made under the provisions of the Health Act, 1911-1973, as published in the <i>Government Gazette</i> on the 1st December, 1950 and reprinted pursuant to the Reprinting of Regulations Act, 1954 in the <i>Government Gazette</i> on the 3rd October, 1972, as amended from time to time thereafter by notices so published, are referred to as the principal regulations. |
| Reg. 5 amended. | 2. Regulation 5 of the principal regulations is amended by deleting the following passages:—
Merredin—Lot 92, Merredin.
Merredin—Avon Location 7638, Pt. 4 of Lot No. 36, Barrack Street.
Merredin—Pt. 8 of Lot No. 26, Barrack Street.
Merredin—Pt. 2 of Lot No. 21, Barrack Street. |
| Schedule "B" amended. | 3. Schedule "B" to the principal regulations is amended—
(a) by substituting for the passage "Manjimup Area", the passage "Manjimup Health District."; and
(b) by deleting the footnote beginning with the passage "Manjimup Area" and ending with the words "starting point". |

Schedule
"C" sub-
stituted.

4. The principal regulations are amended by substituting for Schedule "C" the following Schedule:—

Schedule "C"

	Scale A			Scale B			Scale C		
	Car-case	Side	Piece or Quarter	Car-case	Side	Piece or Quarter	Car case	Side	Piece or Quarter
For each cow, bull, heifer or steer	\$ 1.00	\$ 0.55	\$ 0.30	\$ 1.25	\$ 0.69	\$ 0.38	\$ 1.50	\$ 0.83	\$ 0.45
For each calf (under 68 kg)	0.80	0.44	0.24	1.00	0.55	0.30	1.20	0.66	0.36
For each sheep, lamb or goat	0.30	0.17	0.09	0.38	0.21	0.12	0.45	0.25	0.14
For each swine	0.60	0.33	0.18	0.75	0.41	0.23	0.90	0.50	0.27
For each carton of meat on which no previous charge has been made under this schedule	70 cents			88 cents			\$1.05		

(i) Scale "A".

All premises in the health districts of:—

Town of Albany
Shire of Boyup Brook
Shire of Carnarvon
Shire of Capel
Shire of Dardanup
Shire of Denmark
Town of Geraldton
Shire of Greenough
Shire of Harvey
Shire of Katanning
Shire of Narrogin
Shire of Tammin
Shire of Toodyay
Shire of Waroona
Shire of Woodanilling

(ii) Scale "B".

All premises:—

- (a) where the inspection is made by an officer appointed under section 11 of the Health Act, 1911 (as amended); or
- (b) in the health districts of the City of Perth and the City of Fremantle where meat intended for consumption in the State of Western Australia is inspected by an officer appointed by one of those local authorities under Section 27 of the Health Act, 1911 (as amended) and; Premises in the health districts of:—

Shire of Busselton
Shire of Kojonup
Shire of Manjimup
Shire of Moora
Shire of Northam
Shire of Plantagenet
Shire of Wongan-Ballidu

(iii) Scale "C".

All premises in the health districts of:—

Shire of Boulder
Town of Bunbury
Shire of Esperance
Shire of Merredin
Shire of Port Hedland
Shire of Wagin
Shire of York

Schedule "D" substituted. 5. The principal regulations are amended by substituting for Schedule "D" the following Schedule—

Schedule "D".

Health Act, 1911.

MEAT INSPECTION AND BRANDING REGULATIONS.

To: The Commissioner of Public Health:

THE following is a statement of all meat killed and inspected for human consumption at during the month of, 19.....

	(1) Carcasses	(2) Sides (not included in 1)	(3) Pieces or Quarters (not included in 1 and 2)
Cows, Bulls, Heifers and Steers			
Calves (under 68 kg)			
Sheep (including Lambs) and Goats			
Swine			

Calculation of Fees.

(to be completed by abattoirs management.)

Cows, Bulls, Heifers and Steers	@
Calves (under 68 kg)	@
Sheep (including Lambs) and Goats	@
Swine	@
Total		\$.. :

Checked.....
Inspection and branding fees required to be paid under the Meat Inspection and Branding Regulations, amounting to \$..... are tendered herewith.

Date:.....

HOSPITALS ACT, 1927-1973.

WHEREAS it is provided in the Hospitals Act, 1927 (as amended) that a Board may of its own motion by resolution adopt the whole or any portion of by-laws formulated under the provisions of subsection (2) of section 37 of that Act by the Governor for the guidance of Boards in respect of all or any of the matters regarding which Boards may make by-laws; and whereas model by-laws have been formulated in accordance with those provisions and are contained in regulation 10 of the regulations made under that Act, which regulations have, pursuant to the reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the *Government Gazette* on the 29th February, 1952, and as so reprinted were published in the *Government Gazette* on the 2nd February, 1960, and as amended thereafter: Now therefore, the Minister of Public Health, being the Board pursuant to section 7 of the Hospitals Act, 1927 (as amended) of the public hospital specified in the Schedule hereunder, doth hereby resolve and determine that the said model by-laws be adopted by that hospital.

NORMAN E. BAXTER,

Minister of Public Health as the Board of the above public hospital.

Resolved this 22nd day of November, 1974.

The Schedule.

Ord Street Hospital.

TRAFFIC ACT, 1919-1974.

Police Department,
Perth, 27th November, 1974.

T.O. 301/74.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council acting under the provisions of the Traffic Act, 1919-1974 has been pleased to make the regulations set out in the schedule hereunder.

A. L. M. WEDD,
Commissioner of Police.

Schedule.

Regulations.

- Principal regulations. 1. In these regulations the Road Traffic Code, 1974 published in the *Government Gazette* on the 3rd October, 1974 are referred to as the principal regulations.
- Reg. 103 amended. 2. Regulation 103 of the principal regulations is amended by substituting for paragraph (c) of the interpretation "sign-erecting authority" the following paragraph—
- (c) outside the Metropolitan Traffic Area and within a district in which the Director is the local authority, means—
- (i) the Commissioner of Main Roads where the care and management of the road is vested in him under the provisions of the Main Roads Act, 1930, and at all railways level crossings; or
- (ii) where the care and management of the road is not vested in the Commissioner of Main Roads, the Commissioner of Main Roads in respect of all railway level crossings and elsewhere in respect of any sign specified in subregulation (2) of this regulation, and where the local authority has the care, control and management of the road under the provisions of the Local Government Act, 1960, the local authority in respect of any sign not so specified except at railway level crossings.
- Reg. 1004 repealed. 3. Regulation 1004 of the principal regulations is repealed.
- Reg. 1803 amended. 4. Regulation 1803 of the principal regulations is amended by substituting for the passage—
1803. A person shall not, on any freeway,—
- (a) drive a vehicle at less than 60 kilometres per hour; the following passage—
1803. A person shall not on any portion of a freeway,—
- (a) zoned at 80 kilometres per hour or more, drive a vehicle at less than 60 kilometres per hour unless prevented from doing so by traffic congestion or unless for any other reason it is unsafe to drive at that speed; .

TRAFFIC ACT, 1919-1974.

The Municipality of the Shire of Boulder.

Boulder Taxi Car By-laws.

IN pursuance of the powers conferred upon it by an Order in Council made on the 31st December, 1970, under section 49 of the Traffic Act, 1919-1974, the Council of the abovementioned Municipality by resolution on the 26th day of September, 1974, revoked the Boulder Taxi Car By-laws 1971 appearing in the *Government Gazette* on the 23rd November, 1971 and has made the following by-law:—

1. This by-law may be cited as the Boulder Taxi Car By-law No. 1 of 1974.
2. In these by-laws, unless the context otherwise requires—
 - (1) "driver" in relation to a taxi car includes any person for the time being in charge of the taxi car;
 - (2) "detention charge" means the charge permitted by these regulations to be made to a passenger of a taxi car, while no charge is being made under a distance rate;
 - (3) "flagfall" means the amount of fare recorded by a taxi meter immediately upon the taxi meter being set in operation at the commencement of a hiring;
 - (4) "hirer" means a passenger or other person who engages a taxi car;
 - (5) "meter taxi car" means any taxi car equipped with a taxi meter approved by a Licensing Authority;
 - (6) "distance rate" means the rate of fare for the distance travelled by the taxi car;
 - (7) "passenger" means any person carried in or upon a taxi car excluding the driver;
 - (8) "taxi meter" means any instrument or device designed and intended to indicate by figures the aggregate sum of money payable for the hire of a taxi car in accordance with the flagfall, distance travelled and the time the vehicle is detained and not travelling;
 - (9) "regional area" means the area to which the Kalgoorlie/Boulder Joint Town Planning Scheme applies.
3. The owner of a taxi car in respect of which a license is pursuant to section 8 of the Traffic Act, 1919-1970, effective and operative within the district of the Shire of Boulder shall, after the coming into operation of this by-law, make charges not exceeding the following in respect of his taxi car:—

Cleaning:

Where soiled or befouled during hiring:—

Requiring 30 minutes or less cleaning time—\$1.00.

Requiring more than 30 minutes, but less than 60 minutes cleaning time—\$2.00.

Requiring more than 60 minutes cleaning time—\$5.00.

Surcharge:

For all hirings between the hours of:—

(1) 8 p.m. to 6 a.m. Monday to Friday inclusive—\$0.25.

(2) 8 p.m. Saturday to 6 a.m. Monday inclusive—\$0.25.

4. Penalties: Every person who, by act or omission, contravenes these by-laws is guilty of an offence and is liable, for a first offence, to a fine not exceeding one hundred dollars and, for any subsequent offence, to a fine not exceeding two hundred dollars.

Dated the 24th day of October, 1974.

The Common Seal of the Shire of Boulder was affixed hereto in the presence of—

[L. S.]

W. J. KENNEALLY,
President.

R. PEDDIE,
Shire Clerk.

Recommended—

R. J. O'CONNOR,
Minister for Transport
and Traffic Safety.

Appendix "A".

METER TAXI CARS.

Regional Hiring:	Cents
Flagfall	35
Distance Rate for each 200 metres	5
Minimum Charge	50
Detention Charge for each 50 seconds or part thereof	5
Outer Regional Hirings:	
(1) A hiring completed outside of the Regional Area:	
Distance Rate—	
During hiring—for each kilometre or part thereof	15
For return journey by nearest practical route—for each kilometre or part thereof	15
Detention Charge—	
For each 50 seconds or part thereof	5
(2) A hiring continued outside of the Regional Area, but completed within the Regional Area:	
Distance Rate—	
For whole journey	15
Detention Charge—	
For each 50 seconds or part thereof	5
Special Hirings:	\$
Weddings—	
For the first two (2) hours or part thereof	20.50
and for each quarter hour thereafter	1.50
plus	
Booking Fee	1.00
Airconditioned Taxi	1.00
Funerals—	
For first hour or part thereof	10.25
and for each quarter hour thereafter	1.50
plus	
Booking Fee	1.00
Airconditioned Taxi	1.00
Luggage—	
For luggage carried in the boot of a taxi	0.20
No charge shall be made for one (1) suitcase and a brief case carried in the boot of a taxi. Baby carriages and wheelchairs are exempt from this charge.	

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 27th day of November, 1974.

F. P. KNIGHT,
Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT, 1956 (AS AMENDED).

The Municipality of the City of Perth.

By-law No. 60—Care, Control and Management of Parking
Facilities—Amendment.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the twenty-first day of October, 1974, to make and submit for confirmation by the Governor the following amendment to By-law No. 60:—

That a new clause be added after clause 45 as follows:—

45A. No person shall park or stand a vehicle on any part of a road so that any portion of the vehicle is—

- (a) between any vehicle which is parked or standing on the carriage-way of a road and the centre of that road;
- (b) on a median strip;
- (c) adjacent to a median strip otherwise than in a parking stall.

Dated this 31st day of October, 1974.

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

[L.S.]

E. H. LEE-STEERE,
Lord Mayor.

G. O. EDWARDS,
Town Clerk.

Recommended—

R. J. O'CONNOR,
Minister for Transport.

Approved by His Excellency the Lieutenant Governor in Executive Council
this 27th day of November, 1974.

F. P. KNIGHT,
Clerk of the Council.

Western Australia.

BUILDING SOCIETIES ACT, 1920
(AS AMENDED).

NOTICE is hereby given that a Building Society called the W.A. Carpenters No. 18 Building Society is duly registered under the provisions of the above Act.

Dated the 2nd day of December, 1974.

B. S. BROTHERTON,
Registrar of Building Societies.

FAUNA CONSERVATION ACT, 1950-1970.

Department of Fisheries and Fauna,
Perth, 6th December, 1974.

IT is hereby notified for general information that the Hon. Minister for Fisheries and Fauna has appointed the following person as an Honorary Warden of Fauna:—

Mr William Thomas Deering,
Lot 3 Glen Road,
Darlington.

H. B. SHUGG,
Chief Warden of Fauna.

FISHERIES ACT, 1905.

Department of Fisheries
and Wildlife,
Perth, 13th December, 1974.

F. & F. 178/66; Ex. Co. 3132.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has approved the appointment of Allan Geoffrey Breeden and Nigel Maxwell Tyler as Inspectors under the Fisheries Act, 1905-1974.

B. K. BOWEN,
Director.

9th December, 1974.

FISHERIES ACT, 1905-1973.

Notice.

F.&F. 1160/71.

THE Minister for Fisheries and Fauna pursuant to the powers conferred by section 9 of the Fisheries Act, 1905-1973, does hereby prohibit all persons from taking the species of fish called Blue Groper (*Achoerodus Gouldii*) by means of spearguns, harpoons, Hawaiian slings, and other similar pointed instruments for a term of three years from the date of publication of this notice in the *Government Gazette*.

The notice relating to the taking of Blue Groper published in the *Government Gazette* on 7th December, 1973 is hereby cancelled.

Dated this 14th day of November, 1974.

M. E. STEPHENS,
Minister for Fisheries and Fauna.

FISHERIES ACT, 1905-1973.

Notice.

F. & F. 11/29.

THE Minister for Fisheries and Wildlife pursuant to the powers conferred by section 9 of the Fisheries Act, 1905-1973, does hereby prohibit all persons from taking marron by any means if the taking involves the use of any boat, vessel, barge, floating platform or punt of any description in the portions of Western Australian waters specified in the schedule below.

Dated this 9th day of December, 1974.

M. E. STEPHENS,
Minister for Fisheries and Wildlife.

Schedule.

All rivers, streams, brooks, creeks, lakes or lagoons together with their tributaries and affluents, and weirs and dams within Western Australia.

GOVERNMENT LAND SALES.

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres: 5428/51, 1348/73, 3726/68, 7971/50.

THE undermentioned allotments of land will be offered for sale by public auction on the date and at the place specified hereunder, under the provisions of the Land Act, 1933-1972 and its regulations.

Carnamah Lots; Street; Area (square metres);
Upset Price; Condition.

- 123; Slater; 1012; \$250; (a), (d), (f).
124; Slater; 1012; \$250; (a), (d), (f).
125; Slater; 1012; \$250; (a), (d), (f).
126; Cnr Slater and Donald; 994; \$250; (a), (d), (f).

Thursday January 16, 1975 Rural and Industries Bank, Carnamah at 4.00 p.m. (Plan Carnamah 13.35.)

Jurien Lots; Street; Area (square metres); Upset Price; Condition.

- 242; Bashford; 202; \$1200; (b), (d).
243; Bashford; 690; \$2000; (b), (d).
244; Bashford; 690; \$2000; (b), (d).

Friday January 17, 1975 Lands Department Perth at 2.00 p.m. (Plan Jurien Townsite.)

Augusta Lots; Street; Area (square metres); Upset Price; Condition.

- 434; Turner; 1315; \$2100; (a), (d), (e).
435; Turner; 845; \$2100; (a), (d), (e).
436; Cnr Turner and Ommanney; 766; \$2100; (a), (d), (e).
437; Ommanney; 850; \$2100; (a), (d), (e).
438; Ommanney; 850; \$2100; (a), (d), (e).
439; Cnr York and Ommanney; 766; \$2100; (a), (d), (e).
440; York; 845; \$2100; (a), (d), (e).
441; York; 1315; \$2100; (a), (d), (e).

Saturday January 18, 1975 Town Hall Augusta at 11.00 a.m. (Plan Augusta 15.40.)

Brookton Lots; Street; Area (square metres); Upset Price; Condition.

- 398; Montgomery; 1012; \$400; (a), (d).
399; Montgomery; 1214; \$400; (a), (d).
419; Robinson Road; 1012; \$660; (b), (e).

Tuesday January 21, 1975 Court House Beverly at 3.30 p.m. (Plan Brookton 1.19.)

These lots are sold subject to the following conditions:—

- (a) Residential purposes only.
- (b) Business purposes only.
- (c) Business and Residential purposes.
- (d) A limit of one lot per person shall apply and for the purpose of this condition husband and wife are deemed to be one.
- (e) Subject to examination of survey.
- (f) The purchaser shall fill the lot purchased to a level specified by the Shire, if required.

To comply with conditions A, B and C the purchaser shall erect on the lot purchased a residence, business premises or business premises and residence, which ever is applicable, to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the License will not be approved nor a Crown Grant issued for the Lot until the purchaser has complied with the building condition.

All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct whose valuation shall be final and binding on the purchaser.

Plans and further particulars may be obtained from the Lands Department, Perth.

F. W. BYFIELD,
Under Secretary for Lands.

FORFEITURES.

THE following leases and licenses together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act, 1933-1972, for the reasons stated:—

Name; Lease or License; District; Reason; Corres.; Plan.

- Anderson, R. M.; 345A/2459; Muchea Lot 134; non-payment of instalments; 3102/73; Townsite.
Draman, H. B.; 3116/1510; Broome Lot 427; non-compliance with conditions; 3831/14; Townsite.
Fischer, G. H. & S. A.; 338/11671; Kalbarri Lot 348; non-payment of instalments; 788/71; Townsite.
Grenvold, H. H.; 3116/5490; Wyndham Lot 1259; non-compliance with conditions and non-payment of rent; 108/71; Townsite.
Hall, M. A.; 338/11208; Gracetown Lot 103; non-compliance with conditions; 232/71; Townsite.
Holland, D. A. & J. F.; 338/11578; Kalgoorlie Lot 1464; non-payment of instalments; 11405/00; Townsite.
Kulesa, H. 338/11668; Kalbarri Lot 345; non-payment of instalments; 2887/73; Townsite.
Light, R. H.; 347/17733; Plantagenet Loc. 7205; non-compliance with conditions; 802/73; 451A/40 AB2.
Timmermans, P. C.; 338/11801; Kalgoorlie Lot 2672; abandonment; 7879/05; Townsite.

F. W. BYFIELD,
Under Secretary for Lands.

RESERVE.

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 2865/68.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to set apart as a Public Reserve the land described below for the purpose therein set forth.

VICTORIA.—No. 32954 (Water Supply), Loc. No. 11153, formerly portion of Victoria Location 1936, being Lot 1 on Diagram 38976 (1 548 square metres). (Plan 95/80.)

F. W. BYFIELD,
Under Secretary for Lands.

OPEN FOR SALE.

Port Hedland Lots.
(Light Industrial.)

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 1558/62, V.3.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of the Port Hedland lots enumerated in the schedule hereunder being made available for sale in fee simple for "Light Industrial Purposes" at the purchase prices shown therein and subject to the conditions set out thereunder.

F. W. BYFIELD,
Under Secretary for Lands.

Schedule.

Lot No.; Street; Purchase Price; Area (square metres); Service Premium.

- 1018; Murrena; \$20.00; 3 984; \$1 230.
2476; Ridley; \$5.00; 1 012; \$315.
2481; Ridley; \$5.00; 1 012; \$315.
2486; Ridley; \$5.00; 1 012; \$315.
2491; Leehey; \$5.00; 1 012; \$315.
2492; Leehey; \$5.00; 1 017; \$315.
2493; Leehey; \$5.00; 1 012; \$315.
2494; Leehey; \$5.00; 1 012; \$315.
2515; Peawah; \$35.00; 6 907, \$2 135.

- (1) Applications shall be accompanied by a plan indicating the outline of development on the lot applied for and the approximate cost of such development.
- (2) The Minister for Lands reserves the right to refuse any application.
- (3) The successful applicant for each lot shall, within six (6) months from the date of sale commence erection thereon of light industrial premises in accordance with local authority by-laws and complete such premises within two (2) years from the date of the sale, to the satisfaction of the Minister for Lands. If this condition is not complied within the time prescribed the land shall be absolutely forfeited together with all purchase money and fees that may have been paid. A transfer of the License will not be approved nor a Crown Grant issued for the lots until the purchaser has complied with the building condition and completely boundary fenced the lot.
- (4) The Service Premium is in addition to the purchase price and is payable to the Under Secretary for Lands within 30 days of acceptance of the application.
- (5) The Service Premium provides for the cost of water and roads only.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications, accompanied by the purchase price of the respective lot applied for must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 15th January, 1975.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for any lot, the application to be granted will be decided by the Land Board.

(Plan Port Hedland Light Industrial Area.)

OPEN FOR SALE.

Wundowie Lot 406.

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 597/43, V4.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1972, of Wundowie lot 406 being made available for sale in fee simple for "Light Industrial Purposes" at the purchase price of four hundred dollars (\$400.00) and subject to the following conditions:—

- (a) The purchaser shall erect on the lot purchased Light Industrial premises to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid. A transfer of the License will not be approved nor a Crown Grant issued for the lot until the purchaser has complied with the building condition.
- (b) Each application shall be accompanied by a plan showing the proposed development within two years from the date of sale.
- (c) The Minister for Lands reserves the right to refuse any application.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications, accompanied by a deposit of \$40.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 15th January, 1975.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Wundowie Townsite (near Wandoo Parade).)

F. W. BYFIELD,
Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 1489/74.

APPLICATIONS are invited under section 116 of the Land Act, 1932-1972, for the leasing of Geraldton Lot 2644 for the purpose of Light Industry for a term of 10 years at a rental of \$300.00 per annum and subject to the following conditions:—

- (1) The land shall not be used for any purpose other than Light Industry without the prior approval in writing of the Minister for Lands.
- (2) The lessee shall pay cost of survey when called upon.
- (3) The lessee shall not without the previous consent in writing of the Minister for Lands assign, transfer, mortgage sublet or part with the possession of the demised land.
- (4) The lessee shall commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of the commencement of the lease.
- (5) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute, by-law or regulation.
- (6) The lessee shall maintain existing and future improvements to the satisfaction of the Minister for Lands.
- (7) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- (8) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant, the property of the lessee.
- (9) All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister for Lands.
- (10) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister for Lands and shall remove any or all waste matter as required by the Minister.

- (11) The Minister or his representative may enter the land for inspection at any reasonable time.
- (12) The lessee shall not keep or suffer or permit to be kept or maintained on the demised land any dog or bitch.
- (13) The land shall be filled to levels specified by, and acceptable to the Minister or his nominee and the Shire Council.
- (14) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (15) Compensation will not be payable for damage by flooding of the demised land.
- (16) Provision of services to the lease area is to be the sole responsibility of the lessee.

The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development is inadequate or unsuitable.

The lessee shall commence construction within 9 months and complete within 2 years from the commencement of the lease, the approved 2 year development programme referred to above.

Any time during the currency of the lease and on completion of improvements consistent with the purpose of the lease and to the satisfaction of the Minister for Lands and on payment of the purchase price, the lessee may surrender his lease to obtain the freehold title of the land.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Application must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 15th January, 1975, accompanied by a deposit of \$152.50.

All applications lodged on or before that date will be treated as having been received on the closing date, and if there are more applications than one for the area, the applications to be granted will be decided by the Land Board.

(Plan G.20-4 (Rowe Street).)

F. W. BYFIELD,
Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 3615/70.

APPLICATIONS are invited under Section 116 of the Land Act, 1933-1972, for the leasing of Kalbarri Lots 391 and 392 for the purpose of Light Industry for a term of 10 years at a rental of \$50.00 per annum each and subject to the following conditions:—

- (1) The land shall not be used for any purpose other than Light Industry without the prior approval in writing of the Minister for Lands.
- (2) The lessee shall pay cost of survey when called upon.
- (3) The lessee shall not without the previous consent in writing of the Minister for Lands assign, transfer, mortgage, sublet or part with the possession of the demised land.
- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (5) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works onto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.

- (6) No residence shall be permitted under any circumstances.
- (7) The lessee shall maintain existing and future improvements to the satisfaction of the Minister for Lands.
- (8) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- (9) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
- (10) All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister for Lands.
- (11) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister for Lands and shall remove any or all waste matter as required by the Minister.
- (12) The Minister or his representative may enter the land for inspection at any reasonable time.
- (13) The land shall be filled to levels specified by, and acceptable to the Minister or his nominee and the Shire Council.
- (14) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (15) Compensation will not be payable for damage by flooding of the demised land.

Intending applicants shall submit with their applications an outline plan, drawn to scale, showing proposed development within two years of occupying the leased land.

The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development is inadequate or unsuitable.

The lessee shall commence construction within 9 months and complete within 2 years from the commencement of the lease, the approved 2 year development programme referred to above.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday 15th January 1975, accompanied by a deposit of \$27.50.

All applications lodged on or before that date will be treated as having been received on the closing date, and if there are more applications than one for the area, the applications to be granted will be decided by the Land Board.

(Plan Kalbarri 26:12 (Magee and Criddle Streets).)

F. W. BYFIELD,
Under Secretary for Lands.

OPEN FOR SALE.

Bejoording Sub Lot 33.

Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 2048/68.

HIS Excellency the Lieutenant Governor and Administrator has been pleased to approve, under section 45A of the Land Act, 1933-1972 of Bejoording Sub lot 33 being made available for sale in fee

simple for "Agricultural Purposes" at the purchase price of sixty dollars (\$60.00) and subject to the following conditions:—

The lot shall be fenced on the surveyed boundaries within two (2) years from the date of sale, with a fence capable of resisting great and small stock to the satisfaction of the Minister: Provided that the Minister for Lands may, if he thinks fit, dispense with the division fences between two or more adjoining lots purchased by one person; or may, if he thinks fit, accept other substantial improvements in lieu of fencing.

In addition to the above, the lot shall within three years be improved to a value equal to double the amount of purchase money.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications, accompanied by a deposit of \$6.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 15th January, 1975.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Bejoording Townsite (Seventh Road).)
F. W. BYFIELD,
Under Secretary for Lands.

OPEN FOR SALE.

Piawaning Lot 5.
Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 1025/69.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Piawaning Lot 5 being made available for sale in fee simple for "Residential Purposes" at the purchase price of two hundred dollars (\$200.00) and subject to the following conditions:

The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the License will not be approved nor a Crown Grant issued for the Lot until the purchaser has complied with the building condition.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications, accompanied by a deposit of \$20.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 15th January, 1975.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Piawaning Townsite (Denton Street).)

F. W. BYFIELD,
Under Secretary for Lands.

OPEN FOR SALE.

Ravensthorpe Lots 58 and 101.
Department of Lands and Surveys,
Perth, 13th December, 1974.

Corres. 4073/74.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Ravensthorpe Lots 58 and 101 being made available for sale in fee simple for "Residential Purposes" at the purchase price of two hundred dollars (\$200.00) per lot and subject to the following conditions:—

The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the License will not be approved nor a Crown Grant issued for the lot until the purchaser has complied with the building condition.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications, accompanied by a deposit of \$20.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 15th January, 1975.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first day of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for either lot, the application to be granted will be decided by the Land Board.

(Plan Ravensthorpe Townsite (Martin Street).)

F. W. BYFIELD,
Under Secretary for Lands.

REAPPRAISEMENT OF TOWN AND SUBURBAN LOTS

Corres. No. 3999/29.

IT is hereby notified for general information that under the provisions of the Land Act, 1933-1972, and the Regulations thereunder governing the leasing of Town and Suburban Lands, the Honourable the Minister for Lands has approved the Reappraisal of the undermentioned Lot as from the 1st January, 1975.

F. W. BYFIELD,
Under Secretary for Lands.

Town	Lot.	Lease	Unimproved Capital Value		Lessee
			Previous	Reappraised	
Wiluna	557	3117/3901	\$ 40.00	\$ 60.00	P. Muir

LAND OPEN FOR SELECTION

Department of Lands and Surveys,
Perth, 13th December, 1974.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1972, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Any lands remaining unselected will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least seven days between the closing date and the sitting of the Board.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

SCHEDULE

APPLICATIONS TO BE LODGED NO LATER THAN WEDNESDAY, 15th JANUARY, 1975

District and Location No.	Area	Purchase Price	Plan	Corres. No.	Locality
Kent 1745....	hectares 38.5876	\$ 250.00	418/80 D4	278/66	About 14 kilometres NE of Ongerup Townsite

(i) Available under Section 53 of the Land Act.

(j) Subject to Mining Conditions.

(m) Available to adjoining holders and holders of nearby land who are capable, in the opinion of the Minister, of conveniently working their land and this land as one holding.

F. W. BYFIELD,
Under Secretary for Lands.

LAND OPEN FOR SELECTION

Department of Lands and Surveys,
Perth, 13th December, 1974.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1972, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Any lands remaining unselected will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least seven days between the closing date and the sitting of the Board.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

SCHEDULE

APPLICATIONS TO BE LODGED NO LATER THAN WEDNESDAY, 15th JANUARY, 1975

District and Location No.	Area	Price per Hectare	Plan	Corres. No.	Locality
Roe Locations 1722 and 1723	hectares 1776.6231	\$ 3.72 (including Survey Fee)	375/80 3.4 B.C.	1965/61	About 40 kilometres east of Pingaring

(b) Subject to payment for improvements, if any.

(j) Subject to Mining Conditions.

(l) Not available for selection under the provisions of section 53 of the Land Act.

F. W. BYFIELD,
Under Secretary for Lands.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 5th December, 1974.

Corres. 91.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension of the Prohibited Burning Times declared for the Shire of Broomehill as far as the declaration relates to protective burning within the townsite of Broomehill, only from the 4th December, 1974 to the 6th December, 1974, both dates inclusive.

All burning carried out under the provisions of this suspension is to be under the control of the Shire Council and comply with all relevant provisions of the Bush Fires Act.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 4th December, 1974.

Corres. 261.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of a suspension from the 4th December, 1974 to the 18th December, 1974, both dates inclusive of the prohibited burning times declared for the Shire of Kojonup so far as it relates to the protective burning of road verges and protective burning in the townsites of Kojonup and Muradup.

Any burning carried out under the provisions of this suspension is to be under the control of the Shire Council and carried out by registered bush fire brigades appointed by Council, under such conditions as Council may impose.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 9th December, 1974.

Corres. 466.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension of the Prohibited Burning Times declared for the Shire of West Arthur so far as the declaration relates to protective burning within the townsite of Darkan only, between the 11th December, 1974 and the 13th December, 1974, inclusive.

All burning carried out under the provisions of this suspension is to be under the control of the West Arthur Shire Council and comply with all relevant provisions of the Bush Fires Act, 1954.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 9th December, 1974.

Corres. 32.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension from the 9th of December, 1974 to the 31st of January, 1975 both dates inclusive of the prohibited burning times declared for the districts of the Shires of Quairading; Brookton;

Katanning; Broomehill; Tambellup; Gnowangerup; Kent; and Dumbleyung so far as the declaration relates to the burning of *Lolium rigidum* (annual rye grass) which is infected with annual rye grass toxicity caused by *corynebacterium* and *Anguina lolii* Price.

No burning shall be carried out under the provisions of this suspension unless there is compliance with the provisions of regulations 33, 34, 35 and 36 inclusive of the Bush Fires Act, 1954, regulations.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 38.)

Appointment of Bush Fire Control Officers.

Bush Fires Board,
Perth, 12th December, 1974.

IT is hereby notified that the following local authorities have appointed the following persons as Bush Fire Control Officers for their respective districts:—

Williams Shire: Ross Lavender, John Waldock, W. J. Petchell, Ray Lavender and Bruce Cowcher.

City of Perth: Brian J. Tullett.

Plantagenet Shire: K. W. Frost.

Kalamunda Shire: James Crawford, David Reynolds and S. L. Kostera.

City of South Perth: Peter Willmott.

Gosnells Shire: Douglas C. Ford.

Augusta-Margaret River Shire: R. Brook.

Dumbleyung Shire: J. E. Dart.

Carnamah Shire: I. T. M. Forrester.

Collie Shire: T. W. Hoddell.

Northam Shire: R. A. Sermon and T. H. Moore.

The following appointments have been cancelled:—

Williams Shire: Tom Meadows.

Plantagenet Shire: T. W. Kettle.

Dumbleyung Shire: J. S. Pearce.

Augusta-Margaret River: C. G. Armstrong.

Collie Shire: S. Ballinghall and B. L. Spencer.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 38.)

Bush Fire Control Officer.

Bush Fires Board,
Perth, 12th December, 1974.

THE notice appearing on page 5177 of the *Government Gazette* of the 29th November, 1974 (No. 92), is cancelled so far as it applies to the cancellation of the appointment of R. F. M. Barndon of the Chapman Valley Shire as a Bush Fire Control Officer.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 38.)

Bush Fire Control Officers.

Bush Fires Board,
Perth, 12th December, 1974.

THE notice appearing on page 5004 of the *Government Gazette* of the 8th November, 1974 (No. 88), is cancelled so far as it applies to the cancellation of the appointment of R. C. Smith as a Bush Fire Control Officer for the Shire of Goomalling.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 38.)

Bush Fire Control Officer.

Bush Fires Board,
Perth, 12th December, 1974.

THE notice appearing on page 5112 of the *Government Gazette* of the 19th November, 1974 (No. 90), is cancelled so far as it applied to the cancellation of the appointment of E. Hind as Bush Fire Control Officer for the municipal district of the Shire of Merredin.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 24, Regulation 16.)

Bush Fires Board,
Perth, 12th December, 1974.

IT is hereby notified that the Bush Fires Board has approved of the appointment of the following persons, under the provisions of the Bush Fires Act and Regulations, made thereunder to issue permits for the purpose of burning clover in the municipal district of the following local authorities:—

Northam Shire: E. C. Molyneux.

The following appointments have been cancelled:—

Northam Shire: N. S. Jose, F. S. McNamara, K. H. French, F. L. Quartermaine, J. H. Wilding, J. R. Masters and M. W. Gentle.

J. A. W. ROBLEY,
State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.
(Section 33.)

Firebreak Order.

Notice to all Owners and/or Occupiers of Land in the Shire of Mandurah.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 21st day of December, 1974, to remove from the land owned or occupied by you, all inflammable material, or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 15th day of April, 1975:—

- (1) Where the area of the land is one half of one acre or less, you shall remove all inflammable material from the whole of the land.
- (2) Where the area of the land exceeds one half of one acre you shall clear of all bush and other inflammable material, firebreaks—
 - (a) at least ten feet wide immediately inside all external boundaries of the land; and
 - (b) at least fifty feet wide immediately surrounding any drum or drums situated on the land which are normally used for storage of fuel, whether they contain fuel or not, and also immediately surrounding all buildings, hay stacks and fuel ramps situated on the land.

The firebreaks shall be properly ploughed with the soil turned completely over, and all bush, grass, debris, etc., cleared off the said break, or all bush, grass and all other inflammable materials shall be completely removed from the break by other means. The break shall be constructed under or through all intervening fences, in order that a continuous break is established.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised

officer not later than the 21st December, 1974, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$10 nor more than \$200 and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be carried out in accordance with section 18 (2) of the Bush Fires Act.

By Order of the Council,

K. W. DONOHOE,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT, 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Wagin Town Planning Scheme No. 1—
Amendment No. 1.

T.P.B. 853/5/16/1, 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 Minister for Urban Development and Town Planning approved the Shire of Wagin Town Planning Scheme Amendment on the 3rd December, 1974 for the purpose of adding the following item to Zoning Table No. 1.

No 47A—Stables—

P—Rural Zones.

AA—Residential Zones.

X—All other Zones.

Note: This amendment will provide specifically for the erection of stables to be permitted in Rural Zones; permitted by the Council in Residential Zones (subject to advertising requirements to enable objections to be lodged) and be not permitted elsewhere.

A. G. JUSTINS,
President.

V. S. SPALDING,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Wanneroo Town Planning Scheme
No. 1—Amendment No. 38.

T.P.B. 853/2/30/1, Pt. 3.

NOTICE is hereby given that the Wanneroo Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of adding to the Special Zones (Additional Uses) to the effect that the Western Part of Lot 8 Swan Location 2893 situated between Wanneroo Road and Calabrese Avenue shall have the permitted additional use of a "Hire Depot".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Wanneroo and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 13th March, 1975.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Wanneroo, P.O. Box 21, Wanneroo 6065, on or before the 13th March, 1975.

N. S. BENNETTS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Wanneroo Town Planning Scheme
No. 1—Amendment No. 42.

T.P.B. 853/2/30/1, Pt. 7.

NOTICE is hereby given that the Wanneroo Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 1, Swan Lo-

cation 2362 corner of Canham Way and Wanneroo Road, Greenwood, from Special Industrial to Service Station.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Wanneroo and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 24th January, 1975.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Wanneroo, P.O. Box 21, Wanneroo 6065, on or before the 24th January, 1975.

N. S. BENNETTS,
Shire Clerk.

PUBLIC WORKS DEPARTMENT

Tenders, closing at Perth at 2.30 p.m. on the dates mentioned hereunder are invited for the following works.

Tenders are to be addressed to "The Hon. Minister for Works, c/o Contract Office, Public Works Department, corner King's Park Road and Havelock Street, West Perth," and are to be endorsed "Tender".

The highest, lowest, or any tender will not necessarily be accepted.

Contract No.	Project	Closing Date	Conditions now Available at
19455	Perth Medical Centre—Podium and Ward Block—Lifts	17/12/74	P.W.D., West Perth
19469	Osborne Park Hospital—New Ward Block—Lifts	17/12/74	P.W.D., West Perth
19470†	Osborne Park Hospital—New Ward Block—Mechanical Services	17/12/74	P.W.D., West Perth
19478*	Osborne Park Hospital—New Ward Block—Electrical Services	17/12/74	P.W.D., West Perth
19479	Woorloo Primary School—Electrical Services Installation (nominated sub-contract)	17/12/74	P.W.D., West Perth
19481	Mirrabooka Senior High School—Hall-Gymnasium—1974—Electrical Installation (nominated sub-contract)	17/12/74	P.W.D., West Perth
19482	Wickepin Hospital—Conversion to Nursing Post	17/12/74	P.W.D., West Perth P.W.D. (A.D.), Narrogin Clerk of Courts, Katanning
19483	Narrogin C.H.S.H.A. "Caloola"—Fencing and Paving to Basketball Area	17/12/74	P.W.D., West Perth P.W.D. (A.D.), Narrogin Clerk of Courts, Katanning
19484	Kalgoorlie, Department of Mines—New Office Building	17/12/74	P.W.D., West Perth P.W.D. (A.D.), Kalgoorlie
19485	Kalgoorlie Government and Public Buildings—Repairs and Renovations	17/12/74	P.W.D., West Perth P.W.D. (A.D.), Kalgoorlie
19487	K.E.M. Hospital, Block B—Additions—Boiler Room, Instrument Panel and Instrumentation	17/12/74	P.W.D., West Perth
19489	Manjimup Primary School—Upgrading	17/12/74	P.W.D., West Perth P.W.D. (A.D.), Bunbury Clerk of Courts, Manjimup
19491	Eastern Hills High School—2 Classrooms and Admin.—Upgrading and Home Economics Upgrading	17/12/74	P.W.D., West Perth
19493	West Kambalda Primary School—3 Classrooms and Resource Centre	17/12/74	P.W.D., West Perth P.W.D. (A.D.), Kalgoorlie
19495	Mount Lawley Technical College—Conversion 1974—Electrical Services (nominated sub-contract)	17/12/74	P.W.D., West Perth
19496	Beagle Bay Mission—New Hospital	7/1/75	P.W.D., West Perth P.W.D., Derby P.W.D., Kununurra P.W.D., Port Hedland
19497†	Fremantle Hospital—Car Park	17/12/74	P.W.D., West Perth
19498	Mount Lawley Tech. School—Conversions 1974—Mechanical Services including Air Conditioning and Mechanical Ventilation Systems to the Photographic Section and Instrument Laboratories	17/12/74	P.W.D., West Perth
19500	Geraldton Training Centre. Additions 1973/74—3 Rooms	17/12/74	P.W.D., West Perth P.W.D., Geraldton
19502	Thornlie High School—Stage IV—New Science Block—Electrical Services Installation	17/12/74	P.W.D., West Perth
19503	Southwell Pre Primary School—Electrical Installation	17/12/74	P.W.D., West Perth
19504	Esperance Water Supply—2/225 m ³ R.C. Circular Roofed Tanks	7/1/75	P.W.D., West Perth
19505	South Kensington Training Centre—2 Classroom Units—Electrical Installation	17/12/74	P.W.D., West Perth
19506	Forrestfield Primary School—6 Classrooms, Toilets and Dental Therapy Unit	17/12/74	P.W.D., West Perth

PUBLIC WORKS DEPARTMENT—continued

Contract No.	Project	Closing Date	Conditions now Available at
19507	Collie Senior High School—Repairs and Renovations	7/1/75	P.W.D., West Perth P.W.D. (A.D.), Bunbury Clerk of Courts Collie
19508	Busselton High School—Proposed Library	7/1/75	P.W.D., West Perth Clerk of Courts Busselton P.W.D. (A.D.), Bunbury
19509	Yanchep Primary School—Six Classrooms	17/12/74	P.W.D., West Perth
19510	East Carnarvon Primary School—Additions 73/74—Resource Centre	7/1/75	P.W.D., West Perth P.W.D. (A.D.), Carnarvon P.W.D. (A.D.), Geraldton P.W.D. (A.D.), Port Hedland
19511	Wanneroo Junior Primary School—Erection	17/12/74	P.W.D., West Perth
19512	West Kambalda Primary School—Additions 1974—Electrical Installation	17/12/74	P.W.D. (A.D.) Kalgoorlie Police Station Kambalda
19513	Montrose Pre Primary School—Electrical Installation	17/12/74	P.W.D., West Perth
19514	Osborne Park Hospital—New Ward Block—Fire Alarm Installation	17/12/74	P.W.D., West Perth
19516	Mount Lawley Primary Teachers College—Music and Drama Building—Electrical Installation (Nominated Sub-Contract)	21/1/75	P.W.D., West Perth
19517	Dental Therapy School Warwick—Electrical Installation (Nominated Sub-Contract)	21/1/75	P.W.D., West Perth
19518	Yanchep Primary School—6 Classrooms and Administration—Electrical Installation (Nominated Sub-Contract)	21/1/75	P.W.D., West Perth
19519	Bayswater Training Centre—Electrical Services (Nominated Sub-Contract)	21/1/75	P.W.D., West Perth
19520	East Carnarvon Primary School—New Library and Seminar Room—Electrical Installation (Nominated Sub-Contract)	21/1/75	P.W.D., West Perth P.W.D., Geraldton P.W.D., Carnarvon
19521	Hampton Primary School—Additions 1973/74—Resource Centre and Dental Therapy Unit	14/1/75	P.W.D., West Perth
19522*	School of Dental Therapy—Warwick for Department of Public Health—Erection	21/1/75	P.W.D., West Perth
19523†	John Forrest Senior High School—Hall and Gymnasium	14/1/75	P.W.D., West Perth
19524	Mandurah T.W.S.—Dover Street Pumping Station—Erection of Building	14/1/75	P.W.D., West Perth
19525	John Forrest Senior High School—Hall and Gymnasium—Electrical Installation	21/1/75	P.W.D., West Perth
19526	Minnivale Primary School Building—Purchase and Removal	14/1/75	P.W.D., West Perth P.W.D. (A.D.), Northam
19527	Kalgoorlie Mines Department—New Office Building—Electrical Installation	28/1/75	P.W.D., West Perth P.W.D., Kalgoorlie
19528	Merredin Primary School—Repairs and Renovations 1974	21/1/75	P.W.D., West Perth P.W.D., Merredin
19529	Ashfield Primary School—Upgrading	21/1/75	P.W.D., West Perth
19530	Waroona District High School—Resource Centre Erection	28/1/75	P.W.D., West Perth P.W.D. (A.D.), Bunbury Police Station, Waroona
19531	Onslow Primary School—Air Conditioning	28/1/75	P.W.D., West Perth P.W.D., Geraldton
19532	Wanneroo Junior Primary School—Electrical Installation—Nominated Sub-Contract	28/1/75	P.W.D., Port Hedland P.W.D., West Perth
19535	Dental Therapy School—Warwick—Air Conditioning	28/1/75	P.W.D., West Perth
19536	Dental Therapy School Warwick—Compressed Air and Hot Water Services	28/1/75	P.W.D., West Perth

* \$100 Deposit for Documents.

† \$50 Deposit for Documents.

‡ \$40 deposit on documents.

T. J. LEWIS,
Under Secretary for Works

Acceptance of Tenders.

Contract No.	Project	Contractor	Amount
19460	Swanbourne Senior High School (Narla Road)—Alterations and Additions	Woodland Constructions Pty. Ltd.	\$ 31 100
19435	Mental Health Services, Armadale—Psychiatric Clinic Electrical	Osborne Electrical Industries Pty. Ltd.	24 300
19362	Girrawheen High School—Stage 2 Electrical Services	J. V. D'Esterre and Co.	54 204
19441	Mount Barker High School—Science Laboratory	D. G. Ross	62 000
19235	Perth Medical Centre, Central Plant Building—High Temperature Water Generator Stage 3, Circulating Pump and Associated Pipework	Graham Hart Pty. Ltd.	279 575
19459	Mt. Helena Primary School—Resource Centre	Woodland Constructions Pty. Ltd.	53 000
19467	Chidley Centre Specialised Educational Facility for Isolated Children—Fixed Furniture Contract	Nollamara Cabinets and Joinery	21 764
19423	Perth Dental Hospital—Additions to 'C' Block—Aluminium Windows, Doors and Sunscreens	Lidco Distributors (W.A.) Pty. Ltd.	59 947

COUNTRY TOWNS SEWERAGE ACT, 1948-1973.

Sewerage—Bunbury.

Reticulation Area No. 17A.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 1063/74.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the Works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act, 1948-1973.

Description of the Proposed Works:

100 millimetres, 150 millimetres, 225 millimetres and 300 millimetres diameter reticulation pipe sewers with manholes and all other appurtenances connected therewith.

The Locality in which the Proposed Works will be Constructed:

Portion of the Town of Bunbury between Stirling Street to the north and Strickland Street to the south; King Road to the east and Moore Street to the west.

The Purposes for which the Proposed Works are to be Constructed and the Parts of the Area intended to be Sewered:

1. For the disposal of waste water and to connect premises to the main sewer.

2. Portion of the Town of Bunbury within the boundary commencing at the junction of Stirling Street and Creek Street and proceeding southerly along the centre of Creek Street to and across Hayes Street and continuing southerly along the centre of Creek Street to the centre of Thomas Street; thence easterly along the centre of Thomas Street to a point on the northern prolongation of the western boundary of Lot 1 Thomas Street; thence southerly to and along the said western boundary to the southern boundary of the said Lot 1; thence easterly along the said southern boundary and its prolongation to the centre of Hislop Street; thence southerly along the centre of Hislop Street to a point on the eastern prolongation of the northern boundary of Lot 15 Hislop Street; thence westerly to and along the said northern boundary to the western boundary of the said Lot 15; thence southerly along the said western boundary and its prolongation to the centre of Herbert Road; thence easterly along the centre of Herbert Road to the centre of Caporn Street; thence southerly along the centre of Caporn Street to a point on the eastern prolongation of the southern boundary of Lot 209 Herbert Road; thence westerly to and along the said southern boundary and its prolongation to the centre of Albert Road; thence southerly along the centre of Albert Road to the centre of Mervyn Street; thence westerly along the centre of Mervyn Street to a point on the southern prolongation of the western boundary of Lot 38 Mervyn Street; thence northerly to and along the said western boundary and its prolongation to the centre of Forster Street; thence westerly along the centre of Forster Street to a point on the northern prolongation of the eastern boundary of Lot 54 Forster Street; thence southerly to and along the said eastern boundary to the southern boundary of the said Lot 54; thence westerly along the said southern boundary and its prolongation to the western boundary of Lot 56 Forster Street; thence northerly along the said western boundary and its prolongation to the northern boundary of Lot 61 Roman Road; thence easterly along the said northern boundary and its prolongation to the western boundary of Lot 20 Roman Road; thence northerly along the said western boundary and its prolongation to the centre of Hayes Street; thence easterly along the centre of Hayes Street to a point on the southern prolongation of the western boundary of Lot 92 Hayes Street; thence northerly to and along the said western boundary to the western boundary of Lot 97 Albert Road; thence northerly along the said western boundary and its prolongation to the northwestern boundary of Lot 3 Stirling Street;

thence northeasterly along the said northwestern boundary and its prolongation to the centre of Stirling Street; thence southeasterly and easterly along the centre of Stirling Street to the point of commencement, as shown bordered on Plan P.W.D., W.A. 48856-1-1.

The Times when and Places at which Plans, Sections and Specifications may be Inspected:

At the office of the Minister for Water Supply, Sewerage and Drainage, Public Works Department, 2 Havelock Street, West Perth; the office of the Public Works Department, Bunbury; and the office of the Town of Bunbury, Bunbury, for one month on and after the 16th day of December, 1974, between the hours of 10.00 a.m. and 3.30 p.m.

Note: This Notice of Intention supersedes in part the Notice of Intention for Reticulation Area No. 2 published in the *Government Gazette* dated July 6, 1962, pages 1727 and 1728.

D. H. O'NEIL,
Minister for Water Supply,
Sewerage and Drainage.

Notes.

1. Section 14 of the Country Towns Sewerage Act, 1948-1973, provides that:

1.1 Any local authority or person interested may object in writing to the construction of the proposed Works.

1.2 Every such objection shall be lodged with the Minister within one month from the date of the publication of the advertisement in the *Government Gazette*.

2. Section 66 of the Country Towns Sewerage Act, 1948-1973, empowers the Minister to make and levy sewerage rates in respect of all rateable lands within any area in which a sewer, or any part thereof, is completed and ready for use.

RIGHTS IN WATER AND IRRIGATION ACT,
1914-1973.

Public Works Department,
Perth, 6th December, 1974.

I, DESMOND HENRY O'NEIL, the Minister appointed to administer the Rights in Water and Irrigation Act, 1914-1973, acting pursuant to the powers conferred on me by subsection (2) of section 19 of that Act, hereby exempt occupiers of land in the Perth Area, as defined in the Schedule to this notice, from the requirements of complying with subsection (1) of that section.

D. H. O'NEIL,
Minister for Water Supply,
Sewerage and Drainage.

Schedule.

PERTH AREA.

All that portion of land bounded by lines starting at the intersection of the High Water Mark of the Indian Ocean with the southernmost southern boundary of Mullaloo Townsite and extending easterly and northerly along boundaries of that townsite and onwards to the centre line of Mullaloo Drive; thence generally easterly along that centre line and onwards to the centre line of Wanneroo Road; thence generally southerly along that centre line to the prolongation westerly of the centre line of Kingsway; thence easterly to and along that centre line to the prolongation northerly of the centre line of Uganda Road; thence generally southerly to and along that centre line to the northernmost northern boundary of Swan Location M; thence easterly along that boundary and onwards to the prolongation northerly of the western boundary of Lot 31 of Location M as shown on Land Titles Office Plan 440; thence southerly to and along that boundary and the western boundaries of Lots 32 and 33 and Lot 34 of Locations M and M1 to the southwestern corner of the lastmentioned lot; thence onwards to the centre line of Benara Road; thence easterly along that centre line and onwards to the centre line of the northern portion of West Swan Road;

thence generally southerly along that centre line to the right bank of the Swan River; thence crossing that river to the centre line of the southern portion of West Swan Road; thence southerly along that centre line and onwards to the centre line of Swan Street; thence easterly along that centre line to the prolongation southwesterly of the centre line of Terrace Road; thence generally easterly to and along that centre line to the centre line of Great Eastern Highway; thence generally easterly along that centre line to the prolongation northerly of the northern portion of Robinson Road; thence southerly to and along that centre line and onwards to the prolongation northerly of the centre line of the southern portion of Robinson Road; thence southerly to and along the lastmentioned centre line to the centre line of Clayton Street; thence generally westerly along that centre line to the prolongation northerly of the easternmost boundary of Lot 1 of Swan Location 16 as shown on Land Titles Office Diagram 22910; thence southerly to and generally southerly along boundaries of that lot to the northeastern corner of Lot 4 as shown on Land Titles Office Diagram 28537; thence generally southwesterly along boundaries of that lot to the eastern corner of Part Lot 2 as shown on Land Titles Office Diagram 22910 aforesaid; thence generally southwesterly along boundaries of that lot and onwards to the centre line of Midland Road; thence generally southerly along that centre line and onward to the centre line of Ridge Hill Road; thence southwesterly along that centre line and onward to the centre line of Kalamunda Road; thence southeasterly along that centre line to the prolongation northeasterly of the centre line of Hawtin Road; thence southwesterly to and generally southerly along that centre line and onwards to the centre line of Hale Road; thence generally southwesterly along that centre line to the northeastern side of Abernethy Road; thence southwesterly to and generally southwesterly along the centre line of the road shown on Land Titles Office Plan 10877 and onwards to the centre line of Welshpool Road; thence westerly along that centre line to the centre line of the northern portion of William Street; thence southwesterly along that

centre line and onwards to the northeastern side of the Perth-Armadale Railway Reserve and again onwards to the centre line of the southern portion of William Street; thence along that centre line and onwards to the centre line of Albany Highway; thence northwesterly along that centre line to the prolongation northeasterly of the centre line of Nicholson Road; thence southwesterly to and generally southwesterly along that centre line to the prolongation easterly of the centre line of High Road; thence westerly to and generally westerly along that centre line and onwards to the prolongation northeasterly of the centre line of Leach Highway; thence generally westerly to and along that centre line to the centre line of North Lake Road; thence generally southerly along that centre line and onwards to the centre line of Forrest Road; thence along, onwards and along that centre line to the centre line of Carrington Street; thence southerly along that centre line and onwards to the centre line of Rockingham Road; thence generally southerly along that centre line to the centre line of the Fremantle Mandurah Pinjarra Controlled Access Road; thence generally southerly along that centre line to the centre line of Thomas Road; thence generally westerly along that centre line and onwards to the centre line of Road Number 14663; thence generally southerly along that centre line and onward to the centre line of Mandurah Road; thence generally southerly along that centre line to the prolongation easterly of the centre line of Safety Bay Road; thence westerly to and generally westerly along that centre line to the prolongation northeasterly of Hokin Street; thence southwesterly to and generally southwesterly along that centre line and onwards to the High Water Mark of the Indian Ocean aforesaid; thence generally northerly along that mark to the starting point, as shown bordered green on Plan P.W.D., W.A. 48524, Sheets 1-1, 1-2 and 1-3.

Note: Any Local Authority or person requiring information regarding the application of this notice should enquire at the office of the Metropolitan Water Supply, Sewerage and Drainage Board, 2 Havelock Street, West Perth 6005.

ERRATUM

JETTIES ACT, 1926-1965.

Jetties Act Regulations, 1940.

ON page 5301 of *Government Gazette* (No. 94) of 10th December, 1974, Regulation 67A, "(1) regulatlon", should read "(1) This regulation".

P.V.O. 889/71

Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972 ; Public Works Act, 1902-1972

NOTICE OF INTENTION TO RESUME LAND

Metropolitan Water Supply—Wanneroo Reservoir

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Swan District, for the purpose of the following public work, namely, Metropolitan Water Supply—Wanneroo Reservoir, and that the said pieces or parcels of land are marked off on Plan P.W.D., W.A. 48922, which may be inspected at the Office of the Minister for Works, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
...	Nunzio Valuri Vacant	Portion of Swan Location 1806 being Lot 50 on Plan 7122 and being the whole of the land contained in Certificate of Title Volume 1270, Folio 210	2·023 4 ha

Dated this 12th day of December, 1974.

D. H. O'NEIL,
Minister for Works.

Main Roads Act, 1930-1972 : Public Works Act, 1902-1972

M.R.D. 929/73

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Canning District, for the purpose of the following public work, namely, Leach Highway, provision of a pedestrian overpass at Modillion Avenue and Wilson Primary School, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 7321-157, 158 and 159 which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Trustees of the Christian Brothers	Trustees of the Christian Brothers	Portion of Canning Location 1 being part of Lot 36 on Plan 2461 (Certificate of Title Volume 1302, Folio 898)	267 m ²
2	John Webb and Stanley Vivian Bradbury	J. Webb and S. V. Bradbury	Portion of Canning Location 25 being part of Part Lot 921 and the whole of Part Lot 922 on Plan 4386, Sheet 1 (Certificate of Title Volume, 1354, Folio 285)	119 m ²
3	North Perth Baptist Church Incorporated	North Perth Baptist Church Incorporated	Portion of Canning Location 25, being part of Part Lot 922 on Plan 4386 (Certificate of Title Volume 1271, Folio 431)	203 m ²

Dated this 12th day of December, 1974.

W. J. ALLAN,
Secretary, Main Roads.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Water Supply.

Notice of Intention.

M.W.B. 815039/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works, namely:—

City of Stirling.

610 mm Inlet Main to Mt. Hawthorn Reservoir, Roberts Street.

Description of Proposed Works:

The construction of a six hundred and ten millimetre diameter water main, about one hundred and fifty metres in length complete with valves and all other necessary apparatus.

The Localities in which the Proposed Works will be Constructed or Provided:

Commencing at the intersection of Banksia Street and Roberts Street, and proceeding thence in a westerly direction along Roberts Street to a point opposite Lot 64 Roberts Street and terminating thereat.

The above works and localities are shown on Plan M.W.B. 13013.

The purpose for which the Proposed Works are to be Constructed or Provided:

To augment the supply of water into Mt. Hawthorn Reservoir.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 13th day of December, 1974, between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT,
General Manager

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972, provide that:—

(a) Any local authority or person interested may lodge a written objection with the

Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

(b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Sewerage.

Notice of Intention.

M.W.B. 667391/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works namely:—

Reticulation Areas 10A and 7B Rockingham and Palm Beach Branch Sewer.

Description of Proposed Works:

The Construction of—

- (a) A brick and concrete pumping station and a reinforced concrete well together with a one hundred and fifty millimetre diameter mild steel cement lined rising main and all other apparatus connected therewith.
- (b) Two hundred and thirty millimetre, one hundred and fifty millimetre and one hundred millimetre diameter reticulation pipe sewers together with manholes and all apparatus connected therewith.
- (c) Three hundred millimetre, one hundred and fifty millimetre and one hundred millimetre diameter reticulation pipe sewers together with manholes and all apparatus connected therewith.
- (d) Six hundred millimetre and four hundred and fifty millimetre connecting sewer together with manholes and all other apparatus connected therewith.

point 1 metre east of the western boundary of the said Lot 729 and approximately 142.3 metres south from the northwestern corner of the said Lot 729; thence northerly through lot 729 across Swinestone Street and Reserve 31735 to a point approximately 35.5 metres along its western boundary from the northern boundary of Reserve 32393; thence northerly across Reserve 30093 to cross the northwestern boundary of the said Reserve 30093 to a point approximately 57 metres from the southwestern boundary of the said Reserve 30093; thence generally northerly across Farris Street to the southeastern boundary of Reserve 32394 across the said Reserve 32394 to its northwestern boundary across Crown Land to a point in Ray Street near to the southeastern corner of Reserve 31027 Ray Street; thence northeasterly along the southwestern alignment of Ray Street to approximately the centre of Ray Street; thence northerly along the centre of Ray Street to a proposed manhole nearly opposite the prolongation of the northern boundary of Lot 1022 Ryan Street and as shown on M.W.B. Plan No. 12904/1/1.

The times when and place at which plans, sections and specifications may be inspected:

At the office of the Board corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 13th day of December, 1974 between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT,
General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply Sewerage and Drainage Act 1909-1972 provide that:—

- (a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works within one month after the date of publication of the above notice.
- (b) If, after the month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Water Supply.
Notice of Intention.

M.W.B. 605381/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works, namely:—

Gosnells High Level Scheme.

Description of Proposed Works:

The construction of—

- (a) a pumping station complete with pumps and ancillary apparatus;
- (b) a two hundred and five millimetre diameter water main about one hundred and thirty eight metres in length complete with valves and all other necessary apparatus.

The Localities in which the Proposed Works will be Constructed or Provided:

- (a) Within Part lot 3, Connell Avenue.
- (b) Within the Canning Contour Channel Compound and Part of Canning Location 341 near Millieara Road.

The above works and localities are shown on Plan M.W.B. 13045.

The Purpose for which the Proposed Works are to be Constructed or provided:

To improve the water supply in the Gosnells High Level Area.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 13th day of December, 1974, between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT,
General Manager

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, provide that:—

- (a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.
- (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Main Drainage.
Notice of Intention.

M.W.B. 487392/70.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972 of the intention of the Board to undertake the construction and provision of the following works, namely:—

Central Belmont Main Drain, Redcliffe.

Extension to Moreing Street Compensating Basin.
Description of Proposed Works:

The construction of a piped drain approximately 380 metres long, together with all necessary apparatus and things connected therewith.

The Localities in which the Proposed Works will be Constructed or Provided:

Portion of the Shire of Belmont within the postal district of Redcliffe.

Actual construction works will take place in or adjacent to, the following properties:—

Victoria Street (itself), lot 351 Epsom Avenue, lots 311 and 20 Moreing Street, Moreing Street (itself).

The Purpose for which the Proposed Works are to be Constructed or Provided and the Parts of the Area which are intended to be served by the Works:

For the improved disposal of surplus water in that portion of the Shire of Belmont shown on plan No. M.W.B. 12905.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 13th day of December, 1974 between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT,
General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972 provide that:—

- (a) Any local authority or person interested may lodge a written objection with the

Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

- (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Main Drainage.

Notice of Intention.

M.W.B. 488749/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works, namely:—

Menzies Road Main Drain Lynwood.
Improvements near Eastbourne Street.

Description of Proposed Works:

Work comprises improvements to portion of the Menzies Road Main Drain. Improvements involve the piping of an existing open channel drain and the necessary provisions for the purpose of collection of surface water. Total length of drain to be improved is approximately 180 metres. Work to be complete with all apparatus connected therewith and is shown on Plan No. M.W.B. 13034.

The Localities in which the Proposed Works will be Constructed or Provided:

Portion of the Town of Canning within the postal district of Lynwood. Actual construction works will take place in, or adjacent to, the following properties:—

Lot 324 Eastbourne Street; Eastbourne Street (itself); Westbourne Way (itself); M.W.B. Drain Reserve situated between Eastbourne Street and Westbourne Way; Lots 90, 85 and 267 Devon Way; Lots 197 and 2238 Fleetwood Road.

The Purpose for which the Proposed Works are to be Constructed or Provided:

For the improved disposal of surplus water.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 13th day of December, 1974, between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT,
General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, provide that:—

- (a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.
- (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

WATER BOARDS ACT, 1904-1964.

Bunbury Water Board.

Loan (No. 48) of \$250 000.

NOTICE is hereby given that the Bunbury Water Board proposes to borrow the sum of two hundred and fifty thousand dollars by the sale of debentures repayable with interest by 30 equal half-yearly instalments over 15 years.

The debentures shall bear interest at a rate of 9.85 per centum per annum repayable half-yearly and shall be repayable at the office of the Commonwealth Savings Bank, Victoria Street, Bunbury.

Details of the proposed works were advertised in the *Government Gazette* of 30th August, 1974, and 6th September, 1974 and in the *South Western Times* newspaper on 29th August, 1974 and 5th September, 1974.

R. J. USHER,
Chairman.

W. J. CARMODY,
Secretary.

SHIRE OF ALBANY.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1974.

Receipts.		
Rates	\$ 164 607
Licenses	110 597
Government Grants and Recoups	64 846
C.A.R. Grant	116 691
Income from Property	11 956
Sanitation Charges	5 407
Fines and Penalties	19 639
Vermin Receipts	68
Self Supporting Loan Repayments	8 897
Other Receipts	79 735
Total Receipts	\$582 443

Payments.		
Administration Staff Section	\$ 17 021
Membership Section	4 878
Debt Service	74 925
Public Works and Services	224 893
Buildings Construction and Equipment	5 808
Buildings Maintenance	3 785
Town Planning	100
Health Services	10 089
Vermin Services	4 147
Bush Fire Control	8 230
Traffic Control	17 833
Building Control	4 333
Public Works Overheads	3 048
Plant Machinery and Tools	19 738
Operation Costs	1 958
Materials	273
Payments M.R.D. Trust Fund	90 997
Donations and Grants	16 042
Private Works	5 660
Commonwealth Unemployment Relief Grants	19 116
Transfer to Plant Reserve Fund	15 554
Transfer to Trust Fund	1 152
Other Payments	4 228
Total Payments	\$553 808

SUMMARY.		
Overdrawn balance 1st July 1973	\$ 11 598
Plus Receipts 1973/74	582 443
	570 845
Less Payments 1973/74	553 808
Surplus Balance 30th June, 1974	\$17 037

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.		
Current Assets	\$ 36 025
Investments	30
Non-current Assets	113 826
Reserve Fund Contra	17 662
C.A.R. Funds (Programmed) Contra	17 634
Deferred Assets	83 475
Fixed Assets	490 606
	\$759 258

Liabilities.		
Current Liabilities	\$ 16 876
C.A.R. Funds (Programmed) Unspent	17 634
Non-current Liabilities	34 788
Deferred Liabilities	440 086
	\$509 384

SUMMARY.		
Total Assets	\$ 759 258
Less Total Liabilities	509 384
Municipal Accumulation Account Surplus	\$249 874

We hereby certify that the figures and particulars above are correct.

B. E. LANGE,
President.
K. F. BENTLEY,
Acting Shire Clerk.

I have examined the books and accounts of the Shire of Albany for the year ended 30th June, 1974, I certify that the Annual Statements mentioned above correspond with the books of account, vouchers and documents submitted for audit, and in my opinion are correct subject to my report.

W. F. SENDZIMER,
Government Inspector of Municipalities.

SHIRE OF BAYSWATER.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1974.

Receipts.		\$
Rates	903 337.94	
Licenses	29 137.55	
Government Grants	68 317.76	
Commonwealth Aid Road Grants	279 051.00	
Income from Property	76 019.98	
Sanitation	200 286.00	
Fines and Penalties	729.00	
Contribution to Works	249 739.51	
Other Revenue	78 490.89	
Transfers	356 557.33	
	<u>\$2 241 666.96</u>	
Payments.		\$
Administration:		
Staff Section	78 951.86	
Membership Section	16 874.07	
Debt Service	324 758.70	
Public Works and Services:		
Road Construction	331 628.60	
Road Maintenance	62 844.26	
Street Cleaning	14 871.88	
Reinstatement Expenses	165 415.60	
Other Public Works	104 323.41	
Street Lighting	32 418.33	
Reserves Development	35 640.35	
Reserves Maintenance	199 666.10	
Building Construction	34 599.62	
Building Maintenance	97 412.24	
Town Planning	48 341.32	
Health Services	194 045.71	
Traffic Control	20 992.80	
Building Control	33 087.97	
Public Works Overhead	30 549.00	
Plant	23 423.85	
Materials Over Allocated	Cr. 5 102.17	
Donations and Grants:		
Statutory	32 216.45	
Non-statutory	11 097.77	
Other Expenditure	29 391.87	
Transfers	342 126.03	
	<u>\$2 259 577.62</u>	

SUMMARY.

	\$
Opening Credit Balance 1/7/73	14 332.06
Add Payments	2 259 577.62
	<u>2 273 909.68</u>
Less Receipts	2 241 666.96
Debit Balance 30/6/74	<u>\$32 242.72</u>

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.		\$
Current	193 806.02	
Non-current	395 856.59	
Deferred	259 311.31	
Fixed—At Cost	2 030 708.97	
	<u>\$2 879 682.89</u>	
Liabilities.		\$
Current	210 396.60	
Non-current	204 106.58	
Deferred	2 110 790.68	
	<u>\$2 525 293.86</u>	

SUMMARY.

	\$
Total Assets	2 879 682.89
Total Liabilities	2 525 293.86
Municipal Accumulation Surplus	<u>\$354 389.03</u>

We hereby certify that the figures and particulars above are correct.

A. P. HINDS,
President.
A. A. PATERSON,
Shire Clerk.

I certify having examined the books and accounts of the Shire of Bayswater, also compared the statement of receipts and payments, adjustment account, and balance sheet also supporting statements, numbered Forms 6 to 8A, both inclusive, and found same to be correct in accordance with the books, accounts and documents produced.

C. GRIGG,
Government Inspector of Municipalities.

SHIRE OF COLLIE.
MUNICIPAL FUND.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1974.

Receipts.		\$
Rates	139 408.59	
Licenses	95 886.97	
Government Grants and Recoups	73 408.39	
C.A.R. Funds	124 302.00	
Income From Property	24 306.21	
Sanitation Charges	39 397.31	
Fines and Penalties	8 053.39	
Cemetery Receipts	1 173.50	
Vermin Receipts	5.20	
Other Fees	3 807.80	
All Other Revenue	81 653.78	
Total Receipts	<u>\$591 403.14</u>	
Payments.		\$
Administration:		
Staff Section	25 452.03	
Members Section	5 314.03	
Debt Service	55 597.65	
Public Works and Services:		
Streets, Roads, Bridges etc	245 968.11	
Buildings and Equipment	4 351.06	
Library Service	9 012.02	
River Improvements	200.00	
Town Planning Costs	17.80	
Health Services	9 629.60	
Sanitation	29 559.81	
Prevention of Diseases	96.65	
Other Health Expenditure	434.85	
Vermin Services	904.90	
Bushfire Control	1 799.94	
Traffic Control	14 987.27	
Cemetery Expenditure	770.48	
Public Works O/Head	56 574.79	
Less Allocated to Works	56 574.79	
	<u>Nil</u>	
Plant, Machinery and Tools purchased	23 962.00	
Plant, Machinery Operation Costs	33 029.82	
Less Allocated to Works	33 029.82	
	<u>Nil</u>	
Materials Un-allocated	212.54	
Payment to C.A.R. Fund	77 574.00	
Donations and Grants	4 070.06	
All Other Expenditure	74 118.09	
Total Payments	<u>\$584 032.89</u>	

SUMMARY.

	\$
Credit Balance as at 1st July, 1974	15 472.08
Add: Receipts as per Statement	591 403.14
	<u>\$606 875.22</u>
Less: Payments as per Statement	584 032.89
Credit Balance as at 30th June, 1974	<u>\$22 842.33</u>

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.		\$
Current Assets	41 472.01	
Non-current Assets	41 357.60	
Deferred Assets	79 226.14	
Fixed Assets	539 416.77	
Total Assets	<u>\$701 472.52</u>	
Liabilities.		\$
Current Liabilities	17 828.51	
Non-current Liabilities	31 111.91	
Deferred Liabilities	377 305.35	
Total Liabilities	<u>\$426 245.77</u>	

SUMMARY.

	\$
Total Assets	701 472.52
Total Liabilities	426 245.77
Municipal Accumulation A/c (Surplus)	<u>\$275 226.75</u>

Contingent Liability: The amount of interest included in Loan Debentures issued payable over the life of the loans and not shown under the heading Loan Liability is approximately \$221 980.00 of which \$59.00 relates to a Government Guaranteed loan, and \$12 415.00 to a loan for a local Youth Club.

We hereby certify that the figures and particulars shown above are correct.

L. P. PIAVANINI,
President.
P. McNAB,
Shire Clerk.

I have examined the books and accounts of the Shire of Collie for the year ended 30th June 1974.

I certify that the Annual Statements mentioned above correspond to the books of accounts, vouchers and documents submitted for audit, and are in my opinion, correct subject to my report.

K. ROBERTSON,
Government Inspector of Municipalities.

SHIRE OF CUNDERDIN.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR
ENDED 30th JUNE, 1974.

Receipts.	
Rates	\$ 62 230.04
Licences	49 331.51
Government Grants	68 869.64
Commonwealth Aid Road Grants	75 753.00
Income From Properties	30 190.94
Sanitation Charges	13 713.31
Fines and Penalties	11 866.00
Traffic Control	230.30
Cemetery Receipts	376.00
Other Fees	718.50
Repayment Private Works	3 901.93
All Other Revenue	10 577.27
Loan Repayments—Quarry Account	2 642.22
Transfer From Quarry Account	11 203.48
Commonwealth Unemployment Grant	1 992.34
Refunds and Overpayments	31.38
Total Receipts	\$343 627.86

Expenditure.	
Administration:	
Staff Section	17 528.41
Membership Section	1 283.11
Debt Service	52 208.20
Public Works and Services	168 786.76
Land and Buildings	10 449.35
Health Services	1 818.76
Sanitation	7 696.91
Other Health Expenditure	—
Vermin Control	2 390.39
Bush Fire Expenditure	918.96
Traffic Control	8 250.67
Cemetery Expenditure	602.34
Public Works Overhead	37 739.35
Less Allocated to Works and Services	-37 739.35
Plant, Machinery, Tools	23 600.86
Less Allocated to Works and Services	-145.51
Operation Costs	25 785.03
Less Allocated to Works and Services	-25 484.46
Materials	5 535.73
Less Allocated to Works and Services	-5 062.17
Payment to M.R.D. Licences	473.56
Donations and Grants	42 061.46
Statutory	961.26
Non-statutory	1 179.50
Other Works and Services	1 608.99
All Other Expenditure	5 074.91
Commonwealth Unemployment Grant	1 992.34
Total Expenditure	\$349 042.30

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.	
Current Assets:	
Bank Balance—Municipal Fund	818.58
Sundry Debtors	4 770.37
Stock on Hand	3 214.77
Non-current Assets:	
Trust Fund	99.58
Deferred Assets:	
Investments	10.00
Fixed Assets	820 510.00
Tools	725.64
Quarry Undertaking	846.53
	\$830 995.47

Liabilities.	
Current Liabilities:	
Sundry Creditors	18 897.68
Accrued Charges	4 686.72
Accrued Long Service Leave	11 792.05
Non-current Liabilities:	
Trust Fund	99.58
Deferred Liabilities	362 242.44
	\$397 718.47

SUMMARY.

Total Assets	\$ 830 995.47
Total Liabilities	397 718.47
Municipal Accumulation Account	\$433 277.00

Contingent Liability: The amount of interest included in Loan Debentures issued payable over the life of the Loans, and not shown under the heading of Loan Liability, is approximately \$580 840.

We hereby certify that the figures and particulars above are correct.

J. M. LUNDY,
President.

N. J. ALCOCK,
Shire Clerk.

I have completed the audit of the books and accounts of the Shire of Cunderdin for the financial year ended 30th June, 1974, the routine accounting records being well maintained and Annual Statements satisfactorily prepared.

N. WOOD,
Government Inspector of Municipalities.

SHIRE OF DUMBLEYUNG.

MUNICIPAL FUND.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR
ENDED 30th JUNE, 1974.

Receipts.	
Rates	\$ 86 586.73
Licences	36 894.08
Government Grants and Recoups	114 391.97
Income From Property	6 347.62
Health and Sanitation Charges	4 594.51
Water Supply	163.15
Cemetery	44.00
Vermin Receipts	23.44
Other Fees	153.00
Fines and Penalties	4 540.00
All Other Receipts	36 729.72
Transfer Kukerin Electric Light	1 593.44
Refunds	1 009.00
	\$293 070.66

Payments.	
Administration:	
Staff Section	13 985.87
Members Section	1 846.08
Debt Service	32 857.50
Public Works	132 370.65
Street Lighting	653.70
Unemployment Relief	2 000.00
Parks and Reserves	2 333.05
Building Equipment and Maintenance	8 374.56
Water Supply	563.72
Health Service	6 876.10
Vermin Services	2 385.33
Transfer to Long Service Leave	252.64
Noxious Weed Control	115.61
Fire Control	987.46
Traffic Control	5 523.05
Cemetery	135.26
Plant Machinery and Tools	45 607.11
Plant Operation Costs	Cr. 47.85
Public Works Overheads	69.23
Materials	2 758.93
Payment to C.A.R.	31 588.08
Donation and Grants	266.00
Other Expenditure	6 570.65
	\$298 072.73

SUMMARY

Credit Balance 30/6/73	\$ 14 694.55
Receipts 1973-1974	293 070.66
	307 765.21
Payments 1973-1974	298 072.73
Credit Balance 30/6/74	\$9 692.48

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.	
Current Assets:	
Municipal Fund—Bank Balance	9 692.48
Sundry Debtors	6 248.35
Stock on Hand—Various	5 481.41
Non-current Assets:	
Trust Fund—Bank Balance	208.65
Reserve Fund—Bank Balance	474.43
Deferred Assets:	
Deposits	79.00
W.A. Government Loan 28	1 408.98
Kukerin Bowling Club Loan 37	3 139.43
SEC Farm Extensions Loan 41	5 710.52
Fixed Assets:	
Plant and Machinery: Less Depreciation Provision	80 694.87
Freehold Land and Buildings: Less Depreciation Provision	99 864.99
Furniture and Fittings: Less Depreciation Provision	2 277.22
Playground Equipment: Less Depreciation Provision	20.00
Sewerage Installation: Less Depreciation Provision	145 123.63
Tools and Equipment	429.96
Other Assets:	
Investment—Kukerin Electricity Undertaking	12 198.30
Reserve Fund—Contra	474.43
	\$373 526.65

Liabilities.		
Current Liabilities	\$ 3 200.21
Non-current Liabilities	633.08
Deferred Liabilities—Loan Liability	214 661.47
		<u>\$218 544.76</u>
Summary.		
Total Assets	\$ 373 526.65
Total Liabilities	218 544.76
		<u>\$154 981.89</u>

Contingent Liability: The amount of interest included in Loan Debentures issued payable over the life of the Loan and not shown under the heading of Loan Liability is approximately \$315 558.00.

We certify that the figures and particulars above are correct.

O. L. MOTT,
President.

K. J. LEECE,
Shire Clerk.

I have examined the Books and Accounts for the Shire of Dumbleyung for the Year ended 30th June, 1974.

I certify that the Annual Statements correspond with the Books of Account, Vouchers and Documents submitted for Audit and are in my opinion correct, subject to my report.

W. Z. SENDZIMIR,
Government Inspector of Municipalities.

SHIRE OF IRWIN.

MUNICIPAL FUND.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1974.

Receipts.		
Rates	\$ 67 475.64
Licenses	24 006.14
Government Grants	50 847.01
C.A.R. Fund	25 872.00
Income Property	13 538.72
Health Sanitation	3 262.50
Cemetery	29.40
Vermin	2.43
Other Fees Local Government Act	490.10
Traffic Act	8 732.70
All other Revenue	10 759.35
Other	4 331.95
		<u>\$209 347.94</u>

Expenditure.		
Administration:		\$
Staff	17 149.89
Members	1 380.96
Debt Service	39 152.78
Public Works and Services	93 517.74
Buildings, Conservation and Maintenance	2 356.72
Health Services	4 639.69
Jetty Maintenance	41.63
Water Supplies	189.86
Sanitation	4 494.20
Vermin Services	1 029.98
Bush Fire Control	1 763.45
Traffic Control	10 296.92
Cemetery	73.40
Public Works Overheads	Cr. 8 160.10
Plant and Machinery	19 984.41
Payment M.R.D. Trust Fund	320.00
Donations and Grants	2.00
Other Works and Services	1 647.27
Private Works	500.00
Deposit Regional Engineering Scheme	828.24
Commonwealth Unemployment Relief Grant	1 123.07
All other Expenditure	<u>\$208 403.47</u>

SUMMARY.		
Dr. Balance 1/7/73	\$ 10 289.72
Payments	208 403.47
		<u>218 693.19</u>
Less Receipts	209 347.94
Dr. Balance	<u>\$9 345.25</u>

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.		
Current Assets	\$ 9 678.29
Non-current Assets	6 537.60
Deferred Assets	13 344.25
Fixed Assets	266 581.92
		<u>\$296 142.06</u>
Liabilities.		
Current Liabilities	\$ 35 687.10
Non-current Liabilities	184.56
Deferred Liabilities	270 149.78
		<u>\$306 021.44</u>

SUMMARY.		
Total Assets	\$ 296 142.06
Total Liabilities	306 021.44
Municipal Accumulation Deficit	<u>\$9 879.38</u>

Contingent Liability: The amount of interest included in loan debentures issued payable over the life of the loans and not shown under the heading of Loan Liability is approximately \$156 031.

We hereby certify that the figures and particulars above are correct.

N. C. SUMMERS,
President.

J. PICKERING,
Shire Clerk.

Dated: 9/10/74.

I have examined the books and accounts of the Shire of Irwin for the year ended 30th June, 1974. I certify that the annual statements correspond with the books of account, vouchers and documents submitted for audit, and in my opinion are correct subject to my report.

R. G. S. WILLIAMS,
Government Inspector of Municipalities.

SHIRE OF THREE SPRINGS.

NOTICE is hereby given that the appointment of Edward G. Roberts as Traffic Inspector to the Shire of Three Springs is hereby cancelled.

Dated 5th December, 1974.

H. J. WALSTER,
Shire Clerk.

TRAFFIC INSPECTOR.

IT is notified for public information that the appointment of Edward G. Roberts as Traffic Inspector for the Shire of Mullewa is hereby cancelled.

T. J. HARKEN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Town of Cockburn.

Notice of Intention to Borrow.

Proposed Loan No. (56) of \$50 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Cockburn Town Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$50 000 for a period of fifteen (15) years at an interest rate not exceeding 9.85 per centum per annum repayable at this Office of the Council, corner Rockingham and Forrest Roads, Hamilton Hill, by thirty equal half-yearly instalments of principal and interest. Purpose: Wattleup Kindergarten (part cost), Bus Sheds, Senior Citizens' Centre, Road Works, Footpaths.

Plans and specifications and estimates of the cost thereof as required by section 609 are open for inspection by ratepayers of the Municipality at the Office of the Council, corner Rockingham and Forrest Roads, Hamilton Hill, during office hours, for thirty-five (35) days after the publication of this notice.

A. M. THOMAS,
Mayor.

A. J. ARMAREGO,
Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Bassendean.

Notice of Intention to Borrow.

Proposed Loan (No. 83) of \$125 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Council of the Shire of Bassendean hereby gives notice that it proposes to borrow money by sale of a debenture on the following terms and for the following purpose: One hundred and twenty-five thousand dollars for five years payable by 10 equal half-yearly instalments of principal and interest. Purpose: Bassendean Town Planning Scheme, No. 2.

N.B. The loan will be repaid from proceeds of the sale of land in the scheme area and will not affect rates.

Plans, specifications and estimates of costs as required by section 609 are open for inspection at the office of the Council, Guildford Road, Bassendean, during business hours for 35 days after publication of this notice.

Dated the 5th day of December, 1974.

J. G. PATERSON,
President.
C. MCCREED,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Belmont.

Notice of Intention to Borrow.

Proposed Loans (No. 91) of \$10 000 and (No. 92) of \$30 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Belmont Shire Council hereby gives notice that it proposes to borrow money by the sale of a single debenture, on the following terms and for the undermentioned purpose:

Loan No. 91: \$10 000 (ten thousand dollars) for fifteen years (15) repayable by thirty half-yearly instalments of principal and interest at the office of the Council, 209 Great Eastern Highway, Belmont. Purpose: Extensions to the Rivervale R.S.L. Hall.

The above loan is repayable by the Rivervale Branch of the R.S.L.

Loan No. 92: \$30 000 (thirty thousand dollars) for fifteen (15) years repayable by thirty half-yearly instalments of principal and interest at the office of the Council, 209 Great Eastern Highway, Belmont: Purpose: Purchase of Lot 836 Corner of Corang and Clayden Roads for the provision of sand in accordance with section 598 (21) of the Local Government Act.

The statement required by section 609 of the Act for the above loans is open for inspection at the office of the Council during usual business hours for thirty-five days after publication of this notice.

Dated this 3rd day of December, 1974.

H. J. WHEATLEY,
President.
RALPH H. FARDON,
Shire Clerk/Municipal Manager.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Lake Grace.

Notice of Intention to Borrow.

Proposed Loan (No. 92) of \$50 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Lake Grace Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: \$50 000 for a period of fifteen years at a rate of interest not exceeding ten point eighty-five per cent. (10.85%) per annum payable at the Council office in thirty equal instalments of principal and interest. Purpose: Finance the construction of the Lake Grace Fire Station.

Plans, specifications and estimates of costs as required by section 609, are open for inspection at the Office of the Council during business hours for 35 days after publication of this notice.

Dated the 30th day of November, 1974.

O. R. KIRWAN,
President.
G. T. LEAN,
Shire Clerk.

Note: Loan repayments are guaranteed and made by the W.A. Fire Brigades Board to the Lake Grace Shire Council.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Mandurah.

Notice of Intention to Borrow.

Proposed Loan (No. 87) of \$330 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Shire of Mandurah hereby gives notice that it proposes to borrow by the sale of debenture(s) on the following terms and for the following purpose: Three hundred and thirty thousand dollars (\$330 000) for a term of twenty years with interest at ruling Treasury rates repayable at the office of the Council in forty half-yearly instalments of principal and interest. Lender: Commonwealth Savings Bank of Australia. Purpose: Continuation of the Mandurah Sewerage Scheme to be undertaken by the Public Works Department. The State Government will be responsible for principal and interest charges arising.

Plans, specifications and statement as required by section 609 of the Act, will be open for inspection at the Council Office, Mandurah Terrace, Mandurah, during office hours for a period of 35 days after publication of this Notice of Intention to Borrow.

H. W. THOMPSON,
President.
K. W. DONOHOE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Manjimup.

Notice of Intention to Borrow.

Toilets—Walpole Recreation Ground.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Shire Council of Manjimup hereby gives notice that it proposes to borrow money for the following purpose: \$10 000 for a period of 20 years repayable at the office of the Council by 40 equal half-yearly instalments of principal and interest. Purpose: Construction of a toilet block, on Reserve No. 21030 at Walpole.

Plans and specifications, estimates and the statement required by section 609 are open for inspection at the office of the Council during usual business hours, from the 13th December, 1974 to the 17th January, 1975.

W. A. KAMMANN,
President.
M. DUNN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 149) of \$39 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: Thirty-nine thousands dollars (\$39 000) for a period of seven (7) years repayable at the offices of the Commonwealth Savings Bank, Perth, in fourteen (14) half-yearly instalments of principal and interest. Purpose: Purchase of plant.

Specifications, estimates and statements as required by section 609 of the Act are open for inspection at the office of the Council for thirty-five (35) days after publication of this notice.

K. J. FEINELER,
President.
R. LITTLE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 150) of \$27 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: Twenty-seven thousand dollars (\$27 000) for a period of four (4) years repayable at the offices of the Commonwealth Savings Bank, Perth, in eight (8) half-yearly instalments of principal and interest. Purpose: Purchase of vehicles.

Specifications, estimates and statements as required by section 609 of the Act are open for inspection at the office of the Council for thirty-five (35) after publication of this notice.

K. J. FEINELER,
President.
R. LITTLE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Moora.

Notice of Intention to Borrow.

Proposed Loan (No. 192) of \$12 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Moora Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures, on the following terms and for the following purpose: \$12 000 for a period of seven (7) years, repayable at the office of the Shire of Moora, 34 Padbury Street, Moora, by a fourteen (14) equal half-yearly instalments of principal and interest. Purpose: Purchase of Single Side Band bush fire radios.

Plans, specifications and estimates of costs as required by section 609 of the Act are open for inspection at the office of the Council during normal office hours for a period of thirty-five days (35) after publication of this notice.

Dated this 13th day of December, 1974.

A. S. CRANE,
President.
W. O. BRYDEN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

City of Stirling.

Closure of Street.

Department of Local Government,
Perth, 4th December, 1974.

L.G. 95/73G.

NOTICE is hereby given in pursuance of section 331 of the Local Government Act, 1960-1973, that I, Edgar Cyril Rushton, and the Council of the City of Stirling have decided that Deanmore Road at its North and South intersections with Scarborough Beach Road is not required for public traffic for a width of two metres.

E. C. RUSHTON,
Minister for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

City of Stirling.

Closure of Street.

Department of Local Government,
Perth, 6th December, 1974.

L.G. 95/73E.

NOTICE is hereby given in pursuance of section 331 of the Local Government Act, 1960-1973, that I, Edgar Cyril Rushton, and the Council of the City of Stirling have decided that Third Avenue at its

intersection with Guildford Road on the north side is not required for public traffic for a width of two metres.

E. C. RUSHTON,
Minister for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Uniform Building By-laws.

General Residential Zone—Class (G.R.).

IT is hereby notified for public information that it is my intention to vary the site requirements of by-law 213 of the Uniform Building By-laws—General Residential Zone—Class (G.R. 4), pursuant to the authority contained in by-law 214 of the said by-laws, in respect of the following land within the Shire of Kalamunda:—

Lot 244, corner Byron and Shelley Roads,
Kalamunda,

by designating Byron Road to be the legal frontage to Lot 244 with respect to the application of the Uniform Building By-laws.

Interested persons wishing to object to the proposed variation may submit such objections to—

Secretary for Local Government,
Oakleigh Building,
22 St. George's Terrace,
PERTH 6000,

within 28 days from the date of this publication.

E. C. RUSHTON,
Minister for Local Government.

STATE ELECTRICITY COMMISSION
ACT, 1945-1973.

State Electricity Commission Appeal Board.

NOTICE.

IN accordance with the provisions of section 36 (3) (a) (i) of the State Electricity Commission Act, 1945-1973, the Lieutenant Governor and Administrator in Council has appointed Mr. Con Zempilas, Stipendiary Magistrate, to act as Chairman of the Appeal Board under that section.

2nd December, 1974.

N. E. KEHOE,
The Secretary, The State Electricity
Commission of Western Australia.

FACTORIES AND SHOPS ACT, 1963-1972.

Order.

I, WILLIAM LEONARD GRAYDEN, the Minister for the time being charged with the administration of the Factories and Shops Act, 1963-1972, acting pursuant to the provisions of section 7 of that Act, do hereby—

(a) declare that the provisions of the Factories and Shops Act, 1963-1972, except the provisions thereof relating to Industrial Awards and Agreements do not apply—

- (i) between the hours of 2.00 p.m. and 10.00 p.m. on the 8th, 10th, 11th, 12th, 13th, 14th, 15th March, 1975;
- (ii) between the hours of 2.00 p.m. and 6.00 p.m. on the 9th March 1975,

to the Royal Agricultural Society Showgrounds, Claremont at which the Do-It-Yourself '75 Exhibition will be held; and

(b) subject the exemption granted by paragraph (a) of this Order to the condition that goods, other than exempt goods, that are on stalls, or that are exhibits, forming part of that exhibition shall not be sold by retail during those hours on 9th March 1975 at that place.

W. L. GRAYDEN,
Minister for Labour and Industry.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council, this 27th day of November, 1974.

F. P. KNIGHT,
Clerk of the Council.

FACTORIES AND SHOPS ACT, 1963-1973.

Department of Labour and Industry,
Perth, 12th December, 1974.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to appoint Pauline Silver, of 366 Huntriss Road, Woodlands, as a member of the Retail Trade Advisory and Control Committee to represent the purchasers of goods from shops.

W. GRAYDEN,
Minister for Labour and Industry.

FACTORIES AND SHOPS ACT, 1963-1974.

Department of Labour and Industry,
Perth, 12th December, 1974.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council, acting under the provisions of the Factories and Shops Act, 1963-1974, and section 11 of the Interpretation Act, 1918-1972, has been pleased—

(a) to appoint for a term of three years as members of the Holiday Resorts Advisory Committee the following persons, namely:—

- (i) Harold John Smith, of 17 Morley Place, Albany, as a member appointed upon the joint written nomination of The Country Shire Councils Association of W.A. and The Country Town Councils Association to represent country local authorities;
- (ii) Frederick George Logue, of 67 Woodhall Street, Balcatta, as a member appointed upon the written nomination of the Director of the Department of Tourism, to represent the tourist industry;
- (iii) John Donald Hendry, of 79 Victoria Avenue, Claremont, as a member appointed upon the written nomination of the Western Australian Employers Federation Inc. to represent the employers having employees in shops; and
- (iv) John Eric Try, of 91 Thelma Street, Como, and Percival Cecil Robert Cowles, of Room 55, 74 Beaufort Street, Perth, as members appointed upon the written nomination of the body known as The Trades and Labor Council of Western Australia to represent employees in shops; and

(b) to appoint as deputy members of the Holiday Resorts Advisory Committee the following persons, namely:—

- (i) Alan John Antonio, of Southern Brook, Northam, to act in the office of member in the absence of Harold John Smith;
- (ii) Oxley Graeme Maley, of 71 Mount Street, Perth, to act in the office of member in the absence of Frederick George Logue;
- (iii) William John Brown, of 112 Stanley Street, Scarborough, to act in the office of member in the absence of John Donald Hendry;
- (iv) John Daniel Smith, of 23 Coomoora Road, Mount Pleasant, to act in the office of member in the absence of John Eric Try; and
- (v) Maxwell Edward Burns, of 25 Croesus Street, Morley, to act in the office of member in the absence of Percival Cecil Robert Cowles.

W. GRAYDEN,
Minister for Labour and Industry.

WHEAT DELIVERY QUOTAS ACT, 1969.

Agric. 55/72.

THE Hon. Minister for Agriculture, W. R. McPharlin, M.L.A., has approved of the appointment of the following as members of the Wheat Quota Committee of Western Australia for a 12 months period as from February 1, 1975:—

- Mr. J. M. Clayton, Co-ordinator Agricultural Industries—as Member and Chairman.
Mr. C. T. Mann, President Wheat Executive Farmers' Union—as Member.
Mr. J. L. Fitzpatrick, Assistant General Manager Co-operative Bulk Handling—as Member.
Mr. R. G. Martin, Assistant Co-ordinator Agricultural Industries—as Deputy Chairman.

E. N. FITZPATRICK,
Director of Agriculture.

MARGARINE ACT, 1940-1973.

(Section 25.)

NOTICE.

I, WILLIAM RAYMOND McPHARLIN, being the Minister administering the Margarine Act, 1940-1973, acting under the provisions of paragraph (a) of subsection (1) of section 25 of the Act hereby declare that the maximum quantity of table margarine which holders of table margarine licences, taken in the aggregate, may manufacture in the period of 12 months commencing on the 1st day of January, 1975 is 1 423 tonnes.

Dated this 10th day of December, 1974.

W. R. McPHARLIN,
Minister for Agriculture.

PLANT DISEASES ACT, 1914-1969.

Department of Agriculture,
South Perth, 5th November, 1974.

Agric. 447/63.

I, THE UNDERSIGNED MINISTER FOR AGRICULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in the exercise of the power in this behalf conferred upon me by Regulation 5A of the Compulsory Fruit Fly Baiting Regulations, do hereby appoint Member Arthur Oram Orton, 33 Mildura Street, Norseman, as Chairman, and Barrie Midford Vaughan, 143 Angove Street, Norseman, as Member, to fill the vacancy caused by the resignation of A. J. Pritchard, Chairman, and the vacancy previously occupied by A. O. Orton, Member, respectively.

W. R. McPHARLIN,
Minister for Agriculture.

PLANT DISEASES ACT, 1914-1969.

Department of Agriculture,
South Perth, 5th November, 1974.

Agric. 447/63.

I, THE UNDERSIGNED MINISTER FOR AGRICULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in the exercise of the power in this behalf conferred upon me by section 7, subsection (2) of the said Act, do hereby appoint Arthur Oram Orton, 33 Mildura Street, Norseman, as an inspector under the said act for the period ending 30th day of June, 1975.

W. R. McPHARLIN,
Minister for Agriculture.

ARTIFICIAL BREEDING BOARD ACT, 1965-1968.

Department of Agriculture,
South Perth, 11th December, 1974.

Agric. 621/71.

IT is hereby notified that His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve, under the provisions of section 5 of the Artificial Breeding Board Act, 1965-1968, to appoint—

- (a) Robert Bruce Lefroy, of Waterloo to be a member of the Artificial Breeding Board and to be Chairman thereof;
- (b) upon the nomination of The Farmers' Union of Western Australia (Inc.), Thomas Roy Noakes, of Witchcliffe to be a member of the Artificial Breeding Board, and to be Vice-Chairman thereof;
- (c) upon the nomination of The Farmers' Union of Western Australia (Inc.), Keith Thomas Marsh, of Mardella to be a member of the Artificial Breeding Board;
- (d) upon the nomination of The Royal Agricultural Society of Western Australia, Alfred Ernest Dunkley, of Capel to be a member of the Artificial Breeding Board; and
- (e) Peter Bruce Lewis, of the Department of Agriculture, South Perth, to be a member of the Artificial Breeding Board,

for a period of four years commencing from the 16th December, 1974.

E. N. FITZPATRICK,
Director of Agriculture.

SEED MARKETING ACT, 1969-1971.

Department of Agriculture,
South Perth, 6th December, 1974.

Agric. 941/70.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 9 of the Seed Marketing Act, 1969-1971, the appointment of William Thomas Scott, of Watheroo, as deputy of Edward Bernard Norris member of the Western Australian Seed Board representing producers.

E. N. FITZPATRICK,
Director of Agriculture.

AGRICULTURE PROTECTION BOARD ACT, 1950-1970.

Department of Agriculture,
South Perth, 6th December, 1974.

A.P.B. 1, Vol. 4.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council, acting pursuant to section 5 of the Agriculture Protection Board Act, 1950-1970, has been pleased to appoint Ronald Luscombe Herbert, to represent the Country Shire Councils' Association of Western Australia for the term to October 12, 1976, being the unexpired term of retired member L. S. Watts.

E. N. FITZPATRICK,
Chairman, Agriculture Protection Board.

DAIRY INDUSTRY ACT, 1973.

Notice of Cancellation of Order Under Section 7.

THE Order dated the 25th June, 1974, made under section 7 of the Dairy Industry Act, 1973, and published in the *Government Gazette* on 28th June, 1974 is hereby cancelled with effect from 31st December, 1974.

Dated the 5th day of December, 1974.

W. R. McPHARLIN,
Minister for Agriculture.

DAIRY INDUSTRY ACT, 1973.

Order Under Section 7.

WHEREAS in section 7 of the Dairy Industry Act, 1973, it is provided that the Minister may, by order published in the *Government Gazette*, declare that all or any of the provisions of that Act specified in the order, do not apply according to the order to, or in respect of—

- (a) any area or areas of the State;
- (b) any person or any person of a class;
- (c) any dairy produce premises or any dairy produce premises of a class;
- (d) any milk or dairy produce or any milk or dairy produce of a class,

specified in the order; Now I, the Honourable Walter Raymond McPharlin, being the Minister to whom the administration of the Dairy Industry Act, 1973, is committed, pursuant to section 7 of that Act hereby declare that with effect from 1st January, 1975—

- (1) the Act does not apply to those parts of the State which, immediately prior to the commencing date, were not constituted as dairy areas within the meaning and for the purposes of the Milk Act, 1946;
- (2) section 52 (1) (b) of the Act does not apply to any person who—
 - (a) sells dairy produce; or
 - (b) sells milk by retail in a shop;
- (3) section 61 (1) (b) of the Act does not apply anywhere in the State; and
- (4) section 83 (1) of the Act does not apply to any dairy produce premises—
 - (a) which were registered under the Dairy Industry Act, 1922; or
 - (b) in relation to which a licence was held under the Milk Act, 1946, or the Dairy Products Marketing Regulation Act, 1934,

immediately prior to the commencing date, until such time as that registration or that licence expires.

Dated the 5th day of December, 1974.

W. R. McPHARLIN,
Minister for Agriculture.

ASHBURTON VERMIN BOARD.

Memorandum of Imposing Rates.

AT a meeting of the Ashburton Vermin Board held on 26th September, 1974 it was resolved that the Rates specified hereunder should be imposed on all Rateable property within the District of the Ashburton Vermin Board in accordance with the provisions of the Vermin Act.

M. PATERSON,
Chairman.

D. G. McCUTCHEON,
Secretary.

Schedule of Rates Levied.
5 cents in the \$1 on U.C.V.

EDUCATION ACT, 1928-1974

Declaration of School Boundaries Pursuant to Paragraph (b) of Subsection (2) of Section 21

THE Hon. Minister for Education has declared that the children attending in 1974 the Government primary schools listed hereunder and proceeding to a Government secondary school in 1975 shall attend the secondary school as directed. The only exceptions shall be those stated in this notice or in cases where pupils have changed their place of residence, or where written approval for attendance elsewhere has been obtained from the undersigned.

J. H. BARTON,
Director-General of Education.

Secondary Schools and Their Contributory Primary Schools

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Applecross Senior High	Applecross Ardross Booragoon Mount Pleasant	Children from Booragoon Primary School have the option of attending either Applecross Senior High School or Melville Senior High School.
Armadale Senior High	Armadale Byford Hopelands Jarrahdale Kingsley Mundijong Neerigen Brook Serpentine	Children from Kingsley Primary School living in the area south of Twelfth Avenue, east side of Albany Highway between Twelfth Avenue and Walter Street and east thereof, and south of Walter Street and its extension eastwards, shall attend Armadale Senior High School.
Balcatta Senior High	Balcatta Birralee Glendale Greenwood Lake Gwelup Takari Warwick	Children from Glendale Primary School living in the area east of proposed alignment of the Stephenson Freeway shall attend Balcatta Senior High School.
Balga Senior High	Balga North Balga Warriapendi Westminster	Children from Westminster Primary School living in Arkana Road (both sides) and north thereof shall attend Balga Senior High School.
Belmont Senior High	Belmay Belmont Cloverdale Redcliffe Tranby Whiteside	Children from Cloverdale Primary School living in Fulham Street (both sides) and south thereof have the option of attending either Belmont Senior High School or Kewdale Senior High School. Children from Tranby Primary School living in the area north-east of Acton Avenue have the option of attending either Belmont Senior High or Kewdale Senior High School. Children from Whiteside Primary School living in Keane Street (both sides) and north thereof and in Whiteside Street (both sides) and east thereof shall attend Belmont Senior High School.
Bentley Senior High	Bentley McKay Street Millen Wilson	
Bunbury Senior High	Boyanup Bunbury Burekup Carey Park Cooinda Dardanup Eaton Picton South Bunbury	Children from Carey Park Primary School living in the area north of Clarke Street have the option of attending either Bunbury Senior High School or Newton Moore Senior High School. Children from South Bunbury Primary School living in the area north of (but not including) the boundary parts of Forrest Avenue, Wisbey Street, Yorla Road, Clarke Street and its extension westward to the Indian Ocean, shall attend Bunbury Senior High School.
Cannington Senior High	Beckenham Cannington Gibbs Street Queens Park	
Carine High	Glendale Lymburner Marmion North Beach Padbury Sorrento Springfield	Children from Glendale Primary School living in the area west of the proposed alignment of the Stephenson Freeway shall attend Carine High School.

EDUCATION ACT, 1928-1974—*continued.*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Churchlands Senior High	Churchlands Doubleview Kapinara Scarborough Wembley Downs Woodlands	Children from Churchlands Primary have the option of attending either Churchlands Senior High School or City Beach Senior High School. Children from Kapinara Primary living in the area to the east of Weaponess Road shall attend Churchlands Senior High School. Children from Wembley Downs Primary living in the area north of Hale Road or east of Weaponess Road shall attend Churchlands Senior High School.
City Beach Senior High	Churchlands City Beach Floreat Park Kapinara Wandarra Wembley Wembley Downs	Children from Churchlands Primary have the option of attending either City Beach Senior High or Churchlands Senior High School. Children from Kapinara Primary living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School. Children from Wembley Downs Primary living in Hale Road (both sides) west of Weaponess Road and south thereof, and who live in Weaponess Road (both sides) south of Hale Road and west thereof, shall attend City Beach Senior High School.
Como Senior High	Collier Como Koonawarra Manning	
Cyril Jackson Senior High	Ashfield Bassendean Bayswater East Maylands Maylands	
Eastern Hills High	Chidlow Darlington Glen Forrest Mount Helena Mundaring Parkerville Sawyers Valley Wooroloo	
Forrestfield High	Forrestfield High Wycombe Maida Vale Wattle Grove	Children from Wattle Grove Primary School have the option of attending either Forrestfield High School or Kalamunda Senior High School.
Geraldton Senior High (see also John Willcock High School)	There is no system of contributory primary schools operating with these two schools. Children living in Portway (both sides) and north thereof, in North West Coastal Highway (west side) between Keane Street and Ord Street and west thereof, and in Ord Street (both sides) and north thereof shall attend Geraldton Senior High School. Secondary pupils travelling on school buses which transport pupils to Rangeway Primary School shall attend John Willcock High School. Secondary pupils travelling on the Dongara bus shall attend John Willcock High School. Secondary pupils travelling on all other school buses shall attend Geraldton Senior High School.
Girrawheen High	Blackmore Hainsworth Montrose Wanneroo	
Governor Stirling Senior High	Bellevue Greenmount Guildford Helena Valley Herne Hill Koongamia Middle Swan Midland Midvale Swan View Upper Swan West Swan	

EDUCATION ACT, 1928-1974—*continued.*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Hamilton Senior High ...	Coogee East Hamilton Hill Hamilton Hill Jandakot South Coogee Southwell Spearwood Winterfold	Children from Winterfold Primary School living in the area south of Healy Road have the option of attending either Hamilton Senior High School or South Fremantle Senior High School.
Hampton Senior High ...	Anzac Terrace Eden Hill Embleton Hampton Park Morley Weld Square	Children from Eden Hill Primary School living in Walter Road (south side) and south thereof shall attend Hampton Senior High School. Children from Embleton Primary School living in Collier Road (both sides) and east and north thereof shall attend Hampton Senior High School. Children from Morley Primary School living in the area south of Walter Road and in Collier Road (both sides) and east thereof shall attend Hampton Senior High School.
Hollywood Senior High ...	Claremont Dalkeith East Claremont Hollywood Jolimont Nedlands Rosalie	
John Curtin Senior High ...	Bicton East Fremantle North Fremantle Palmyra Richmond	Children from Palmyra Primary School living in the area east of Stock Road have the option of attending either John Curtin Senior High School or Melville Senior High School.
John Forrest Senior High ...	Dianella Embleton Hillcrest Morley North Inglewood	Children from Dianella Primary School living in Grand Promenade (both sides) and south and west thereof shall attend John Forrest Senior High School. Children from Embleton Primary School living in the area west and south of Collier Road shall attend John Forrest Senior High School. Children from Morley Primary School living in the area south of Walter Road and west of Collier Road shall attend John Forrest Senior High School.
John Willcock High (see also Geraldton Senior High School)	There is no system of contributory primary schools operating with these two schools. Children living south of Portway, in North West Coastal Highway (east side) between Keane Street and Ord Street and east thereof and south of Ord Street between North West Coastal Highway and the Chapman River shall attend John Willcock High School. Secondary pupils travelling on school buses which transport pupils to Rangeway Primary School shall attend John Willcock High School. Secondary pupils travelling on the Dongara bus shall attend John Willcock High School. Secondary pupils travelling on all other school buses shall attend Geraldton Senior High School.
Kalamunda Senior High ...	Gooseberry Hill Kalamunda Lesmurdie Pickering Brook Walliston Wattle Grove	Children from Wattle Grove Primary School have the option of attending either Kalamunda Senior High School or Forrestfield High School.
Kelmscott High ...	Connell Avenue Gosnells Karragullen Kelmscott Kingsley Orange Grove Roleystone Westfield Park	Children from Gosnells Primary School living in the area south-east of Southern River Road south-west of Corfield Street, south-west of Corfield Street between Southern River Road and Evelyn Street, south-east of Evelyn Street and its extension between Corfield Street and the Canning River, shall attend Kelmscott High School. Children from Kingsley Primary School living in Twelfth Avenue (both sides) and north thereof, west side of Albany Highway between Twelfth Avenue and Walter Street and west thereof, and Walter Street (both sides) and the extension eastwards and north thereof shall attend Kelmscott High School. Children attending Orange Grove Primary School shall have the option of attending either Kelmscott High School or Thornlie Senior High School.

EDUCATION ACT, 1928-1974—*continued.*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Kent Street Senior High	East Victoria Park Kensington South Perth Victoria Park	
Kewdale Senior High	Carlisle Cloverdale Kewdale Lathlain Rivervale Tranby Whiteside	Children from Cloverdale Primary School living in Fulham Street (both sides) and south thereof have the option of attending either Kewdale Senior High School or Belmont Senior High School. Children from Tranby Primary School living in Acton Avenue (both sides) and south-west thereof shall attend Kewdale Senior High School. Children from Tranby Primary School living in the area north-east of Acton Avenue have the option of attending either Kewdale Senior High School or Belmont Senior High School. Children from Whiteside Primary School living in the area south of Keane Street and west of Whiteside Street shall attend Kewdale Senior High School.
Kwinana Senior High	Baldivis Calista Medina Naval Base North Parmelia Orelia	
Lockridge High	Caversham Eden Hill Lockridge	Children from Eden Hill Primary School living in Walter Road (north side) and north thereof shall attend Lockridge High School.
Lynwood High	Canning Vale Kinlock Langford Lynwood	Children from Canning Vale Primary School shall have the option of attending either Lynwood High School or Thornlie Senior High School.
Melville Senior High	Attadale Booragoon Carawatha Melville Palmyra Willagee	Children from Booragoon Primary School have the option of attending either Melville Senior High School or Applecross Senior High School. Children from Carawatha Primary School living in the area north of Charsley Street, in Weyland Street (both sides) and west thereof between Charsley Street and Archibald Street, and in Greig Street (both sides) and west thereof, shall attend Melville Senior High School. Children from Palmyra Primary School living in the area east of Stock Road have the option of attending either Melville Senior High School or John Curtin Senior High School.
Mirrabooka Senior High	Mirrabooka Nollamara Sutherland Westminster	Children from Westminster Primary School living in the area south of Arkana Road shall attend Mirrabooka Senior High School.
Morley Senior High	Dianella Dianella Heights Morley North Morley West Morley	Children from Dianella Primary School living in the area north and east of Grand Promenade shall attend Morley Senior High School. Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School.
Mount Lawley Senior High	Coolbinia Highgate Kylla Mount Lawley North Perth	Children from Highgate Primary School living in the area north of Bulwer and Summers Streets shall attend Mount Lawley Senior High School. Children from Kylla Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School. Children from North Perth Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.
Newton Moore Senior High	Adam Road Capel Carey Park South Bunbury	Children from Carey Park Primary School living in the area north of Clarke Street have the option of attending either Newton Moore Senior High School or Bunbury Senior High School. Children from South Bunbury Primary School living in the boundary parts of Forrest Avenue, Wisbey Street, Yorla Road, Clarke Street and its extension westward to the Indian Ocean and south thereof, shall attend Newton Moore Senior High School.

EDUCATION ACT, 1928-1974—continued.

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
North Lake High	Carawatha Coolbellup Koorilla North Lake	Children attending Carawatha Primary School living in Charsley Street (both sides) and south thereof, east of Weyland Street between Charsley Street and Archibald Street, and east of Greig Street, and its extension southwards shall attend North Lake High School.
Perth Modern Senior High	East Perth Highgate Kylla Leederville Mount Hawthorn North Perth Subiaco Thomas Street West Leederville	Children from Highgate Primary School living in Bulwer and Summers Streets (both sides) and south thereof shall attend Perth Modern Senior High School. Children from Kylla Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School. Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School. Children from North Perth Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School.
Rockingham Senior High....	Bungaree East Rockingham Rockingham Beach Safety Bay Warnbro	
Rossmoyn Senior High	Bateman Brentwood Riverton Rossmoyn Willetton	
Scarborough Senior High	Deanmore Karrinyup Newborough North Innaloo	
South Fremantle Senior High	Beaconsfield Hilton South Terrace White Gum Valley Winterfold	Children from Winterfold Primary School living in the area south of Healy Road have the option of attending either South Fremantle Senior High School or Hamilton Senior High School.
Swanbourne Senior High	Cottesloe Graylands Mosman Park North Cottesloe Swanbourne	
Thornlie Senior High	Canning Vale Gosnells Kenwick Maddington Orange Grove Thornlie Wirrabirra Yale	Children from Canning Vale Primary School shall have the option of attending either Thornlie Senior High School or Lynwood High School. Children from Gosnells Primary School living in Southern River Road (both sides) and north-west thereof south-west of Corfield Street, in Corfield Street (both sides) and north-east thereof between Southern River Road and Evelyn Street, in Evelyn Street (both sides) and north-west thereof between Corfield Street and the railway line, and north-west of the extension of Evelyn Street between the railway line and the Canning River, shall attend Thornlie Senior High School. Children from Orange Grove Primary School have the option of attending either Thornlie Senior High School or Kelmescott High School.
Tuart Hill Senior High	Mount Hawthorn Osborne Tuart Hill Yokine	Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof shall attend Tuart Hill Senior High School.

EDUCATION ACT, 1928-1974.

Declaration of School Boundaries pursuant to paragraph (a) of subsection (2) of section 21.

THE Hon. Minister for Education has declared that the boundaries for the schools listed hereunder shall be as stated in this notice. Children who live within the areas and boundaries stated shall attend the schools to which such boundaries apply unless directed otherwise or unless an option is provided. Children who live outside the areas and boundaries shall not attend the schools to which such boundaries apply unless written approval for such admission is obtained from the undersigned.

J. H. BARTON,
Director-General of Education.

SCHOOL BOUNDARIES.

1. Blackmore and Girrawheen Primary Schools:

The boundary between Blackmore Primary School and Girrawheen Primary School is as follows:—

Templeton Crescent from the junction with Warwick Road, south along Templeton Crescent to Blackmore Avenue and south along Blackmore Avenue to Beach Road. Children living in the boundary parts of Templeton Crescent (both sides) and west thereof, and in Blackmore Avenue (both sides) and west thereof shall attend Blackmore Primary School.

2. Bullcreek Primary School:

The boundary for the above school is as follows:—

Leach Highway from the junction with Webb Street, west along Leach Highway to the alignment of the proposed Kwinana Freeway, and south along the alignment of the proposed Kwinana Freeway.

The boundary part of Leach Highway (south side) is included in the area for Bullcreek Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Bullcreek Primary School, as provided above, shall attend Bullcreek Primary School, except that children from the above-defined area who were in grade six at Bateman Primary School in 1974 may remain at their present (1974) school or may transfer to Bullcreek Primary School at the beginning of the 1975 school year.

3. Challis Primary School:

The boundary for the above school is as follows:—

Second Road from the junction with Westfield Road, southeast along Second Road to the Railway line, south along the Railway line to Little John Road, west along the alignment of the old Railway line to Eighth Road, northwest along Eighth Road to Westfield Road and northeast along Westfield Road to Second Road.

The boundary parts of Second Road (south side), Eighth Road and Westfield Road are included in the area for Challis Primary School. The boundary part of Second Road (north side) is optional to either Challis Primary School or Westfield Park Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Challis Primary School, as provided above, shall attend Challis Primary School.

4. Craigie Primary School:

The boundary for the above school is as follows:—

From where the western boundary of the Beenyup Sewerage Treatment Reserve meets Mullaloo Drive, south along the

western boundary of the Beenyup Sewerage Treatment Works Reserve and south along the western boundary of the Pinaroo Cemetery Reserve to Whitfords Avenue, west along Whitfords Avenue to Marmion Avenue and north along Marmion Avenue and its extension northwards.

The boundary parts of Marmion Avenue (east side) and Whitfords Avenue (north side) are included in the area for the Craigie Primary School.

Children attending Government schools and in grades one to five inclusive in 1975, and living within the boundary for the Craigie Primary School, as provided above, shall attend Craigie Primary School.

Children from this area who will be in grade six or seven in 1975 shall attend Springfield Primary School.

5. Davallia Primary School:

The boundary for the above school is as follows:—

From the junction of Everingham Street with North Beach Road, north along Everingham Street and its extension northwards to Warwick Road, east along Warwick Road to the alignment of the proposed Stephenson Freeway, southeast along the alignment of the proposed Stephenson Freeway to the intersection with the proposed North Perimeter Highway, west along the alignment of the proposed North Perimeter Highway to Okely Road, south along Okely Road to North Beach Road, and west along North Beach Road to Everingham Street.

The boundary parts of Everingham Street (both sides), Warwick Road (south side), Okely Road (both sides) and North Beach Road (north side) are included in the area for the Davallia Primary School.

The area bounded on the south by Warwick Road, on the west by Okely Road, and on the east by the alignment of the proposed Stephenson Freeway is to be an optional area between Davallia Primary School and Duncraig Primary School for 1975.

Children attending Government schools and in grades one to six inclusive in 1975, and living within the boundary for the Davallia Primary School, as provided above, shall attend the Davallia Primary School, except that children living in the optional area, as designated above, and in grades one to five in 1975, may attend either the Davallia Primary School or the Duncraig Primary School in 1975, and children in grades one to five inclusive in 1974 from the area bounded by Everingham Street, North Beach Road and Okely Road and who are currently (1974) attending the North Beach Primary School, shall have the option of continuing at their present (1974) school or transferring to the Davallia Primary School at the beginning of the 1975 school year.

6. Duncraig Primary School:

The boundary for the above school is as follows:—

Marmion Avenue from the junction with Hepburn Avenue, south along Marmion Avenue to Warwick Road, east along Warwick Road to Okely Road, north along Okely Road to Hepburn Avenue and west along Hepburn Avenue to Marmion Avenue.

The boundary parts of Marmion Avenue (east side), Warwick Road (north side) and Hepburn Avenue (south side) are included in the area for Duncraig Primary School.

The area bounded on the south by Warwick Road, on the west by Okely Road, and on the east by the alignment of the proposed Stephenson Freeway is to be an optional area between Davallia Primary School and Duncraig Primary School for 1975.

Children attending Government schools and in grades one to five inclusive in 1975, and living within the boundary for Duncraig Primary School, as provided above, shall attend Duncraig Primary School, except that children living in the optional area, as designated above, and in grades one to five inclusive in 1975, may attend either Duncraig Primary School or Davallia Primary School.

7. East Wanneroo Primary School:

The boundary for the above school is as follows:—

Elliott Road from the junction with Badgerup Road, west along Elliott Road to Wanneroo Road, northwest along Wanneroo Road to Sinagra Street, east along Sinagra Street to Civic Drive, north along Civic Drive and its extension to Vincent Road.

The boundary parts of Elliott Road (both sides), Wanneroo Road (east side), Sinagra Street (both sides) and Civic Drive (both sides) are included in the area for East Wanneroo Primary School. Children attending Government Schools and in grades one to five inclusive in 1975 and living within the area for East Wanneroo Primary School, as provided above, shall attend East Wanneroo Primary School.

8. Gibbs Street Primary School:

The boundary for the above school is as follows:—

William Street from the junction with Welshpool Road, southwest along William Street to North Street, northwest along North Street to Lacey Street, southwest along Lacey Street to the Railway Line, northwest along the Railway Line to Thomas Street, then northeast along Thomas Street and its extension to Welshpool Road.

The boundary parts of William Street (north side), Lacey Street (both sides) and Thomas Street (both sides) are included in the area for Gibbs Street Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Gibbs Street Primary School, as provided above, shall attend Gibbs Street Primary School, except that children from the above-defined area who were in grade five or six at Beckenham Primary School in 1974 may remain at their present (1974) school or may transfer to Gibbs Street Primary School at the beginning of the 1975 school year.

9. Girrawheen Primary School:

The boundary for the above school is as follows:—

Girrawheen Avenue from the junction with Warwick Road, south along Girrawheen Avenue to Beach Road, northwest along Beach Road to Blackmore Avenue, north along Blackmore Avenue to Templeton Crescent northeast along Templeton Crescent to Warwick Road and then east along Warwick Road to Girrawheen Avenue.

The boundary parts of Girrawheen Avenue (west side), Beach Road (north side) and Warwick Road (both sides) are included in the area for Girrawheen Primary School.

Children attending Government schools and in grades one to six inclusive in 1975 and living within the area for Girrawheen Primary School, as provided above, shall attend Girrawheen Primary School.

10. Hampton Park Primary School:

The boundary for the above school is as follows:—

Emberson Road from the junction with Deschamp Road, south along Emberson Road to Morley Drive, southeast along Morley Drive to the junction with Fitzgerald Road and Bath Road, south along Bath Road to Walter Road, east along Walter Road to Wicks Street, north along Wicks Street and its extension northwards.

The boundary parts of Walter Road (north side only) and Wicks Street (both sides) are included in the area for Hampton Park Primary School. The boundary parts of Morley Drive (both sides) and Bath Road (both sides) are included in the area for Weld Square Primary School. The boundary parts of Emberson Road (both sides) have been approved as an optional area. Children living in this area may attend either Hampton Park Primary School or Weld Square Primary School.

Children attending Government schools and living within the area for Hampton Park Primary School, as provided above, shall attend Hampton Park Primary School, except that children living in the optional area, as designated above, may attend either Hampton Park Primary School or Weld Square Primary School.

11. Koondoola Primary School:

The boundary for the above school is as follows:—

Mirrabooka Avenue from the junction with Warwick Road, south along Mirrabooka Avenue to Beach Road, east along Beach Road to Uganda Road, north along Uganda Road to Warwick Road, northwest and then southwest and west along Warwick Road to Mirrabooka Avenue.

The boundary parts of Mirrabooka Avenue (east side), Beach Road (north side), Uganda Road (both sides) and Warwick Road (both sides) are included in the area for Koondoola Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Koondoola Primary School, as provided above, shall attend Koondoola Primary School, except that children from the above-defined area who were in grade six at Montrose Primary School in 1974 may remain at their present (1974) school or may transfer to Koondoola Primary School at the beginning of the 1975 school year.

12. North Parmelia Primary School:

The boundary for the above school is as follows:—

Meares Avenue from the junction with Wellard Road, north along Meares Avenue to Sulphur Road, east along Sulphur Road to a line in a direction just east of north, parallel to and on the eastern side of Casserley Way, continuing in this direction and passing the western extremities of Jeffers Court and Powell Court, parallel to and on the eastern side of Mulligan Way to Hennessy Avenue, west along Hennessy Avenue to Clarinda Avenue, and north along Clarinda Avenue to the proposed road which is to run along the north side of the proposed Orelia Centre between Orelia Avenue and Clarinda Avenue.

The boundary parts of Sulphur Road (south side), Clarinda Avenue (both sides) and Hennessy Avenue (both sides from house number 22) are included in the area for North Parmelia Primary School.

The boundary parts of Sulphur Road (north side), Casserley Way (both sides) and Mulligan Way (both sides) are included in the area for Orelia Primary School.

The boundary parts of Meares Avenue (both sides) are included in the area for Calista Primary School.

Children attending Government schools and in grades one to seven in 1975 and living within the area for North Parmelia Primary School, as provided above, shall attend North Parmelia Primary School, except that children from this area who were attending Orelia Primary School or Calista Primary School in 1974 may continue their education at those schools or may transfer to North Parmelia Primary School at the beginning of the 1975 school year.

13. Orelia Primary School:

The boundary for the above school is as follows:—

Gilmour Avenue from the junction with Thomas Road, south along Gilmour Avenue to Sulphur Road, east along Sulphur Road to a line in a direction just east of north, parallel to and on the eastern side of Casserley Way, continuing in this direction and passing the western extremities of Jeffers Court and Powell Court, parallel to and on the eastern side of Mulligan Way to Hennessy Avenue, west along Hennessy Avenue to Clarinda Avenue and north along Clarinda Avenue to the proposed road which is to run along the north side of the proposed Orelia Centre between Orelia Avenue and Clarinda Avenue.

The boundary parts of Gilmour Avenue (east side), Sulphur Road (north side), Casserley Way (both sides) and Mulligan Way (both sides) are included in the area for Orelia Primary School.

The boundary parts of Clarinda Avenue (both sides) and Hennessy Avenue (both sides from house number 22) are included in the area for North Parmelia Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Orelia Primary School, as provided above, shall attend Orelia Primary School.

14. Shelley Primary School:

The boundary for the above school is as follows:—

Beatrice Avenue from the junction with Riverton Drive, south along Beatrice Avenue to Leach Highway, northeast along Leach Highway to Tudor Avenue North, north along Tudor Avenue North to Mosaic Street, east along Mosaic Street and Lowry Street and its extension to the Canning River.

The boundary part of Leach Highway (north side) is included in the area for Shelley Primary School.

The boundary part of Beatrice Avenue (both sides) is included in the area for Rossmoyne Primary School.

The area bounded on the south by Barbican Street East (north side), on the east by Riverton Drive East (both sides), on the north by Lowry and Mosaic Streets (both sides) and on the west by Tudor Avenue North (both sides) is to be an optional area between Shelley Primary School and Riverton Primary School.

Children attending Government schools and in grades one to six inclusive in 1975 and living within the area for Shelley Primary School, as provided above, shall attend Shelley Primary School, except that children from the above-defined area who were in grades one to five inclusive at Rossmoyne Primary School in 1974 may remain at their present (1974) school or may transfer to Shelley Primary School at the beginning of the 1975 school year.

Children living in the optional area, as provided above, may attend either Shelley Primary School or Riverton Primary School.

15. Weld Square Primary School:

The boundary for the above school is as follows:—

Emberson Road at the junction with Deschamps Road, south along Emberson Road to Morley Drive, southeast along Morley Drive to the junction with Fitzgerald Road and Bath Road, south along Bath Road to Walter Road, west along Walter Road to Charnwood Street, north along Charnwood Street to Halvorson Road, east along Halvorson Road to Sandhurst Place, north along Sandhurst Place to Rodda Street, east along Rodda Street to Crimea Street, and north along Crimea Street to Widgee Road.

The boundary parts of Morley Drive (both sides), Walter Road (north side only), Halvorson Road (both sides), Rodda Street (both sides) and Crimea Street (east side only), and the boundary streets of Bath Road, Charnwood Street and Sandhurst Place (all both sides) are to be included in the area for Weld Square Primary School.

The boundary parts of Emberson Road (both sides) have been approved as an optional area. Children living in this area may attend either Weld Square Primary School or Hampton Park Primary School.

The area bounded on the north by Rodda Street, on the east by Crimea Street, on the south by Walter Road, and on the west by Charnwood Street, Halvorson Road and Sandhurst Place, has been approved as an optional area. The boundary parts of Rodda Street (both sides), Crimea Street (west side only), Walter Road (north side only), and Halvorson Road (both sides), and the boundary streets of Sandhurst Place (both sides) and Charnwood Street (both sides) are to be included in the optional area. Children living in this area may attend either Weld Square Primary School or Morley Primary School.

Children attending Government schools and living within the boundary for Weld Square Primary School, as provided above, shall attend Weld Square Primary School, except that children living in the optional area, as designated above, may attend either Weld Square Primary School or Morley Primary School, and children living in Emberson Road may attend either Weld Square Primary School or Hampton Park Primary School.

16. Westfield Park Primary School:

The boundary for the above school is as follows:—

From where Lake Road crosses the Railway, south along the Railway line to Westfield Road, southwest along Westfield Road to First Road, southeast along First Road to the Railway line, in a generally southerly direction along the Railway line to Second Road, northwest along Second Road to Third Avenue.

The boundary part of Westfield Road (both sides) and the boundary street of First Road (both sides) are optional to either Westfield Park Primary School or Kelmscott Primary School.

The boundary part of Second Road (north side only) is optional to either Westfield Park Primary School or Challis Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Westfield Park Primary School, as provided above, shall attend Westfield Park Primary School.

17. West Lynwood Primary School:

The boundary for the above school is as follows:—

High Road (new) from the junction with Nicholson Road, northwest and then west along High Road to Riley Road.

The boundary part of High Road (south side) and south thereof is included in the area for West Lynwood Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for West Lynwood Primary School, as provided above, shall attend West Lynwood Primary School, except that children from the above-defined area who were in grade six at Lynwood Primary School in 1974 may remain at their present (1974) school or may transfer to West Lynwood Primary School at the beginning of the 1975 school year.

18. Willetton Primary School:

The boundary for the above school is as follows:—

Mansard Road, at the junction with Riley Road, west along Mansard Road to Vahland Avenue, north along Vahland Avenue to High Road, west along High Road to Leach Highway, southwest along Leach Highway to Keith Road, east along Keith Road to Karel Avenue, and south along Karel Avenue and its extension southwards.

Children living in the boundary parts of Mansard Road (both sides) and Vahland Avenue (both sides) shall attend Riverton Primary School. Children living in the boundary parts of High Road (south side), Leach Highway (south side), Keith Road (both sides) and Karel Avenue (both sides) shall attend Willetton Primary School.

Children attending Government schools, in Grades 1 to 7 inclusive in 1975 and living within the boundary for Willetton Primary School, as provided above, shall attend Willetton Primary School.

19. Yanchep Primary School:

Children attending Government schools and in grade one to seven inclusive in 1975, and living north of the twenty nine mile peg on Wanneroo Road, shall attend Yanchep Primary School, except that children from the above-defined area who were in grade six at Wanneroo Primary School in 1974 may remain at their present (1974) school or may transfer to Yanchep Primary School at the beginning of the 1975 school year.

South Hedland Primary School and Baler Primary School:

The boundary between the above schools is as follows:

From a point in Green Place between house number 36 and house number 40, a line in a southwest direction passing the southern extremities of Edkins Place and Traine Crescent and the northern extremity of Catamore Court to Traine Crescent, southeast along Traine Crescent to the end of that street, and then a line in a southwest direction passing the southern extremities of Traine Crescent and Mauger Place towards the proposed town centre.

Children attending Government schools and in grades one to four inclusive in 1975, and living south of the boundary, as provided above, shall attend Baler Primary School.

Newborough Primary School and North Scarborough Junior Primary School:

The boundary for the above schools are as follows:—

Scarborough Beach Road from the junction with Holbeck Street, northwest and then west along Scarborough Beach Road to Northstead Street, north along Northstead Street and its extension northwards to Wheeler Road, east and then north along Wheeler Road to Rockliff Avenue, northeast along Rockliff Avenue to Prisk Street, northwest along Prisk Street to Jeanes Road, northeast along Jeanes Road to Karrinyup Road, east along Karrinyup Road to Gwelup Street, northeast along Gwelup Street to Huntriss Road, south along Huntriss Road to Sackville Terrace, west along Sackville Terrace to Holbeck Street, south along Holbeck Street to Scarborough Beach Road.

The boundary parts of Scarborough Beach Road (north side), Wheeler Road (both sides), Rockliff Avenue (both sides), Prisk Street (both sides), Jeanes Road (both sides), Karrinyup Road (both sides), Gwelup Street (both sides), Huntriss Road (west side), Sackville Terrace (both sides) and Holbeck Street (both sides) are included in the area for Newborough Primary School/North Scarborough Junior Primary School.

The boundary part of Northstead Street (both sides) is included in the area for Deanmore Primary School.

Children attending Government schools and in grades one to seven inclusive in 1975 and living within the area for Newborough Primary School/North Scarborough Junior Primary School, as provided above, shall attend Newborough Primary School/North Scarborough Junior Primary School, except that children from the above-defined area who were not attending Newborough Primary School/North Scarborough Junior Primary School in 1974 may remain at their present (1974) school or may transfer to Newborough Primary School/North Scarborough Junior Primary School at the beginning of the 1975 school year, and children at present (1974) attending Newborough Primary School/North Scarborough Junior Primary School who live outside the school boundary, as designated above, may remain at their present school and Grade 1 siblings of these children may also be admitted.

Bunbury Senior High School and Newton Moore Senior High School:

The boundary between Bunbury Senior High School and Newton Moore Senior High School is as follows:—

From where the extension of Clarke Street meets the Indian Ocean, east along Clarke Street to Yorla Road, southeast along Yorla Road to Wisbey Street, east along Wisbey Street and its extension eastwards to the Railway Line and in a southeasterly and then easterly direction along the Railway Line to the Preston River.

The boundary parts of Clarke Street (both sides), Yorla Road (both sides) and Wisbey Street (both sides) are included in the area for Newton Moore Senior High School.

Children from Carey Park Primary School living north of the boundary, as provided above, shall have the option of attending either Bunbury Senior High School or Newton Moore Senior High School.

EDUCATION DEPARTMENT.

THE Hon. Minister for Education has determined that the salaries in the schedule below shall be paid to teachers in the Education Department. The new schedule of salaries shall replace that published in the *Government Gazette* of 12th July, 1974.

J. H. BARTON,
Director-General of Education.

SALARIES OF TEACHING STAFF

PART I.—GENERAL.

1. This determination will operate as from the beginning of the pay period which commences on 11th October, 1974.

2. The salary rates prescribed in this schedule shall be varied to the extent necessary to give effect to any decision of the Commonwealth Conciliation and Arbitration Commission in a National Wage Case, made during the currency of this schedule and expressed to be on general economic grounds and which has general application.

PART II.—DEFINITIONS.

For the purpose of this schedule—

“two-year trained teacher” means a teacher who has successfully completed a minimum of two years’ full-time tertiary training as a student of an approved teachers’ college.

“three-year trained teacher (category 1)” means a teacher who has successfully completed a minimum of three years’ full-time tertiary training at least two of which were spent as a student of an approved teachers’ college.

“three-year trained teacher (category 2)” means a teacher who has completed more than three years’ full-time tertiary training of which at least two years were spent as a student of an approved teachers’ college but who has not the qualifications to become a four-year trained teacher.

For the purposes of this schedule only, a two-year trained teacher has the qualifications to become a three-year trained teacher when he obtains, subsequent to his initial training period, passes in three full units, other than Education, towards a Bachelor Degree of the University of Western Australia, or a diploma of the Technical Education Division, or other equivalent qualifications from time to time prescribed.

Also for the purpose of this schedule, a two-year trained teacher who has completed ten years’ service as a teacher shall be deemed to be a three-year trained teacher, provided that two-year trained teachers appointed to grades higher than Grade 6 of Table II of the Salary Scales shall be deemed to be three-year trained teachers for the purposes of this schedule only, after a period of service in accordance with the following scale:—

Grade of Appointment	Period of Service in Years
7	10
8	9
9	8
10	7
11	6
12	5
13	4

“four-year trained teacher” means a teacher who has had a minimum of four years’ full-time tertiary training including at least one year spent in training at an approved teachers’ college and either—

(a) in addition, has obtained a degree of a recognized university for which the minimum requirements are three years’ full-time study or other qualification accepted by the Director-General as of equivalent standard; or

(b) concurrently, has obtained the Bachelor of Education degree of the University of Western Australia.

“five-year trained teacher” means a teacher who has had a minimum of five years’ full-time tertiary training including at least one year spent in training at an approved teachers’ college and either—

(a) in addition, obtained a degree of a recognized university for which the minimum requirements are three years’ full-time study, and at the conclusion thereof passed at least one year’s post-graduate study; or

(b) in addition, obtained a degree of a recognized university, other than a Bachelor of Education degree of the University of Western Australia, for which the minimum requirements are four years’ full-time study.

“tertiary training” means undertaking a course at an approved university, technical institution or teachers’ college for which the prerequisite is a Leaving Certificate or its equivalent.

“graduate” means a teacher who has obtained a degree of a recognized university, or who has an associateship or other qualifications approved by the Director-General for this purpose.

For the purpose of this schedule, a two or three-year trained teacher who obtains the Teachers’ Higher Certificate becomes a four-year trained teacher.

For the purpose of these definitions, the Teachers’ Certificate (Technical) shall satisfy the conditions requiring “full-time tertiary training as a student of an approved teachers’ college”.

PART III.—SALARY SCALES.

1. The following salary scales shall be paid to teachers according to their qualifications, experience and position.

2. Masters, mistresses, lecturers, trade instructors, counselling assistants or other teachers who do not occupy positions for which additional remuneration is provided in this schedule shall receive a salary according to Column A (4-year trained) or Column F (other) of the Salary Scales.

3. Salary Scales:

Table I.

Grade	Columns			
	A	B	C	D
	\$	\$	\$	\$
1	6 569	6 992	7 410	7 745
2	7 065	7 488	7 906	8 241
3	7 561	7 984	8 402	8 737
4	8 057	8 480	8 898	9 233
5	8 627	9 050	9 468	9 803
6	9 197	9 620	10 038	10 373
7	9 767	10 190	10 608	10 943
8	10 337	10 760	11 178	11 513
9	10 823	11 246	11 664	11 999
10	11 308	11 731	12 149	12 484
11	11 795	12 218	12 636	12 971

Table II.

Grade	Columns			
	F	G	H	J
	\$	\$	\$	\$
1	5 363	5 711	6 129	6 466
2	5 778	6 126	6 544	6 881
3	6 193	6 541	6 959	7 296
4	6 608	6 956	7 374	7 711
5	7 480	7 828	8 246	8 583
6	7 945	8 293	8 711	9 048
7	8 410	8 758	9 176	9 513
8	8 876	9 224	9 642	9 979
9	9 341	9 689	10 107	10 444
10	9 806	10 154	10 572	10 909
11	10 084	10 432	10 850	11 187
12	10 362	10 710	11 128	11 465

4. The salaries in Table I of the Salary Scales shall apply to all four- and five-year trained teachers. The salaries in Table II shall apply to all two- and three-year trained teachers.

5. Except as provided for specifically in this schedule, progression along the Salary Scales shall be by annual increments and shall be dependent upon satisfactory service.

6. (a) Teachers who obtain a Teachers' Certificate at the completion of training at a teachers' college shall be placed on the Salary Scales as follows:—

Five-year trained—Table I, Column A, Grade 5.

Four-year trained—Table I, Column A, Grade 4.

Three-year trained (Category 1)—Table II, Column F, Grade 5.

Three-year trained (Category 2)—Table II, Column F, Grade 5 or 6 (at the discretion of the Director-General).

Two-year trained—Table II, Column F, Grade 4.

(b) Teachers who obtain the Teachers' Certificate (Conditional) shall be placed on grades lower than those specified above at the discretion of the Director-General.

(c) On first appointment to the Department other than directly from a Teachers' College, teachers will be placed on Table I or Table II as determined by the Director-General, taking into consideration their qualifications and experience.

(d) (i) Trade instructors with five years' post-apprenticeship experience will be placed on Table II, Column F, Grade 7.

(ii) Trade instructors with special additional experience or with higher technical qualifications may be placed on grades higher than Grade 7, at the discretion of the Director-General.

(iii) Trade instructors with less than five years' post-apprenticeship experience will be placed on grades lower than Grade 7. Such placement will be determined by the number of years by which the experience is less than five years.

7. (a) A teacher, other than a Trade Instructor without the Teachers' Certificate or Teachers' Certificate (Technical) shall not proceed beyond—

(i) Grade 5 if he is on Table I; or

(ii) Grade 7 if he is on Table II,

except that persons appointed to the Technical Education Division in accordance with regulation 61 may advance two increments from their grade of appointment to the Department.

(b) A two-year trained teacher may not proceed beyond Grade 11 on Table II.

(c) A three-year trained teacher may proceed to Grade 12 on Table II.

(d) Notwithstanding sub-paragraphs (a), (b) and (c) of this paragraph, a teacher holding the position of a trade instructor or senior trade instructor on 31st December, 1972, and appointed as such prior to 31st December, 1967, may proceed beyond Grade 12, Table II, and transfer to Table I and proceed by annual progression as shown hereunder provided he has obtained the Teachers' Certificate (Technical) and has obtained a diploma of the Technical Education Division or other equivalent qualification:—

Grade 12—Table II.

Grade 9—Table I.

Grade 10—Table I.

Grade 11—Table I.

8. A teacher who has not had his certificate or provisional appointment confirmed by a satisfactory report may not advance further than three annual increments from his grade of appointment.

9. (a) A teacher who obtains a promotion or appointment to a position carrying a salary entitling him to move from one column of the Salary Scales to another column shall transfer to the new column on the same grade as he would have occupied had he not received the promotion or appointment.

(b) A teacher who obtains promotion to a position carrying a higher salary range shall be placed on a salary that will give him an increase in salary as a result of his promotion.

10. Teachers who have added to their qualifications after leaving a teacher training institution or after appointment to the teaching service where the appointment is not from such an institution, may be given accelerated progression. Progression under this paragraph is governed by the restrictions imposed in paragraph 7 of this Part and can only be made once in respect of any particular qualification.

Special progression under this paragraph is made in addition to any annual increments to which a teacher is entitled.

Progression through qualifications is awarded as follows:—

(i) Teachers with the Teachers' Certificate (Conditional)—teachers who in their first year ex-training obtain the necessary satisfactory service to complete the requirements for the Teacher's Certificate—one increment.

Teachers other than the above who obtain the Teachers' Certificate—one increment, except that teachers who obtain the Teachers' Certificate within a period of three years after leaving a teacher training institution shall receive two increments if they commenced two grades below the normal commencing grade and three increments if they commenced three grades below the normal commencing grade.

Teachers of commercial subjects (other than those appointed from a teachers' college) whose first appointments are on Grade 3, Table II, or below, on obtaining the Teachers' Certificate (Technical)—one increment.

(ii) A two-year trained teacher who obtains the qualifications of a three-year trained teacher or is deemed to be a three-year trained teacher shall advance one increment and may proceed to Grade 12, Table II.

(iii) Notwithstanding subparagraph (ii), a trade instructor covered by paragraph 7(d) shall advance one increment regardless of which table he is on, and he shall continue to progress to Grade 11, Table I.

(iv) A three-year trained teacher who obtained the qualifications of a four-year trained teacher may transfer to Table I as follows:—

Position on Table II. Grade.	New Position on Table I. Grade.
5	3
6	4
7	5
8	6
9	7
10	8
11	9
12	10

(v) On obtaining a University Master's degree, Doctoral degree, a second Bachelor's degree, or its equivalent—one increment (except that only one increment can be obtained under this clause).

(vi) Trade instructors who have progressed to Table I under paragraph 7 (d) shall advance to Grade 11, Table I, on obtaining the Teachers' Higher Certificate.

11. Teachers on Table II will convert from the salary grade they were receiving on 10th October, 1974, to the new grades as follows:—

Grade on 10/10/74	Grade on 11/10/74
1	1
2	2
3	3
4	4
5	4
6	5
7	5
8	6
9	7
10	8
11	9
12	10
13	11
14	12

provided that the annual incremental date for teachers on Grade 4, Table II, or on Grade 6, Table II on 10th October, 1974, shall henceforth be 11th October in each year.

PART IV.—PROMOTIONAL POSITIONS.

Teachers who receive permanent appointments to promotional positions shall receive a specific salary or shall transfer to one of the Salary Scales in Part III, as follows:—

Primary Division.

1. Headmasters and headmistresses of primary schools:

	4-year Trained. \$	Other. \$
Class IA primary ..	16 591	14 900
Class I primary	15 825	14 134
Class II primary	14 746	13 055
Class III primary ..	13 642	12 093
Class IV primary—Salary according to Column C (4-year trained) or Column H (other) of the Salary Scales.		

2. Deputy headmasters, deputy headmistresses and first mistresses of primary schools:

Class IA primary ..	13 396	11 873
Class I primary	12 890	11 368

3. Correspondence School:

(a) Headmaster ..	17 252	14 962
(b) Deputy headmaster and first mistress ..	13 396	11 873

Secondary Division.

4. Principals of secondary schools:

(a) Schools classified as having over 600 students ..	17 924	
(b) Schools classified as having 600 or less students ..	17 252	
(c) District high schools, Class I ..	16 592	
(d) District high schools, Class II ..	15 319	13 381

5. Deputy principals and principal mistresses:

(a) Schools classified as having over 600 students ..	15 224	
(b) Schools classified as having 600 or less students ..	13 660	
(c) Deputy principals of agricultural district high schools ..	13 660	
(d) District high schools	13 642	12 093

	4-Year Trained \$	Other \$
6. (a) First masters, first mistresses and senior masters, High School Certificate appointed prior to 1st July, 1961	13 660	
(b) Senior masters and senior mistresses who have served eight years as a senior master or senior mistress and who are eligible for appointment as a deputy principal or principal mistress ..	13 660	

Provided that service as a deputy headmaster or first mistress of a Class I district high school shall be counted as service as a senior master or senior mistress for the purposes of this paragraph.

- (c) Senior masters, Manual Arts and senior mistresses, Home Economics holding the Teachers' Higher Certificate appointed prior to 1st July, 1964, who have served eight years as such and who have completed at least two years on Grade 11, Table I ..
- | | |
|--------|--|
| 13 660 | |
|--------|--|
- (d) Senior masters and senior mistresses other than those in paragraphs (a), (b) and (c)
- | | |
|--------|--------|
| 13 262 | 11 755 |
|--------|--------|

Technical Education Division.

7. Principals:

(a) Technical Colleges ..	18 648
(b) Grade 1 Schools ..	17 924
(c) Grade 2 Schools ..	17 252

8. Deputy Principals:

(a) Technical Colleges ..	16 108
(b) Grade 1 Schools ..	15 224
(c) Grade 2 Schools ..	13 660

9. Officers-in-Charge (Full-time) of technical centres:—

(a) Officers appointed prior to 1/7/70—	
Class 1 Centre ..	15 566
Class 2 Centre ..	15 224
Class 3 Centre ..	13 660
(b) Officers appointed on or after 1/7/70—	
Class 1 Centre ..	15 224
Class 2 Centre ..	14 498
Class 3 Centre ..	13 618

10. Heads of Departments:

Grade A Department ..	15 538
Grade B Department ..	14 192

11. Senior Lecturers:

Senior Lecturer A ..	15 175	
provided that Senior Lecturers A appointed to the Technical Extension Service for teacher education purposes shall be paid a salary of ..	15 517	
Senior Lecturer B. Senior Trade Instructor ..	13 262	11 755

	4-year Trained. \$	Other. \$		4-year Trained \$	Other \$
12. (a) Lecturers A:			(c) Guidance Officers, Grade 1—		
Year 9	14 834	13 204	Year 5	13 638	
Year 8	14 536	12 905	Year 4	13 381	
Year 7	14 236	12 605	Year 3	13 126	
Year 6	13 937	12 314	Year 2	12 870	
Year 5	13 638	12 016	Year 1	12 614	
Year 4	13 381	11 760	(d) Guidance Officers II—		
Year 3	13 126	11 502	Salary according to		
Year 2	12 870	11 246	Column C (4-year		
Year 1	12 614	10 991	trained) or Column		
(b) Lecturers B:			H (other) of the		
Salary according to			Salary Scales.		
Column D (4-year					
trained) or Column J			16. Advisory Services:		
(other) of the Salary			(a) Principal Advisory		
Scales.			Teacher	15 359	
13. Counselling Service			(b) Senior Advisory		
(a) Principal	17 924		Teacher	14 038	
(b) Assistant Principal			(c) Advisory Teachers		
(confined to present			Grade 1—		
occupant)	15 901		Year 4	13 381	11 760
(c) Senior Counsellors	15 175		Year 3	13 126	11 502
(d) Counsellors A:			Year 2	12 870	11 246
Year 9	14 834		Year 1	12 614	10 991
Year 8	14 536		(d) Advisory Teachers		
Year 7	14 236		Grade II—		
Year 6	13 937		Salary according to		
Year 5	13 638		Column C (4-year		
Year 4	13 381		trained) or Column		
Year 3	13 126		H (other) of the		
Year 2	12 870		Salary Scales.		
Year 1	12 614		17. Education Officers		
Provided that pro-			(a) Senior Education		
gression beyond Year			Officers	15 994	
5 of the above range			(b) Education Officers I—		
shall be dependent			Year 3	14 570	13 190
upon the counsellor			Year 2	14 143	12 763
being a four-year			Year 1	13 717	12 336
trained teacher and			(c) Education Officers II—		
eligible for a mem-			Year 5	13 146	11 984
bership of the Aus-			Year 4	12 722	11 467
tralian Psychological			Year 3	12 293	11 040
Society.			Year 2	11 923	10 621
(e) Counsellors B:			Year 1	11 674	10 358
Salary according to			18. Recruitment Officers:		
Column C (4-year			(a) Officers appointed prior		
trained) or Column			to 13/9/73—		
H (other) of the			Year 9	15 994	
Salary Scales.			Year 8	15 695	
Special Services.			Year 7	15 395	
14. Teachers' Further Education Centre			Year 6	15 096	
(a) Principal	17 924		Year 5	14 797	
(b) Senior Lecturers	15 517		Year 4	14 540	
(c) Lecturers A:			Year 3	14 285	
Year 9	14 834	13 204	Year 2	14 029	
Year 8	14 536	12 905	Year 1	13 770	
Year 7	14 236	12 605	(b) Officers appointed after		
Year 6	13 937	12 314	13/9/73—		
Year 5	13 638	12 016	(i) Senior Recruitment		
Year 4	13 381	11 760	Officer	15 994	
Year 3	13 126	11 502	(ii) Recruitment Officers—		
Year 2	12 870	11 246	Year 3	14 570	13 190
Year 1	12 614	10 991	Year 2	14 143	12 763
(d) Lecturers B:			Year 1	13 717	12 336
Salary according to			PART V.—TEMPORARY APPOINTMENTS AND		
Column D (4-year			ALLOWANCES.		
trained) or Column			The salaries and allowances provided under this		
J (other) of the			Part apply to teachers who are temporarily ap-		
Salary Scales.			pointed for special duties as determined by the		
15. Guidance Branch:			Director-General and are only payable while the		
(a) Senior Guidance			teacher is engaged in carrying out the duties pre-		
Officers	15 762		scribed.		
(b) District Guidance					
Officers	14 834				

1. Teachers approved to undertake special administrative duties determined by the Director-General:
 - (a) Masters, mistresses, lecturers C, trade instructors and counselling assistants—Salaries according to Column B (4-year trained) or Column G (other) of the Salary Scales provided that masters and mistresses undertaking duties under regulation 188 shall be placed on Column C (4-year trained) or Column H (other) of the Salary Scales.
 - (b) Teachers other than those referred to in subparagraph (a) of this paragraph—\$423 (4-year trained) or \$348 (other).
2. (a) Headmasters, headmistresses, principals and officer-in-charge of special Aboriginal schools and centres—\$610.
 - (b) Headmasters and headmistresses of special schools for mentally and/or physically handicapped children—\$818.
 - (c) Teachers other than the above in special Aboriginal schools and centres, in special schools for mentally and/or physically handicapped children and in some special classes approved by the Director-General—salary according to Column B (4-year trained) or Column G (other) of the Salary Scales.
3. Masters and mistresses approved by the Director-General to act as masters or mistresses in charge of Schools of the Air—salary according to Column B (4-year trained) or Column G (other) of the Salary Scales.
4. Sewing mistresses: \$9.50 per week.
5. Principals of agricultural schools with residential wings in accordance with regulation 165 of the Education Regulations, 1960—\$486.
6. Part-time Organizers of Youth Education—\$832.
7. A senior trade instructor in charge of a trade section, which is not part of a department and which consists of seven or more teachers, in addition to allowances payable elsewhere—\$159.
8. Principals and headmasters or headmistresses who, by direction of the Director-General, are charged with responsibility for school bus services, a temporary allowance in accordance with the following scale:—
 - First bus—\$69.
 - Each additional bus—\$43.
9. Training and demonstrating allowances:
 - (a) Headmasters, headmistresses and principals who are not responsible for teaching a class and who are engaged in the supervision of training duties—\$5.60 per day.
 - (b) Headmasters and headmistresses who are responsible for teaching a class and who are engaged in the supervision of training duties (in addition to any allowances payable under subparagraph (c))—\$2.80 per day.
 - (c) Teachers engaged in training duties—\$2.90 per student per day.
 - (d) Teachers who give authorized demonstration lessons—\$12 per demonstration lesson.

The Library Board of Western Australia,
Perth, 6th December, 1974.

NOTICE is hereby given that at a meeting of The Library Board of Western Australia, held on 5th December, 1974, Professor F. Alexander was elected as Chairman and Mr E. O. Lange was elected as Vice-Chairman.

F. A. SHARR,
State Librarian.

UNIVERSITY OF WESTERN AUSTRALIA ACT, 1911-1970.

Office of the Minister for Education,
Perth, 4th December, 1974.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act, 1911-1970 has been pleased to approve of the Statutes made by the Senate of the University of Western Australia and set out in the Schedule hereunder.

G. C. MacKINNON,
Minister for Education.

Schedule.

AMENDING STATUTE No. 2 of 1974.

1. AMENDMENTS TO STATUTE No. 8—THE FACULTIES:

- (a) Clause 11 is amended by the insertion of the words "three members of the Economics and Commerce Student's Society enrolled in the Faculty of Economics and Commerce including the President of the Society or his nominee and two undergraduate members elected annually by the Society, and in addition one postgraduate student enrolled in the Faculty of Economics and Commerce elected annually by the postgraduate students enrolled in the Faculty" after the words "the Chairman of the Department of Mathematics or his nominee,"

- (b) Clause 13 is amended by the substitution of the words "Chairman of the School of Chemistry" for "Professor of Physical Chemistry", "Head of the Department of Geology" for "Professor of Geology" and "Head of the Department of Physics" for "Professor of Physics".

2. AMENDMENTS TO STATUTE No. 9—CONVOCATION:

Clauses 44C (2) (c) and 52 (2) are amended by the deletion of the words "thirty-five days" and the substitution of the words "forty-two days" in each case.

3. AMENDMENTS TO STATUTE No. 21—MUSIC EXAMINATIONS BOARD:

Delete existing Clauses 1 to 9 and substitute new Clauses 1 to 9 as follows:—

1. A Music Examinations Board hereinafter called "the Board" shall be established and shall consist of—
 - (a) the Head of the Department of Music or his nominee from the permanent staff of that Department (*ex officio*) who shall be the Chairman;
 - (b) six examiners who are resident in Western Australia and have been engaged in examining in the two years immediately preceding the meeting of the Senate at which members of the Board are appointed, nominated by the Board;
 - (c) one member nominated by the W.A. Music Teachers' Association;
 - (d) one member nominated by the W.A. Speech Teachers' Association;
 - (e) one member nominated by the Association of Religious Teachers of Speech and Music;
 - (f) one member nominated by the Australian Society of Music Education (W.A. Chapter);
 - (g) up to five additional members co-opted by the Board.
2. The Board shall subject to the authority of the Senate—
 - (a) arrange for public examinations in Music, Speech and Drama to be held in accordance with the regulations of the Australian Music Examinations Board;
 - (b) advise the Senate on all matters connected with the said examinations;
 - (c) report to the Senate on such other matters relating to Music, Speech and Drama as may be referred to it.
3.
 - (1) The members of the Board shall be appointed by the Senate at its March Meeting in each year.
 - (2) The members nominated by the Board under Section 1 (b) shall hold office for three years except that of the six persons first appointed two shall hold office for one year, two for two years and two for three years and the persons first appointed and to hold office for those respective years shall be chosen by lot.
 - (3) All members shall hold office until their successors are appointed but shall themselves be eligible for reappointment.
 - (4) Any casual vacancy shall be filled as soon as practicable after it has been reported to the Senate but so that any person appointed to a casual vacancy shall hold office for the remainder of the term of office of the member whose place has become vacant.
4.
 - (1) The Chairman shall preside at all meetings of the Board. If the Chairman is unable to attend any meeting of the Board he may nominate another member of the Board to preside at that meeting, failing which the Board shall elect from among the members present at the meeting a person to preside over it.
 - (2) The Chairman or a member of the Board nominated by him shall represent the University at meetings of the Australian Music Examinations Board.
5. The Registrar or other officer appointed by him shall act as Secretary to the Board. He shall have the right to speak but not to vote at meetings of the Board.
6. All proceedings of the Board shall be entered in a journal.
7. The Board shall meet for the conduct of business at such times as may be determined by the Chairman. If three members of the Board request in writing that a meeting shall be called, the Chairman shall comply with their request within twenty-eight days of the receipt by him of that request.

8. (1) At any meeting of the Board the quorum shall be one-half of the membership.
- (2) All questions shall be decided by a majority of the votes of the members present and voting. The person who presides over the meeting shall have a deliberative vote and in the event of an equality of votes a casting vote.
9. Decisions of the Board shall be subject to review by the Senate except in regard to the following—
 - (a) the annual appointment of examiners;
 - (b) the award of prizes and scholarships;
 - (c) the recommendations to the Australian Music Examinations Board of books and details of subjects for the public examinations in Music and Speech and Drama;
 - (d) such other matters as the Senate may from time to time determine.

4. AMENDMENTS TO STATUTE No. 22—GLEDDEN TRUST:

Clause 22 is amended by the insertion of the words "and other countries" after the words "institutions in Australia".

The Common Seal of the University of Western Australia was hereto affixed by authority of the Senate.

Attested by—

[L.S.]

R. T. WHELAN,
Vice-Chancellor.

EDUCATION ACT, 1928-1973.

Education Department,
Perth, 5th December, 1974.

THE Minister for Education, acting pursuant to the provisions of the Education Act, 1928-1973, has been pleased to make the regulations set out in the schedule hereto.

J. H. BARTON,
Director-General of Education.

Schedule.

Regulations.

- | | |
|------------------------|--|
| Principal regulations. | 1. In these regulations the Education Act Regulations, 1960, as reprinted pursuant to the Reprinting of Regulations Act, 1954 and published in the <i>Government Gazette</i> on the 19th March, 1971 and thereafter amended from time to time by notices so published are referred to as the principal regulations. |
| Reg. 10 amended. | 2. Regulation 10 of the principal regulations is amended by deleting subregulation (2). |
| Reg. 57B amended. | 3. Regulation 57B of the principal regulations is amended— <ol style="list-style-type: none"> (a) by substituting for the word "August" in line four the word "July" and (b) by substituting for the word "moieties" in line five the word "parts". |
| Reg. 97 amended. | 4. Regulation 97 of the principal regulations is amended by substituting for subparagraph (ii) of paragraph (b) of subregulation (1), the following subparagraph— <p style="margin-left: 2em;">(ii) A teacher who has received a permanent appointment as headmaster or headmistress to a Class III school or above and has subsequently moved to a position of lower status on his own request, upon fulfilling the requirements specified in subparagraph (i) of paragraph (b) of this subregulation, shall be eligible for placement on the promotion list for the class of school next above that in which the qualifying service was obtained provided that application for such placement is made.</p> |
| Reg. 159 amended. | 5. Subregulation (2) of regulation 159 is amended by substituting for the words "three miles" in line three, the words "five kilometres". |
| Schedule 6 amended. | 6. Schedule 6 to the principal regulations is amended by deleting from item 7 Refrigerators, the words "and junior high schools". |

STATE TENDER BOARD OF WESTERN AUSTRALIA.
Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1974			
Nov. 29	907A/1974	Mess Spectrometer—One (1) only—Health Laboratory Services	Dec. 19
Nov. 29	908A/1974	100 mm (4 in.) to 300 mm (12 in.) diameter Reflux Valves—M.W.B.	Dec. 19
Nov. 29	909A/1974	Journal Roller Bearings and Adaptors—W.A.G.R.	Dec. 19
Nov. 29	919A/1974	Mobile V.H.F. Radio Equipment (Transceivers and Mounting Kits) 1 year period—P.W.D.	Dec. 19
Nov. 29	920A/1974	Bogies for 4 ft. 8½ in. Gauge Wagons—W.A.G.R.	Dec. 19
Nov. 29	921A/1974	Portable Image Intensifier—R.P.H.	Dec. 19
Nov. 29	923A/1974	Electric Lamps (1, 2 or 3 year period)—W.A.G.R.	Dec. 19
Nov. 29	924A/1974	Sterile 2 000 ml "Long Term" Urine Drainage Bags—1 year period (re-called)—R.P.H.	Dec. 19
Nov. 29	925A/1974	10 000 sets of Reflective Motor Cycle Number Plates—Department of Motor Vehicles	Dec. 19
Nov. 29	927A/1974	Refrigerated Chilled Water Plant and Cooling Tower for the Claremont Teachers College Library and Audio Visual Centre—P.W.D.	Dec. 19
Nov. 22	888A/1974	Pumping Machinery for Wanneroo Clearwater Pumping Station—M.W.B.	Dec. 19
Dec. 6	928A/1974	P.A.X. Telephone System for Supreme Court—P.W.D.	Dec. 19
Dec. 6	942A/1974	Musical Instruments (Descant recorders; flutes; clarinets; base clarinets; oboes, saxophones; trumpets; trombones; euphoniums; tubas; french horns; timpani; violins; violas; violin cellos; string bass and guitars)—Education Department	Dec. 19
Dec. 6	943A/1974	Bogies (with brake equipment/ 90-162 only)—W.A.G.R.	Dec. 19
Dec. 6	944A/1974	Disposable Plastic Tubes and Caps for Gamma Counting (1 year period)—R.P.H.	Dec. 19
Dec.	948A/1974	Ready Mixed Concrete (1 year period)—M.W.B.	Dec. 19
Dec. 6	951A/1974	489 mm to 647·7 mm Outside Diameter Steel Pipes—M.W.B.	Dec. 19
Dec. 6	953A/1974	Dealers Identification Tablets (2 000 sets) Department of Motor Vehicles	Dec. 19
Dec. 6	954A/1974	W.A. Government Trailer Plates (3 000 singles)—Department of Motor Vehicles	Dec. 19
Dec. 6	955A/1974	Hire and Drive Motor Vehicle Plates (2 000 Sets)—Department of Motor Vehicles	Dec. 19
1974			
Dec. 6	936A/1974	100 mm (4 in.) to 300 mm (12 in.) diameter cast iron sluice valves (1 year period)—M.W.B.	Jan. 9
Dec. 6	937A/1974	Total Organic Carbon Analyser—M.W.B.	Jan. 9
Dec. 6	952A/1974	Disposable Plastic Tubes for Collecting Blood (Approx. 600 000) (1 year period)—Agriculture Department	Jan. 9
Dec. 13	969A/1974	Dedicated Computed—R.P.H.	Jan. 9
Dec. 13	956A/1974	Office Furniture—Wood—Desks, Tables, Cabinets and Bookcases (Group 1) (1 year period)—P.W.D.	Jan. 9
Dec. 13	957A/1974	Office Furniture—Metal—Metal Cabinets, Tubular Steel, Upholstered and Plastic Chairs (Group 2) (1 year period)—P.W.D.	Jan. 9
Dec. 13	963A/1974	50 mm (2 in.)—150 mm (6 in.) Double Air Valves—M.W.B.	Jan. 9
Dec. 13	973A/1974	Supply only of Cotton Blankets; sheets; (Flannelette, Draw, Cot); Sheeting (Flannelette, Cotton U/B, Polyester Cotton); Pillow Cases; Knee Rugs; Pyjamas (Mens and Boys); Patient Gowns; Women's Nightgowns; Face Washers; Interlock Knickers; Boys' Walk Shorts; Table Cloths; Towels (Bath, Tea); Bags (Laundry, Net); <i>Manufacture Only</i> of Sheets (Flannelette, Draw) and Pillow Cases for the Hospital Laundry and Linen Service	Jan. 9
Dec. 13	974A/1974	Crushed Limestone Sub-Base Material (1 year period)—M.R.D.	Jan. 9
Dec. 13	958A/1974	Cloth for Uniforms (1 800 yds; 3 900 yds and 180 yds)—W.A.G.R.	Jan. 16

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1974			
Nov. 29	916A/1974	1973 HQ Holden Utility (MRD 686) at Derby	Dec. 19
Dec. 6	930A/1974	Galion 118 Grader (MRD 620) at East Perth	Dec. 19
Dec. 6	931A/1974	Sanki Portable Belt Conveyor (PW 12) at East Perth	Dec. 19
Dec. 6	933A/1974	5 h.p. 18 in. Richardson Saw Bench (PW 52) at East Perth	Dec. 19
Dec. 6	934A/1974	Galion 118 Grader (MRD 621) at East Perth	Dec. 19
Dec. 6	935A/1974	7 h.p. Engines; Pumps; Tractor front wheels and tyres; used batteries and truck tyres; orchard gun; boxes of spanners; jacks, etc., knapsack misters; scrap brass/aluminium and steel; landrover parts; baitlayers and miscellaneous items at Bushmead	Dec. 19
Dec. 6	945A/1974	"Whirlwind" Tumble Dryer (100 lb.) (recalled) at Ellis	Dec. 19
Dec. 6	946A/1974	"Ledger" Roller (6/8 ton) (MRD 615) at East Perth	Dec. 19
Dec. 6	947A/1974	1972 Toyota Landcruiser (MRD 1787) at East Perth	Dec. 19
Dec. 6	949A/1974	Winconsen engines coupled to 3 in. pumps; whacker rammers; 18 in. rotary lawn mower; 24 in. lawn mower; edge cutter; 3 h.p. Engine; Truck hoist; 5 ton floor jacks; brush cutter; compressor; exhaust gas analyser; air line gauge and spark plug cleaner at M.W.B., Shenton Park	Dec. 19
Dec. 6	950A/1974	1969 Dodge 30 cwt. table top truck; 1962 Bedford 30 cwt. Table Top Truck; 1968 Holden Utility and 1967 Ford Falcon Utility at M.W.B., Shenton Park	Dec. 19
1974			
Dec. 6	929A/1974	HQ Holden Panel Van (PW 1977) at Karratha	Jan. 9
Dec. 6	932A/1974	L.W.B. Landrover Flat Top (PW 1802) at Wyndham	Jan. 9
Dec. 6	938A/1974	Chamberlain Commando Loader (MRD 806) at Kununurra	Jan. 9
Dec. 6	939A/1974	HQ Holden Utility (MRD 687) at Kununurra	Jan. 9
Dec. 6	940A/1974	Chamberlain Champion Tractor (MRD 808) at Kununurra	Jan. 9
Dec. 6	941A/1974	Cat 933 Loader (MRD 913) at Kununurra	Jan. 9
Dec. 13	959A/1974	Gas Stoves (10 only) at Derby—P.W.D.	Jan. 9

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued
For Sale by Tender—continued.

Date of Advertising	Schedule No.	For Sale	Date of Closing
1974			1975
Dec. 13	960A/1974	Bedford Trucks (3 only—including 5 ton tip truck) (UQC 745; UQG 316; UQG 317); Holdens—Panel Van and Sedan (UQC 619; UQL 956) at East Perth	Jan. 9
Dec. 13	961A/1974	Obsolete Drugs and Chemicals at Welshpool	Jan. 9
Dec. 13	962A/1974	Atherton Pre-Vacuum Sterilizers 24 in. x 24 in. x 32 in. single end (2 only) and Atherton Sterilizer 24 in. x 24 in. x 34 in. single end at Royal Perth Hospital	Jan. 9
Dec. 13	964A/1974	HT Holden Utility (UQD 158) at Kununurra	Jan. 9
Dec. 13	965A/1974	Disc Ploughs (PW 122, PW 123); Disc Cultivators (PW 1; PW 2); Root Rake (PW 1) and Land Plane (PW 1) at Kununurra	Jan. 9
Dec. 13	966A/1974	Bedford 3 ton truck (PW 903) at Derby	Jan. 9
Dec. 13	967A/1974	1969 Dodge Utility (PW 1602) at East Perth	Jan. 9
Dec. 13	968A/1974	1971 Landrover Utility (MRD 1988) at Derby	Jan. 9
Dec. 13	970A/1974	1973 Flacon Utility (MRD 551) at Carnarvon	Jan. 9
Dec. 13	971A/1974	1973 Falcon Panel Van (MRD 560) at Carnarvon	Jan. 9
Dec. 13	972A/1974	1973 Falcon Utility (MRD 550) at Carnarvon	Jan. 9
Dec. 13	975A/1974	'Lightburn' Concrete Mixer (PW 213) at Karratha	Jan. 9

Tenders addressed to the Chairman, State Tender Board, 74 Murray Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth and at points of inspection.

No Tender necessarily accepted.

S. F. FELDMAN,
Chairman, Tender Board.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
376A/74	Westral Scientific Pty. Ltd.	Supply 1 only CO ₂ Incubator as specified	R.P.H.	For the sum of \$1 542.00
467A/74	Wm. Boby & Co. Pty. Ltd.	Supply Grit Collection Equipment as specified	M.W.B.	For the sum of \$1 0568.00
586A/74	Various	Supply Drafting, Photographic, Photocopying and Plan Printing Material from 5/12/74 to 30/11/75	Various	Details on application
625A/74	Associated Electronic Services Pty. Ltd.	Supply Radio Communication Equipment as specified	P.W.D.	For the sum of \$22 435.00
687A/74	Fabco Pty. Ltd.	Supply 1 only Skid Mounted Transportable Mess Unit	M.R.D.	For the sum of \$7 670.00
732A/74	Boots Co. Pty. Ltd.	Supply "Y" Suction Catheters from 5/12/74 to 30/11/75	R.P.H.	At \$23.00 per 100
733A/74	Leyland Pty. Ltd.	Supply 1 only Prime Mover as specified	M.W.B.	For the sum of \$25 337.50
785A/74	Various	Retreading, Recapping and Repairing of Tyres and Repairing of Tubes from 5/12/74 to 30/11/75	Various	Details on application
793A/74	Shell Chemical Pty. Ltd.	Supply Commercial Wetting Agent and Commercial Dalapon Herbicide from 1/1/75 to 31/12/75	P.W.D.	Details on application
816A/74	Avion Mackie Pty. Ltd.	Supply, Dethridge Tyre Water Wheels as specified	P.W.W.S.	Details on application
831A/74	Balcatta Lime Stone and Hiring Pty. Ltd.	Supply Lime as specified from 1/1/75 to 31/12/75	Various	Details on application
832A/74	Paradar Pty. Ltd.	Supply 750 000 only Vinyl Cattle Tail Tags as specified	Agriculture	Details on application
643A/74	Jodrell Motors	Purchase and Removal—Holden Utility UQL 380 at Kununurra	M.R.D.	For the sum of \$850.00
691A/74	O. Vidotto	Purchase of House, Garage and Land at Collie	Forests	For the sum of \$4 500.00
791A/74	Sharpe's Service Station	Purchase and Removal—Motor Vehicles (Holden) at Wyndham	P.W.D.	Details on application
792A/74	Various	Purchase and Removal—Motor Vehicles at Pt. Hedland	P.W.D.	Details on application
800A/74	W. Gray	Purchase and Removal—Lightning Concrete Mixer MRD 418 at Kununurra	M.R.D.	For the sum of \$121.00
803A/74	E. W. Hunter	Purchase and Removal—Ford Cortina UQA 498 at Derby	Community Welfare	For the sum of \$555.00
819A/74	Geraldton Salvage Co.	Purchase and Removal—Repeotune Electric Analyser at East Perth	P.W.D.	For the sum of \$12.55
827A/74	O. Trenaman	Purchase and Removal—HQ Holden Kingswood Sedan UQL 663 at Kununurra	M.R.D.	For the sum of \$2 675.00
841A/74	Geoff Brown and Co.	Purchase and Removal—Scrap Steel at East Perth	P.W.D.	At \$59.00 per ton
842A/74	J. Noden	Purchase and Removal—HQ Holden Panel Van UQN 714 at Carnarvon	M.R.D.	For the sum of \$1 700.00
843A/74	Ramprie Laboratories	Purchase and Removal—Bed De-Ioniser at East Perth	Govt. Stores	For the sum of \$106.00
844A/74	K. Caraher and Co.	Purchase and Removal—HQ Holden Panel Van UQN 649 at Carnarvon	M.R.D.	For the sum of \$1 649.00
845A/74	D. F. Major	Purchase and Removal—HQ Holden Utility UQL 920 at Carnarvon	M.R.D.	For the sum of \$1 255.00
846A/74	Cooper Motors	Purchase and Removal—HQ Holden Utility UQN 937 at East Perth	M.R.D.	For the sum of \$411.00
849A/74	Various	Purchase and Removal—Motor Vehicles (Toyota and Dodges) at East Perth	P.W.D.	Details on application
858A/74	B. Burns	Purchase and Removal—2 only Lighting Plants at East Perth	M.R.D.	For the sum of \$666.66

GOVERNMENT PRINTING OFFICE OF W.A.
TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for the supply of the undermentioned stores.
Tenders close at Wembley, 30th December, 1974 at 10.00 a.m.

Tender No.	Particulars of Stores
XS 958	100 books—"Aviculturists Licence", for Fisheries and Fauna. Printed, numbered, perforated and stapled at head. Finished size 250 mm x 145 mm. Government Printer to Supply stock.
XS 959	500 books—"Permit to Set Fire to the Bush", for Bush Fires Board. Printed, perforated and staple bound. Finished size 258 mm x 203 mm. Government Printer to supply stock.
XS 960	100 books—"Renewal of Fishing Boat Licence", for Fisheries and Wildlife. Printed, numbered, perforated, quarter bound and drilled. Finished size 233 mm x 134 mm. Government Printer to supply stock.
XT 1511	2 000 4 part fanapart sets—Inter Library Loan Request, for Forests Department. Printed and finished size 81 mm x 130 mm. Tenderer to supply stock.
XT 1512	6 000 3 part continuous M.R.D. 362 forms, for Main Roads Department. Printed, interleaved with one time carbon and perforated. Finished size 3 2/3 in. x 8 in. Tenderer to supply stock.
XT 1513	50 books—form 55/50/3400—"Weighing Machine Ticket". Printed, numbered, perforated and quarter bound. Finished size 203 mm x 128 mm. Government Printer to supply stock.
XT 1514	60 books—form 55/50/2480—"Miscellaneous and Rent Debit Book and Return". Printed, perforated and quarter bound. Finished size 333 mm x 425. Government Printer to supply stock.
XT 1515	50 000—form 55/50/7350—"Wagon Labels". Printed and finished size 100 mm x 155 mm. Government Printer to supply stock.
XT 1516	500 books—form 55/50/8110—"Mail Bag Waybill PL 435". Printed, perforated and quarter bound. Finished size 120 mm x 157 mm. Tenderer to supply stock.
XT 1517	50 books—form 55/57/1600—"Goods Received". Printed, numbered, perforated, and quarter bound. Finished size 330 mm x 210 mm. Government Printer to supply stock.
XT 1518	1 500 forms—55/30/3380—"Declaration W.A.G.R. Death Benefit and Endowment Fund". Printed, and perforated. Finished size 330 mm x 203 mm. Tenderer to supply stock.
XT 1519	30 000 form 55/90/3025—"Cards Vehicles for Repairs". Printed and finished size 152 mm x 102 mm. Government Printer to supply stock.

Tenders are to be addressed to the Government Printer, Government Printing Office, Station Street, Wembley and are to be endorsed with the Tender No.

Tender forms, envelopes and full particulars may be obtained on application at the Government Printing Office, Station Street, Wembley.

ACCEPTANCE OF TENDERS

Tender No.	Particulars of Stores	Successful Tenderer	Amount
			\$
XT 1480	50 pads—form 55/40/1920, "Repair and Retain Order", CS 83, for Rail Stores Midland	Pilpel & Co.	72.55
XT 1481	50 books—form 55/40/2960, "Return of Work Performed by guards", for Rail Stores Midland.	Sovereign Print	77.00
XT 1482	50 pads—form 55/50/3310, "Intersystem—Under and Overcharge sheet 133", for Rail Stores Midland.	Pilpel & Co.	71.80
XT 1483	100 books—form 55/50/2120, "Warehouse Delivery", for Rail Stores Midland.	Pilpel & Co.	81.75
XT 1484	100 books—form 55/50/8280—"Combined Invoice and Waybill for Bauxite Traffic", for Rail Stores Midland	Pilpel & Co.	73.75
XT 1485	75 books—form 55/50/3080—"Summary of Ledger Accounts" for Rail Stores Midland	Pilpel & Co.	70.00
XT 1486	10 books—form 55/30/1540, "Advice of Credit", for Rail Stores Midland	Pilpel & Co.	92.00
XT 1487	50 books—form 55/20/1520, "Attendance Record", for Rail Stores Midland.	Withdrawn from Tender	
XT 1488	50 pads—form 55/30/1500, "Accounts Transfer CA 156", for Rail Stores Midland	Lamson Paragon	133.00
XT 1489	300 pads—form 55/40/2020, "Extract of Stores Requisition for Rail Stores Midland.	Pilpel & Co.	465.00
XT 1490	250 books—form 16, for Midland Junction Abattoir Board	Pilpel & Co.	160.50
XT 1491	20 000 sheets 1115/4 part data listing paper, for Main Roads Department.	Lamson Paragon	621.00
XS 931	50 books—form AD 212, for Department of Agriculture	Sovereign Print	77.00
XS 932	50 books—form AD 213, for Department of Agriculture	Sovereign Print	77.00
XS 933	500 books—form 55/20/2190—"Consignment Note and Freight Voucher", for Government Stationery Stores	Pilpel & Co.	294.00
XS 961	28 000 Books Primary English Patterns 4, for Education Curriculum. Consisting of 48 pp. and cover. Printed in two colours saddle stapled and finished to size demy quarto. Government Printer will supply Art for Covers and page art for text, as well as all stock.		

WILLIAM C. BROWN,
Government Printer,

APPOINTMENT.

Under section 6 of the Registration of Births, Deaths and Marriages Act, 1961-1965.

Registrar General's Office,
Perth, 11th December, 1974.

R.G. No. 61/71.

IT is hereby notified, for general information, that Mr Neil Thomas Honey, has been appointed as

Assistant District Registrar of Births, Deaths and Marriages for the Merredin Registry District to maintain an office at Bruce Rock vice Mr G. F. Walsh, and pending a permanent appointment. This appointment dates from 9th December, 1974.

E. C. RIEBELING,
Registrar General.

5th December, 1974.

IRON ORE (CLEVELAND-CLIFFS) AGREEMENT ACT, 1964.

Department of Industrial Development,
Perth, 12th December, 1974.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council acting under the provisions of the Iron Ore (Cleveland-Cliffs) Agreement Act, 1964 and on the recommendation of Cliffs Western Australian Mining Co. Pty. Ltd., Mitsui Iron Ore Development Pty. Ltd., Robe River Limited, and Mt. Enid Iron Co. Pty. Ltd. has been pleased to make the by-laws set out in the schedule hereunder.

E. R. GORHAM,
Co-ordinator.

Schedule.

BY-LAWS.

PART I.—APPLICATION.

1. These By-laws may be cited as the Cliffs Robe River Iron Associates, Cape Lambert Ore Wharf By-laws.

2. Unless otherwise specifically stated or the context otherwise requires, each of these by-laws shall apply to the Company's ore loading wharf at Cape Lambert and to all berths, wharves, marine installations, structures, service facilities, buoys, dolphins, navigational aids on or adjacent to or associated with the area the subject of Crown Leases 306/1970 and 309/1970 together with all shore lines and facilities above the high water mark associated therewith, except the Cape Lambert Service Wharf, for which separate By-laws are provided.

3. Nothing in these By-laws shall absolve any person from failure to comply with or neglect to observe all rules and regulations promulgated by the State or Federal Government or any instrumentality thereof.

PART II.—DEFINITIONS.

4. In these by-laws, unless the context otherwise requires:

"Ballast" includes water used for that purpose, together with any kind of earth, sand, gravel, stone or any other material used for ballasting a vessel.

"Berth" means any place at which a vessel can be moored, including a wharf, pier, jetty, landing place, landing stage, quay, dock, platform, dolphins, piles, breastwork, buoy or structure.

"Cargo" means ores, minerals, metals, metal products, chattels, livestock, merchandise or wares which may be loaded or unloaded or intended so to be into or out of any vessel, except mails, passengers' baggage and ship's stores.

"the Company" shall where the context so admits have the same meaning as in the Agreement Scheduled to the Iron Ore (Cleveland-Cliffs) Agreement Act, 1964 and any amendment thereto and includes any assignee thereunder.

"Dues" includes all dues, rates, fees, tolls, imposts and charges, payable to the Company under these By-laws or the schedules attached hereto.

"Harbour Master" means the Harbour Master of Port Walcott, appointed by the Governor of Western Australia under the Shipping and Pilotage Act, 1967 and includes any person carrying out the duties of the Harbour Master during his absence, illness or incapacity.

"harbour works" means works for the improvement, protection, management, maintenance, repair or use of any of the marine facilities, whether above or below the high water mark and whether within the confines of the Port or otherwise, and in particular without limiting the generality of the foregoing, includes any channel, basin, ship, dock, dockyard, jetty, wharf, berth, building, bridge, viaduct, breakwater, wall, embankment, dam, or any reclamation of land from the sea or from the Port or any excavation, deepening, dredging or widening of any channel, basin or other part of the marine facilities.

"Marine facilities" means the ore loading wharf constructed by the Company at Cape Lambert on Crown Lease 306/1970 and all berths, wharves, marine installations, structures, service facilities, buoys, dolphins, navigational aids on the area the subject of the said lease or Crown Lease 309/1970 or adjacent thereto or associated therewith together with all shore lines and facilities above the high water mark associated therewith except the Company's service wharf.

"Marine Superintendent" means the officer appointed by the Company to manage the marine facilities, or his deputy.

"Master" used in relation to a vessel means any person (except a Pilot) having command or charge, for the time being, of the vessel.

"Owner" in relation to any vessel, includes the owner, disponent or part owner of the vessel, and the agent for such owner and includes the Crown, in right of, and any instrumentality of the State.

"Pilot" means the Harbour Master or his appointed deputy, when engaged in pilotage duties, or such person licenced to conduct ships into and out of Port Walcott.

"Port" means Port Walcott Western Australia the limits of which are laid down in the Ports and Harbours Regulations under the Shipping and Pilotage Act, 1967.

"Tonnage" of a vessel or words of similar import shall mean the gross registered tonnage as calculated in accordance with the British standard of measurement of registered tonnage.

"tug" means any vessel employed within the port or adjacent thereto for towing, moving or assisting any vessel to manoeuvre.

"vessel" includes every description of water craft used or designed for use for any purpose on the sea or in navigation. Without limiting the generality of the foregoing, the term includes any dinghy, lighter, barge, punt, hulk, raft, pontoon, sea-plane, hovercraft or like vessel.

Words importing the singular shall where the context so permits include the plural.

PART III—CONDITIONS OF USE OF THE COMPANY'S BERTHS, WHARVES AND MARINE FACILITIES.

5. Neither the Company nor its servants or agents (in whatever capacity they may be acting) shall be responsible for any loss, damage, or delay from whatsoever cause arising in consequence of any assistance, advice or instructions whatsoever given or tendered in respect of any vessel, whether by way of berthing services, the provision of navigational facilities including buoys, navigational marks, or otherwise howsoever. In all circumstances the Master of any vessel shall remain solely responsible on behalf of his Owners for the safety and proper navigation of his vessel.

6. The Company makes no representation that the marine facilities, berth, wharves, premises, property, gear, craft or equipment provided by the Company are safe or suitable for vessels permitted or invited to use them, and no guarantee of such safety or suitability is given and the Company shall not be responsible for any loss, damage or delay of any sort that may be sustained by or occur to any vessel or her owners or her cargo or any part thereof (whether such cargo is onboard or in course of loading or discharging) by whosoever and whatsoever cause such loss, damage or delay is occasioned and whether or not it is due to whole or in part to any act; neglect, omission or default on the part of any servant or agent of the Company, or by any fault or defect in any of the Company's marine facilities, berths, wharves, premises, property, gear, craft and equipment of any sort.

7. The Company will not be responsible for any loss, damage or delay directly or indirectly caused by or arising from strikes, lock outs or labour disputes or disturbances, whether the Company or its servants are parties thereto or not.

8. If in connection with or by reason of the use by any vessel, of any berth, wharf, or marine facility, or of any part of the Company's premises, or of any gear or equipment provided by the Company, or of any craft, or of any other facility or property, of any sort whatsoever, belonging to or provided by the Company any damage is caused to any such berth, wharf, marine facility, premises, gear or equipment craft or other facility or property, from whatsoever cause such damage may arise, and irrespective of whether or not such damage has been caused or contributed to by the negligence of the Company or of its servants, and irrespective of whether there has been any neglect or default on the part of the vessel or the Owners in any such event the owners shall hold the Company harmless from and indemnified against all loss sustained by the Company and consequent thereon. Further, the vessel and her owners shall hold the Company harmless from and indemnified against all and any claim, damages, costs and expenses arising out of any loss, damage or delay caused to any third party by the vessel or by her Master or crew or by any other servant or agent of the Owners.

PART IV.—GENERAL.

9. No vessel shall berth or leave a berth without permission of the Marine Superintendent.

10. The Master of any vessel shall forthwith comply with any direction with respect to his vessel which may be given by the Marine Superintendent for or in relation to—

- (a) the place time and manner of berthing or the time and manner in which a vessel shall leave its berth,
- (b) the securing or mooring of such vessel to any wharf (including directions in relation to cables warps hawsers fenders or mooring ropes),
- (c) the provision by a vessel occupying or about to occupy a berth of gangways, manropes and similar appliances, lights, safety nets and save-alls.

The vessel will not be required to comply with any of the above provisions if so to do would constitute a failure to comply with any direction given by the Harbour Master.

11. No person shall by word or deed impede or obstruct the Marine Superintendent or any other officer or servant of the Company in the execution of his duties and the Marine Superintendent or any such officer or servant may board any vessel at any time for the purposes of or if authorised by these by-laws.

12. Where a vessel is lying outside another vessel berthed alongside a wharf—

- (1) No passenger shall embark onto or disembark from and no cargo or ballast shall be loaded onto, or unloaded from, the outside vessel over or across the inside vessel without the permission of the Marine Superintendent.
- (2) The Master of the inside vessel, if so directed by the Marine Superintendent, shall allow passengers from the outside vessel to embark and disembark and cargo and ballast to be loaded or unloaded over and across his vessel.

13. The master shall prepare the vessel's cargo handling equipment including the opening or removal of hatches and hatch beams, shall have the vessel ready to work cargo before it comes to its berth and shall be responsible for replacing hatches and beams.

14. The master of every vessel occupying any berth shall have onboard at all times such quantity of cargo and/or ballast as may be necessary to keep his vessel safe. He shall further ensure that any additional cargo received or ballast taken onboard, shall be in such quantity and so distributed that the vessel remains at all times safely stressed, correctly trimmed, and not loaded beyond the applicable load line, as laid down in the Commonwealth Navigation Act 1912, as varied.

15. (1) Every vessel occupying any berth shall at all times provide such gangways manropes and similar appliances, and shall exhibit such lights, as may be necessary for the convenience and safety of persons boarding or leaving such vessel.

(2) Every gangway fixed for the purpose of giving access to a vessel shall from sunset to sunrise be brightly illuminated as long as such gangway is in communication with the shore, and a watch shall be continuously set upon such gangway.

16. No person shall in the hold of any vessel occupying any berth use any flare-up lamp or naked light of any sort or design whatsoever, whether for the purpose of working cargo or for any other purpose.

17. No person shall trespass on, ride by, or make fast to, damage, injure, or otherwise interfere with any harbour light, dolphin, buoy or beacon.

18. (1) The Master of every vessel shall provide proper slings and other tackle for loading or unloading of all cargo onto or from his vessel.

(2) The Master owner and agent of every vessel shall compensate the Company for any damage that may be done to any wharf or any property of the Company, either from the breakage of slings or from cargo being imperfectly slung, or otherwise by the loading or unloading of cargo.

19. (1) The Master of every vessel occupying any berth shall cause a proper safety net to be suspended beneath the gangway.

(2) While a vessel is loading or unloading cargo at any wharf the master shall cause a safety net or save-all of such a size and character to be suspended at such place or places as will prevent cargo from falling into the water.

20. No person shall without the permission of the Marine Superintendent—

(1) embark or disembark from any vessel occupying any berth and carrying passengers except by a gangway provided for the purpose.

(2) embark or disembark from any vessel while such vessel is in motion; or

(3) clamber on or about the structure of any wharf below the deck-level, or upon or about any shed, crane, conveyor, loading equipment, hoist or cargo on such wharf or any property of or under the control of the Company.

21. The master of every vessel shall keep the same and every part thereof, and all boats, rigging, ropes, hawsers, and other equipment or fittings thereof, and all gangways belonging thereto or used or intended to be used in connection with his vessel at all times free and clear of all cranes, running cranes, railway lines, engines, trucks, gear and plant or other things on any wharf or forming part thereof respectively, irrespective of whether the said cranes, running cranes, engines, trucks, gear or plant are stationary or in use.

22. All vessels exceeding 150 tons gross and occupying a berth shall have a watchman on deck from sunset to sunrise, and vessels not exceeding 150 tons gross and occupying a berth shall have at least one man on board during the same period.

23. The master of every vessel shall ensure that all openings out of which steam, water, fluids or rubbish are liable to be discharged are properly screened and protected so as to prevent discharge on to any wharf or marine facility.

24. No ashes, rubbish or other material shall be discharged overside from any vessel whilst at berth.

25. No oil or oily, greasy material, or other material or fluids likely to pollute the waters of the port, may be discharged overside from any vessel in berth.

26. Where a vessel moored at or in the approaches to any berth, wharf or marine facility causes oil, or oily or greasy or other materials to pollute the waters of the port, the Company may take action to minimise or eliminate such pollution and the costs of such action shall be recoverable from the vessel and the owners or agent or master of the vessel.

27. Every vessel moored in any berth shall provide a safe and suitable gangway or accommodation ladder which shall constitute a safe means of ingress to and egress from the vessel, for the use of persons boarding or leaving the vessel.

28. The master, owner and agent of any vessel lying alongside any wharf shall be jointly and severally liable for all damage (whether such damage is due to the negligence or wilful act of any person or otherwise) caused to cargo or goods lying on such wharf or to electrical connections on or under such wharf by water used upon such vessel (whether for washing down or otherwise).

29. (1) Without the permission of the Marine Superintendent no cargo shall be loaded or unloaded except by the crew of the vessel and/or labour employed by the Company and no tally or delivery clerks shall be engaged other than those employed or approved by the Company.

(2) No cargo shall be unloaded from any vessel except at such place as has been previously designated or approved by the Marine Superintendent and when unloaded shall be stacked or stored in accordance with the directions of the Marine Superintendent.

Cargo awaiting shipment shall be stacked or stored at such place or area and in accordance with the directions of the Marine Superintendent.

Persons boarding or disembarking from a vessel shall do so only at places on the wharf previously designated or approved by the Marine Superintendent.

30. A vessel which for any reason becomes an obstruction or which in the opinion of the Marine Superintendent is likely to become an obstruction to any berth or marine facility shall be moved without delay in accordance with the written directions of the Marine Superintendent. If such directions are not complied with within the time specified by the Marine Superintendent the Company may cause such vessel to be removed. The owners and their agents shall be jointly and severally liable to pay to the Company all costs and expenses incurred by the Company in such removal.

31. No person shall without the written permission of the Marine Superintendent deposit any ballast, rock stone, slate, shingle, gravel, sand, earth, cinders, rubbish filth or any other article or substance whatsoever on any wharf or port installation or other property of the Company.

32. No vessel moored in any berth or to any marine facility or in the approaches thereto may clean boiler tubes by ejecting material into the atmosphere, nor shall they discharge excessive volumes of smoke from funnels or other outlets.

PART V.—SAFETY.

33. No vessel shall be moored or fastened to any berth except to bollards or other securing places provided for that purpose. Every vessel in berth shall be properly moored, fastened or anchored as the case may require and it is the master's responsibility that lines are kept taut and secure at all times.

34. When a vessel is moored or fastened to any berth her main engines, personnel and all equipment shall be kept in such a state of readiness that the vessel is able to proceed to sea at short notice. No repairs to engines or other essential equipment likely to immobilise the vessel may be undertaken without the prior written consent of the Marine Superintendent.

35. The propellers of a vessel moored or fastened to any berth shall not be worked without the prior consent of the Marine Superintendent.

36. Cargo shall be loaded or discharged and passengers embarked or disembarked only at places directed or agreed by the Marine Superintendent, and all cargo awaiting loading or which has been discharged shall be stacked or stored only at places or areas directed or agreed by the Marine Superintendent.

37. No person shall remove or interfere with any live-saving gear or appliance except for the purpose of saving life.

38. No person shall remove or interfere with any fire fighting gear or appliance except for the purpose of fighting fires.

39. Explosives or highly inflammable goods shall not be loaded or unloaded at any wharf except with the written permission of the Marine Superintendent and then only at places and times directed by him. A request to load or unload such goods shall be made to the Marine Superintendent at least 48 hours before the intended time of loading or unloading.

PART VI.—OIL VESSELS.

40. In the following by-laws, unless the context requires otherwise:—

“oil vessel” means any vessel having on board, or having lately had on board any flammable liquid as bulk cargo or part cargo.

“flammable liquid” means petroleum or any other liquid whatsoever, having a true flash point of less than 65°C (150°F) at normal atmospheric pressure.

41. The master of an oil vessel shall, at all times that the vessel is nearing or is in a berth, display at the foremast head, or other conspicuous place clear of all obstructions so as to be clearly visible from any direction at a distance of at least one mile from the vessel—

- (a) by day, the International code flag “B”; and
- (b) during the hours of darkness a red light so positioned as to be clear of all other lights on the vessel.

42. The master of an oil vessel having on board flammable liquids other than as deck cargo, and all other persons concerned, shall observe and perform the following provisions, namely—

- (1) after the vessel is made fast, all holds, tanks, and spaces containing flammable liquid shall be kept securely closed and fastened down, except when opened for the purpose of discharging;
- (2) an oil vessel with its cargo in bulk shall not be berthed until it is ready to load or discharge, and shall at all times continue and complete the loading or discharging with all possible despatch;
- (3) no hold, tank, or space containing flammable liquid in containers shall be opened until all trucks or other vehicles into which such goods are to be loaded are placed alongside the vessel and all is in readiness to commence the work;
- (4) after the vessel is made fast in a berth, vapours from all holds, tanks or spaces containing flammable liquid shall be properly vented to the atmosphere to the satisfaction of the Marine Superintendent, and so that dangerous vapour concentrations do not occur;
- (5) an oil vessel loading or unloading flammable liquid in casks, barrels, or other receptacles or containers shall work its cargo or carry out any other work on board only as directed by the Marine Superintendent;
- (6) flammable liquid contained in casks, barrels or other receptacles shall not be landed on any wharf from a vessel unless the casks, barrels or other receptacles are staunch and free from leakage and are of such strength and construction as to be not liable to break or leak;
- (7) where the Marine Superintendent so approves in writing, flammable liquid in bulk may be unloaded after sunset into shore tanks, and may, in special circumstances, be loaded into tank ships, and the following conditions and such other conditions as the Marine Superintendent may in those circumstances impose, shall be complied with—
 - (a) unless circumstances render it unavoidable, pipelines and hoses shall not be coupled, uncoupled, or otherwise interfered with, except in daylight; and
 - (b) sufficient electric flood lighting of approved type shall be provided to give ample light for all operations.
- (8) general cargo, other than deck cargo, shall not be unloaded after sunset on any day from any oil vessel without the approval in writing of the Marine Superintendent.

43. The master of an oil vessel shall not permit or suffer any unauthorised person to be on board the vessel while loading or unloading of flammable liquid is in process, and shall display and keep displayed at the main gangway while occupying any berth at a wharf a conspicuous notice to the following effect—

NO ADMITTANCE
OIL SHIP
NO SMOKING ALLOWED

44. During the loading or unloading of flammable liquid no person shall smoke or heat any combustible matter, rivet or chip iron, or clean boilers or boiler tubes, or carry out other work likely to cause ignition on board the oil vessel or any other vessel lying alongside, and no person engaged in that loading or unloading shall carry matches or other appliances for providing or capable of providing ignition.

45. (1) From the time when tanks of an oil vessel are opened for the purpose of discharging or loading flammable liquid in bulk, no person shall use or permit or suffer to be used on the vessel, any fire, other than approved ship's boilers, or light other than a safety lamp, approved by the Marine Superintendent, either on board or within 30 metres of the oil vessel without the authority of the Marine Superintendent.

(2) Fires, lights, or electric apparatus, other than electric filament lamps or self contained lamps, heaters, cookers, or other types of safe apparatus so designed, constructed and maintained as to be incapable of igniting flammable vapour, shall not be used on or near the wharf at which flammable liquid is being discharged or loaded, or upon which flammable liquid is lying.

46. (1) Before any pumping operations of flammable liquids are commenced, and during the continuance of those operations, the master shall cause—

- (a) a competent signalling staff to be in attendance both at the tank installation and on board the oil vessel; and
- (b) telephonic communication between the same points to be established and maintained.

(2) A responsible person shall be detailed by the master for attendance on the wharf to superintend the opening and closing of valves and for patrol of the pipeline during the whole of the pumping operation and pumping operations shall not be commenced before the correct position of all valves has been verified by the Marine Superintendent and the Marine Superintendent is satisfied that all precautions necessary have and will be taken to prevent leakages.

47. (1) While pumping is in progress the lids, screw caps, or other removable coverings of the tanks shall be kept securely fastened or screwed down, except so far as may be necessary to enable discharge of flammable liquid to proceed, and where it is necessary to remove any lid, screw cap, or other coverings, safety wire gauzes shall immediately be properly fitted, or other effective measures immediately taken, by the master to prevent the ignition of the flammable liquid or vapours.

(2) If any leakage occurs while flammable liquid is being loaded onto or discharged from an oil vessel, the master of the oil vessel shall forthwith cause the loading or discharging to cease.

48. Where permission has been granted by the Marine Superintendent for the pumping of flammable liquids into or out of an oil vessel to be carried out between sunset and sunrise and an interruption or stoppage of loading or discharging takes place, the pumping shall not be recommenced until after sunrise, unless approved by the Marine Superintendent.

49. (1) When an oil vessel has completed discharging flammable liquid in bulk, the connection or connections to the shore pipeline shall not be broken until the pipeline for its whole length has been completely and satisfactorily cleared of all flammable liquid, and the Marine Superintendent approves the breaking of the pipeline.

(2) Immediately discharge of the flammable liquid is suspended or completed, all lids, screw caps, or other coverings shall be replaced, securely fastened down and made gas tight.

50. (1) The boiler or galley fires other than those required to produce steam for pumping of an oil vessel carrying flammable liquid in bulk shall not be alight from the time when the holds or tanks are first opened for the purpose of discharge unless the written authority of the Marine Superintendent is first obtained.

(2) The master shall not allow any furnace other than that required to produce steam for pumping or any galley or other fires to be alight on board an oil vessel while the running of water for ballast or other purposes into any tank, receptacle, or enclosure on the oil vessel which has contained flammable liquids is being carried out.

(3) No ballasting shall be carried out unless all tanks are sealed down as required by the Marine Superintendent and the rate of ballasting any tank shall be reduced if required by the Marine Superintendent, and any directions given by him for other safety measures to be taken while ballasting shall be strictly observed.

(4) No ballasting shall be carried out by the master until he is so permitted by the Marine Superintendent, who shall lay down such further conditions under which ballasting may be carried out as he may in the circumstances consider necessary.

51. (1) All pipelines and connections thereto, flexible or otherwise, used between the oil vessel and the berth, shall at all times be kept in an oil and vapour tight condition and shall not leak.

(2) Flammable liquid shall not be allowed to escape, either directly or indirectly, into any waters.

52. The master of any oil vessel shall, immediately the vessel is berthed, have placed two steel wire hawsers, one forward and one aft, and of sufficient strength to be used in towing the vessel away from the berth. The inboard ends of these wires shall be securely made fast on board and the outboard ends shall extend to the surface of the water, and they shall be placed as near as possible to the extremities of the oil vessel and so remain throughout the period the oil vessel is in berth.

53. The master of an oil vessel shall take all due precautions for the prevention of accidents by fire in the discharge of flammable liquids, and shall himself remain, or cause a responsible officer of the vessel to remain on board the vessel, together with a sufficient crew, during the whole time the vessel is in berth.

54. The master of the oil vessel shall, when required so to do by the Marine Superintendent, do any act necessary to permit the Marine Superintendent to inspect and examine the flammable liquid on board the vessel and any appliances to be used on the vessel for the purpose of ascertaining whether the provisions of these regulations are being observed and whether all other measures necessary for general safety are being taken.

55. (1) The loading or unloading of flammable liquid into or from an oil vessel shall not be commenced unless—

- (a) a barricade capable of preventing any unauthorised person having access to the vessel and pipeline hose connections has been erected on the wharf or jetty; and
- (b) satisfactory provision has been made for watchmen to be in attendance to prevent the entrance of any unauthorised person and to take possession of matches from all persons passing through the barricade towards the oil vessel and to assist generally in the enforcement of these by-laws.

(2) The erection and maintenance of the barricade and the employment or engagement of watchmen shall be carried out and arranged by or in accordance with the directions of and to the satisfaction of the Marine Superintendent.

(3) Any barricade erected on a wharf in pursuance of this by-law shall be so erected as to enclose an area of the wharf extending to a distance not less than 30 metres past each end of the oil vessel and 30 metres out from the vessel measured from the point on the side of the vessel closest to the wharf.

56. Every vessel carrying or having recently carried a cargo of petroleum products in bulk, having a true flashpoint of 65°C (150°F) or greater, shall comply with by-laws 39 to 54 inclusive except that smoking will be permitted in spaces not opening on to weather decks and which have been approved by the master.

PART VII.—MISCELLANEOUS.

57. No person shall remove, obliterate or otherwise interfere with any notice board erected on or in the vicinity of any wharf or marine facility.

58. No person shall without the permission of the Marine Superintendent write or paint or place any notice board, placard or other document on any wharf or other part of the marine facilities.

59. (1) No person shall without the written permission of the Marine Superintendent drive any motor vehicle up on any wharf or any approach thereto and notwithstanding such permission any such person—

- (a) shall park only in an area set aside for this purpose,
- (b) shall in any place where a notice is maintained indicating that the standing or parking is limited or restricted comply with the terms of such limitation or restriction,
- (c) shall not allow his vehicle to approach within 15 metres of any flammable goods or cargo,
- (d) shall comply with all directions as to the disposal of his vehicle given by the Marine Superintendent or any other officer of the Company authorised by him (whether generally or specially) for such purpose; and
- (e) shall not leave his vehicle unattended.

(2) The Marine Superintendent or any officer of the Company shall be at liberty to move any unattended motor vehicle or any motor vehicle the driver of which has failed to comply with such direction as aforesaid, to any other place.

60. The Marine Superintendent and any other employee of the Company shall be at liberty to take such steps as are necessary to prevent any person entering upon any wharf or marine facility and to remove any person who has so entered without permission or who is intoxicated, idle or is causing or, in the opinion of the Marine Superintendent, is likely to cause a disturbance.

61. A person shall not without the written permission of the Marine Superintendent smoke, loiter or address any assemblage of persons under or upon any wharf.

62. A person shall not commit any nuisance under or upon any wharf.

63. The Company may by notice placed on a wharf or part thereof close that wharf or that part and a person shall not enter upon that wharf or that part without the consent of the Marine Superintendent.

64. No child under the age of 12 years shall be allowed on any wharf unless accompanied by an adult person.

65. (1) No person shall fish from any part of the substructure of any wharf nor from pontoon or any landing steps or place for landing passengers.

(2) Any person fishing from wharf deck level as aforesaid—

- (a) shall use only rod and line;
- (b) shall not interfere with or obstruct the general wharf work or other users of the wharf;
- (c) shall forthwith comply with any direction given by the Marine Superintendent; and
- (d) shall not deposit or leave upon the wharf any fish, fish refuse or offensive matter.

66. No person shall without permission of the Marine Superintendent erect any building, staging or structure on or in any wharf or marine facility.

67. No person shall without the permission of the Marine Superintendent turn any valve or cock or open or shut any fire plug or hydrant on any port or marine facility.

68. No person shall play, tamper or in any way interfere with any electric lights or fittings or any electric light or power mains on any port or marine facility.

69. Whereby these by-laws an act is required to be done or forbidden to be done in relation to a vessel the master of the vessel has, unless the contrary intention appears, the duty of causing to be done the act so required to be done or of preventing from being done the act so forbidden to be done, as the case may be.

PART VIII.—DUES, RATES AND CHARGES LEVIED.

Payment of Revenue.

70. All dues as hereinafter provided are by these by-laws levied and charged by the Company. All dues shall be paid to the Marine Superintendent or to the person for the time being designated by the Company. The master owner or agent of a vessel shall be jointly and severally liable for all dues.

71. All dues shall be paid before the vessel, in respect of or in connection with which they are charged or payable, leaves the berth, provided that the Company in its absolute discretion, may accept in lieu of payment a written guarantee from the agent for the vessel in the form of the Fifth Schedule hereto that the dues will be paid within fourteen days after the departure of the vessel from the berth. The Marine Superintendent may detain any vessel in respect of which the dues or the said guarantee has not been paid or given.

Berthage Dues.

72. The dues set out in the First Schedule shall be paid in respect of any vessel occupying a berth.

73. For the purpose of assessing berthage dues payable a vessel shall be deemed to occupy a berth from the time the first line is made fast until the last line is let go.

74. The master of every vessel occupying or about to occupy a berth shall produce the Certificate of Registry of such vessel to the Marine Superintendent or any other officer of the Company on demand.

Towage Rates and Conditions.

75. The use of tug boats to assist vessels inwards and outwards shall be at the discretion of the Master. In all cases the rates set out in the Second Schedule shall be payable in respect of towage services available to all vessels berthing and unberthing into and out of any berth, or any of the Company's marine facilities, whether such services are used or not used, and whether or not the Company is able to provide such towage services as would permit the master or owner to comply with the Ports and Harbours Regulations.

76. An application for the services of a tug shall be made to the Marine Superintendent and shall be in the form set out in Form 2 in the Second Schedule hereto. The conditions contained in Form 3 in the Second Schedule hereto shall apply to all towage and to the use of tugs and shall bind and enure to the benefit of the Company, the master and owner of the vessel towed and or to be towed and (without prejudice to the generality of the foregoing) and any other person or Company bound by these By-laws.

77. No person shall use any tug for conducting any vessel within or into or out of the Port which is destined to or from a berth or marine facility and no person shall use any tug plying for hire within the Port if the vessel is destined to or from a berth or marine facility unless the Company has authorised the tug to carry out such work.

78. The conditions of towage shall in no way apply to or affect any claim by the Company for salvage services or services in the nature of salvage.

Wharfage Rates.

79. The rates set out in the Third Schedule shall be payable to the Company in respect of all cargo, except iron ore or iron ore concentrates, handled inwards or outwards at any berth.

80. (1) All dues on or in respect of cargo shall except as otherwise provided, be computed on the weights and measurements shown in a vessel's manifest, bill of lading or other shipping document for such cargo.

(2) All such dues shall be computed on a weight basis or on a measurement basis (whichever computation produces the greater result) and if computed on a weight basis shall be computed on a tonne of 1 000 kilograms, and if on a volume basis shall be computed on a tonne of 1 cubic metre.

(3) A fraction of a tonne (by weight or measurement) shall be charged for on a *pro rata* basis.

(4) Dues shall be calculated on the gross weight or measurement but the Marine Superintendent may at any time demand that cargo shall be reweighed or remeasured in the presence of an officer of the Company and at the expense of the owner of the cargo in which event the weights or measurements ascertained from such reweighing or remeasurement shall prevail.

81. (1) The master of every vessel desiring to discharge cargo at a berth shall deliver at the office of the Company prior to commencing to discharge cargo, two true, legible and complete copies of the English language of the manifest of such vessel, certified by himself as being true and complete, and shall also so furnish within forty-eight (48) hours two certified statements of all amendments (if any) which may be made in such manifest by reason of remeasurement of cargo included therein or otherwise.

(2) Any such amendments to a manifest shall not be recognised unless supplied prior to the cargo affected thereby being removed from the premises of the Company.

82. The master of every vessel which has loaded cargo from any wharf shall deliver to the office of the Company prior to the departure of the vessel, a certified copy in the English language of the manifest, giving true, legible and complete particulars of such cargo, to enable the amount of outward wharfage and other dues payable thereon to be readily computed.

Miscellaneous Charges.

83. The charges set out in the Fourth Schedule shall be paid in respect of the services described therein.

PART IX.—EXPLOSIVES.

In this part "vessel" means a vessel with explosives on board.

84. No vessel shall go alongside a wharf for any purpose except by permission of the Marine Superintendent.

85. Vessels shall display where they can be best seen and clear of all obstructions—

(a) By day—the International Code Flag "B".

(b) By night—a red light visible all round the horizon at a distance of at least one mile.

86. No explosives shall be loaded, unloaded or conveyed unless the same are packed and marked in accordance with the Explosives and Dangerous Goods Act, 1961, and regulations made thereunder, and no explosive shall be so handled unless it is authorised to be imported and sold in Western Australia or otherwise unless it is approved under an entry permit issued by the Chief Inspector of Explosives.

87. No explosives shall be unloaded unless the Marine Superintendent is satisfied that they are imported under Authority of a licence or an entry permit issued by the Chief Inspector of Explosives.

88. Explosives shall not be loaded onto or unloaded from a vessel except between the hours of sunrise and sunset unless special permission is given by an Inspector of Explosives.

89. Explosives exceeding 2 kilograms in weight shall not be conveyed in a vessel whilst carrying passengers or plying for hire or reward without written approval of an Inspector of Explosives.

90. The loading, unloading and conveyance of explosives at the Port shall be carried out in accordance with the general provisions of the Explosives and Dangerous Goods Act, 1961, and the Regulations thereunder.

91. The maximum amount of explosives to be unloaded at any wharf shall be decided from time to time by the Chief Inspector of Explosives who shall take into consideration the type of explosives concerned, the facilities available for handling at the wharf and the magazine storage available for storing the explosives.

92. When a vessel goes alongside any wharf for the purpose of unloading explosives, there shall be no other vessel alongside at the same time while the unloading is in progress and no work of any kind shall be permitted on the wharf which is not directly necessary for the unloading of explosives from the vessel.

93. During the loading or unloading of explosives there shall be observed such rules as are laid down by the Chief Inspector of Explosives, except that when such work is done under direct supervision of an Inspector of Explosives, then all directions of the Inspector shall be obeyed whether provided for in the rules or not.

94. All matters relative to the handling of explosives which are not provided for in these By-laws shall be referred to the Chief Inspector of Explosives who shall decide what action shall be taken.

95. Classes and divisions of explosives as used in this part are those used in the classification of explosives contained in the Second Schedule to the Explosives and Dangerous Goods Act, 1961.

96. Nothing in this Part shall apply to any vessel having on board exclusively explosives of the following kind or kinds or to the loading or unloading into or out of, or conveyance to or from any vessel of the same—

(1) Explosives belonging to Division 1 of Class 6 and including such explosives as—

Fuse Igniters, Percussion Caps, Safety Cartridges, Safety Fuse, Igniter Cord Connectors.

(2) Explosives of Class 7 Division 3, including all fireworks of the shopgoods class.

(3) Other explosives in such quantities as may from time to time be approved by the Chief Inspector of Explosives.

(4) Explosives on vessels of war and such explosives as are exempt under Section 63 (a) of the Explosives and Dangerous Goods Act, 1961.

(5) Explosives carried for the vessel's own use in such quantities as are necessary to meet the law's requirements for signalling purposes and provided that the explosives are kept in an approved type of magazine and that if two or more of the following explosives be in the same vessel they shall be kept in separate and completely enclosed receptacles in the magazine—

Gunpowder
Rockets
Sound Signal Rockets
Blue Lights
Holmes Lights
Pyrotechnic Signals of any other kind

First Schedule.

BERTHAGE RATES.

The berthage dues payable in respect of any vessel shall be one cent for each ton of the gross registered tonnage of the vessel for each six hours or part thereof during which the vessel occupies a berth. The minimum charge for each vessel shall be as for twelve hours.

Second Schedule.
(Form 1.)

TOWAGE RATES.

(1) The rates payable for the services of tugs (whether any towage is or is not carried out) shall be:—

SUMMER DEADWEIGHT TONNAGE. (1 tonne equals 1 000 kilograms)	TOWAGE CHARGE (In and Out Inclusive)
Under 30 000	\$ 2 800
30 000 and under 35 000	2 930
35 000 and under 40 000	3 670
40 000 and under 45 000	3 800
45 000 and under 50 000	3 950
50 000 and under 55 000	4 070
55 000 and under 60 000	4 220
60 000 and under 65 000	4 370
65 000 and under 70 000	4 500
70 000 and under 75 000	4 630
75 000 and under 80 000	4 750
80 000 and under 85 000	4 880
85 000 and under 90 000	5 030
90 000 and under 95 000	5 160
95 000 and under 100 000	5 330
100 000 and under 105 000	5 450
105 000 and under 110 000	5 530
110 000 and under 115 000	5 600
115 000 and under 120 000	5 680
120 000 and over	5 740

The charge covers the services of two tugs assisting both berthing and despatch of a vessel.

(2) The rates payable for the services of a tug (except for assistance in the berthing or departure of a vessel) where required—

- (1) for purposes other than towage shall be at the rate of \$300 an hour or part thereof
- (2) for towage shall be fixed by agreement with the Marine Superintendent
- (3) (i) Towage services ordered and subsequently cancelled more than 2 hours before the time for which they were ordered:
Cancellation Fee \$80.00
- (ii) Towage services rendered and subsequently cancelled 2 hours or less before the time for which they were ordered:
Cancellation Fee \$300.00

Form 2.

APPLICATION FOR SERVICES OF TUG
CLIFFS ROBE RIVER IRON ASSOCIATES
CAPE LAMBERT BY-LAWS.

Shipment No.
Progressive No.

I/We hereby apply for the services of the Company's Tug(s)
..... for the purpose of towing the vessel.....
..... on 19..... at a.m..... p.m.

If this application is accepted by the Company I/we agree to pay its charges as set out in the current rate schedule, viz. \$..... and to be bound by all the conditions with regard to towage contained in the Cape Lambert By-Laws. Any agent signing this application warrants that he has been authorized by the master and the owner of the vessel to do so and any master signing this application warrants that he has been authorized by the owner of the vessel to do so.

MASTER, OWNER OR AGENT.....
NAME OF VESSEL.....

Form 3.

TOWAGE CONDITIONS.

Towage is undertaken only under the Towage Conditions printed hereunder and application for a tug or tugs is deemed to constitute acceptance of the conditions.

1. These towage conditions shall apply whilst the tug is engaged in towing operations, that is to say, commencing from the time when the tug is in a position to receive orders direct from the vessel to pick up ropes or lines, or when the tow ropes has been passed to or by the tug, or when the tug is in a position to commence holding, pushing, pulling or moving the ship, or when the tug is in attendance upon or engaged on any manoeuvre for the purpose of rendering assistance to the vessel, whichever is the earliest, and ending when the final orders from the Master of the vessel to cast off ropes or lines have been carried out, or when the tow rope has been finally slipped, or when the tug has finally ceased holding, pushing, pulling or moving the vessel, or when the tug has ceased to attend upon or to be engaged on any manoeuvre for the purpose of rendering assistance to the vessel, and when the tug is safely clear of the vessel, whichever is the latest.

2. It is hereby agreed that when a tug is engaged in towing or any other operations on behalf of a vessel:—

- (1) The Master and crew of the tug shall be under the control of and identified with the Master of the vessel and his servants and agents and shall become the servants of the Master of the vessel. A person paid or employed by the Company shall also be considered the servant of the Master of the

- vessel. Provided that the Master of the tug shall not be under any obligation to carry out an order or direction of the Master of the vessel which in the opinion of the Master of the tug would endanger or be likely to endanger the safety of the tug or any member of the crew thereof
- (2) The Company shall not bear or be liable for, and the Master hereby undertakes to bear, pay for and indemnify the Company for damage of any description whatsoever done by or to the tug, or done by or to the vessel, or any loss of or damage to anything on board the vessel, or loss of the tug or the vessel, or any loss of or damage to any other property ashore or afloat, or any personal injury or loss of life, whatsoever may be the cause from which any of the foregoing may arise, including negligence at any time of the Company's servants or agents, unseaworthiness, unfitness or breakdown of tug its machinery, boilers, towing gear, equipment or hawsers, lack of fuel, stores or speed
- (3) Provided that any such liability for loss or damage as set out above in paragraph (2) is not caused by want of reasonable care on the part of the Company to make its tug seaworthy, for the navigation of the tug when engaged in towing operation. The burden of proof of any failure to exercise such reasonable care being upon the vessel
3. The vessel shall not bear or be liable for any loss or damage of any description done by or to the tug nor for the loss of life or injury to the crew of the tug otherwise than whilst the tug is engaged in towing operations as hereinbefore defined. Nevertheless, nothing contained herein shall prejudice any claim the Company may have in Admiralty or at Common Law against the vessel or the master his servants or agents
4. The Company may substitute one tug for another and may also employ tugs owned by other tugowners, and such other tugowners shall have the benefit of and be bound by these towage conditions
5. The Company will not be responsible for the consequence of war, strikes, lockouts, riots, civil commotions, disputes or labour disturbances whether it be a party thereto or not, or for anything done in contemplation of furtherance thereof, or for delays of any description however caused, including negligence of their servants or agents
6. The time shall be calculated from the time the tug departs to carry out the service until the time the tug is berthed or moored or, if the tug does not return immediately to its berth or mooring, on the time at which it is estimated the tug could have berthed or moored if it had returned immediately after carrying out the service
- In these conditions where the context permits the word "Master" includes the owners of the vessel,
 "Company" includes the owner of a tug where such tug is not owned by the Company.

Third Schedule.

WHARFAGE.

1. For petroleum products in bulk, inwards or outwards, Wharfage shall be payable at the rate of \$0.50 per Metric Tonne (1 000 kg).
2. For all other cargo, except iron ore, iron ore products or iron ore concentrate, wharfage shall be payable at the rate of \$1.00 per tonne. Such tonnes shall be computed on a weight basis or on a measurement basis, whichever computation produces the greater result. Tonnes weight shall each consist of 1 000 kilograms, and tonne measurement shall each consist of one cubic metre.
3. No wharfage shall be charged on iron ore, iron ore products or iron ore concentrate, when loaded at a berth designed specifically for the handling of such materials in bulk.

Fourth Schedule.

MISCELLANEOUS CHARGES.

1. Mooring and unmooring labour—\$6.90 man/hour or part thereof.
2. Workboat (lines launch and crew)—\$55 per hour or part thereof.
3. Watchmen as required by By-law 54, (or for any other reason)—\$6.90 per hour or part thereof.
4. Water at \$1.98 per kilolitre.

Fifth Schedule.

CAPE LAMBERT BY-LAWS.

GUARANTEE BY AGENT.

In consideration of your having at my request provided at the Port of Walcott, Western Australia certain services and/or facilities to the vessel (which vessel is at present at the Cape Lambert wharf), I hereby guarantee and warrant to you that all dues charged or payable under the said By-laws in respect of or in connection with the said vessel will be paid within fourteen days after the departure of the said vessel from the said berth and I undertake and agree to pay to you forthwith upon the expiration of the said period of fourteen days the amount of any such dues which have not been paid as aforesaid. I shall not be discharged or released from this guarantee by any arrangement made between you and the owner or owners or master of the said vessel (either with or without my assent) or by any alteration of the said By-laws or of the nature or extent of any obligation to pay such dues or by any forbearance whether as to payment time, performance or otherwise.

IN WITNESS whereof I have set my hand and seal this

day of

19

SIGNED as a deed by the said
 in the presence of—

}

State of Western Australia.

PETROLEUM ACT, 1967.

Notice of Invitation for Applications
for Exploration Permits.

I, ANDREW MENSAROS, Minister for Mines in the State of Western Australia, acting pursuant to Section 30 (1) of the Petroleum Act, 1967, hereby invite applications for the grant of an Exploration Permit in respect of the following Blocks:—

Carnarvon.	Meekatharra— <i>continued.</i>
5926	5869
5927	5870
5928	5871
5929	5872
5930	5873
5931	5874
5932	5875
5933	5876
5934	5937
5935	5938
5936	5939
5998	5940
5999	5941
6000	5942
6001	5943
6002	5944
6003	5945
6004	5946
6005	5947
6006	5948
6007	6009
6008	6010
6009	6011
6070	6012
6071	6013
6072	6014
6073	6015
6074	6016
6075	6017
6076	6018
6077	6019
6078	6020
6079	6081
6080	6082
6141	6083
6142	6084
6143	6085
6144	6086
6145	6087
6146	6088
6147	6089
6148	6090
6149	6091
6150	6092
6151	6153
6152	6154
6212 Part B	6155
6213	6156
6214	6157
6215	6158
6216	6159
6217	6160
6218	6161
6219	6162
6220	6163
6221	6164
6222	6165
6223	6166
6224	6225
6284 Part A	6226
6285	6227
6286	6228
6287	6229
6288	6230
6289	6231
6290	6232
6291	6233
6292	6234
6293	6235
6294	6236
6295	6237
6296	6238
	6300
	6301
Meekatharra.	6302
5865	6303
5866	6304
5867	6305
5868	6306

Meekatharra—*continued.*

6307	6452
6308	6453
6309	6454
6310	6518
6372	6519
6373	6520
6374	6521
6375	6522
6376	6523
6377	6524
6378	6525
6379	6526
6380	6590
6381	6591
6382	6592
6446	6593
6447	6594
6448	6595
6449	6596
6450	6597
6451	6598

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.
- (ii) The technical qualifications of the applicant and of his employees.
- (iii) The technical advice available to the applicant.
- (iv) The financial resources available to the applicant for financing the proposed exploration programme.

(b) Such other information as the applicant wishes to be taken into account on consideration of his application.

(c) A fee of \$1 000.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications close with the Under Secretary for Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on Friday, 7th February, 1975.

Application forms and plans are available at the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on request.

Dated at Perth this 5th day of December, 1974.

ANDREW MENSAROS,
Minister for Mines.

State of Western Australia.

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Carnarvon.

6356	6435
6357	6436
6358	6437
6359	6438
6360	6439
6361	6440
6362	6500
6363	6501
6364	6502
6365	6503
6366	6504
6367	6505
6368	6506
6428	6507
6429	6508
6430	6509
6431	6510
6432	6511
6433	6512
6434	

Carnarvon—*continued.* Meekatharra—*continued.*

6572 Part B	6659
6573	6660
6574	6661
6575	6662
6576	6663
6577	6664
6578	6665
6579	6666
6580	6667
6581	6668
6582	6669
6583	6670
6584	6671
6645	6672
6646	6673
6647	6674
6648	6675
6649	6676
6650	6677
6651	6678
6652	6729
6653	6730
6654	6731
6655	6732
6656	6733
	6734
6717 Part A	6735
6718	6736
6719	6737
6720	6738
6721	6739
6722	6740
6723	6741
6724	6742
6725	6743
6726	6744
6727	6745
6728	6746
6796	6747
6797	6748
6798	6749
6799	6750
6800	6801
6868	6802
6869	6803
6870	6804
6871	6805
6872	6806
	6807
	6808
	6809
Meekatharra.	6810
6297	6811
6298	6812
6299	6813
6369	6814
6370	6815
6371	6816
6441	6817
6442	6818
6443	6819
6444	6820
6445	6821
6513	6822
6514	6873
6515	6874
6516	6875
6517	6876
6585	6877
6586	6878
6587	6879
6588	6880
6589	6881
6599	6882
6600	6883
6601	6884
6602	6885
6603	6886
6604	6887
6605	6888
6606	6889
6657	6890
6658	6891

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.

- (ii) The technical qualifications of the applicant and of his employees.
 (iii) The technical advice available to the applicant.
 (iv) The financial resources available to the applicant for financing the proposed exploration programme.
 (b) Such other information as the applicant wishes to be taken into account on consideration of his application.
 (c) A fee of \$1 000.00.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

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Carnarvon.	Carnarvon— <i>continued.</i>
6790	7160
6791	7225
6792	7226
6793	7227
6794	7228
6795	7229
6862	7230
6863	7231
6864	7232
6865	7298
6866	7299
6867	7300
6935	7301
6936	7302
6937	7303
6938	7304
6939	7371
6940	7372
6941	7373
6942	7374
6943	7375
6944	7376
7007	7444
7008	7445
7009	7446
7010	7447
7011	7448
7012	7517
7013	7518
7014	7519
7015	7520
7016	
7080	Meekatharra.
7081	6945
7082	6946
7083	6947
7084	6948
7085	6949
7086	6950
7087	6951
7088	6952
7152	6953
7153	6954
7154	6955
7155	6956
7156	6957
7157	6958
7158	6959
7159	6960

Meekatharra continued.

6961	7233
7017	7234
7018	7235
7019	7236
7020	7237
7021	7238
7022	7239
7023	7240
7024	7241
7025	7242
7026	7243
7027	7244
7028	7245
7029	7246
7030	7247
7031	7248
7032	7249
7033	7305
7089	7306
7090	7307
7091	7308
7092	7309
7093	7310
7094	7311
7095	7312
7096	7313
7097	7314
7098	7315
7099	7316
7100	7317
7101	7318
7102	7319
7103	7320
7104	7321
7105	7377
7161	7378
7162	7379
7163	7380
7164	7381
7165	7382
7166	7383
7167	7384
7168	7385
7169	7386
7170	7387
7171	7388
7172	7389
7173	7390
7174	7391
7175	7392
7176	7393
7177	

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.
- (ii) The technical qualifications of the applicant and of his employees.
- (iii) The technical advice available to the applicant.
- (iv) The financial resources available to the applicant for financing the proposed exploration programme.

(b) Such other information as the applicant wishes to be taken into account on consideration of his application.

(c) A fee of \$1 000.00.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

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ANDREW MENSAROS,
Minister for Mines.

State of Western Australia.

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Carnarvon.	Meekatharra—continued.
7590	7670
7591	7671
7592	7672
7662	7673
7663	7674
7664	7675
7735	7676
7736	7677
7808	7678
7880	7679
	7680
Perth.	7681
5002	7737
5003	7738
5004	7739
5005	7740
5006	7741
5074	7742
5075	7743
5076	7744
5077	7745
5078	7746
	7747
Meekatharra.	7748
7449	7749
7450	7750
7451	7751
7452	7752
7453	7753
7454	7809
7455	7810
7456	7811
7457	7812
7458	7813
7459	7814
7460	7815
7461	7816
7462	7817
7463	7818
7464	7819
7465	7820
7521	7821
7522	7822
7523	7823
7524	7881
7525	7882
7526	7883
7527	7884
7528	7885
7529	7886
7530	7887
7531	7888
7532	7889
7533	7890
7534	7891
7535	7892
7536	7893
7537	7894
7593	7895
7594	7953
7595	7954
7596	7955
7597	7956
7598	7957
7599	7958
7600	7959
7601	7960
7602	7961
7603	7962
7604	7963
7605	7964
7606	7965
7607	7966
7608	8026
7609	8027
7665	8028
7666	8029
7667	8030
7668	8031
7669	8032

Meekatharra—*continued.*

8033	8242
8034	8243
8035	8244
8036	8245
8037	8246
8038	8247
8098	8248
8099	8314
8100	8315
8101	8316
8102	8317
8103	8318
8104	8319
8105	8320
8170	8386
8171	8387
8172	8388
8173	8389
8174	8390
8175	8391
8176	8392
8177	

Nullarbor Plain—*continued.*

5249	5662
5250	5663
5251	5664
5252	5665
5319	5666
5320	5667
5321	5668
5322	5669
5323	5670
5324	5671
5391	5672
5392	5673
5393	5674
5394	5675
5395	5676
5396	5677
5445	5678
5446	5679
5447	5680
5448	5681
5449	5682
5450	5683
5451	5684
5452	5733
5453	5734
5454	5735
5455	5736
5456	5737
5457	5738
5458	5739
5459	5740
5460	5741
5461	5742
5462	5743
5463	5744
5464	5745
5465	5746
5466	5747
5467	5748
5468	5749
5517	5750
5518	5751
5519	5752
5520	5753
5521	5754
5522	5755
5523	5756
5524	5805
5525	5806
5526	5807
5527	5808
5528	5809
5529	5810
5530	5811
5531	5812
5532	5813
5533	5814
5534	5815
5535	5816
5536	5817
5537	5818
5538	5819
5539	5820
5540	5821
5589	5822
5590	5823
5591	5824
5592	5825
5593	5826
5594	5827
5595	5828
5596	5895
5597	5896
5598	5897
5599	5898
5600	5899
5601	5900
5602	5967
5603	5968
5604	5969
5605	5970
5606	5971
5607	5972
5608	6039
5609	6040
5610	6041
5611	6042
5612	6043
5661	6044

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.
- (ii) The technical qualifications of the applicant and of his employees.
- (iii) The technical advice available to the applicant.
- (iv) The financial resources available to the applicant for financing the proposed exploration programme.

(b) Such other information as the applicant wishes to be taken into account on consideration of his application.

(c) A fee of \$1 000.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications close with the under Secretary for Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on Friday, 7th February, 1975.

Application forms and plans are available at the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on request.

Dated at Perth this 5th day of December, 1974.

ANDREW MENSAROS,
Minister for Mines.

State of Western Australia.

PETROLEUM ACT, 1967.

Notice of Invitation for Applications
for Exploration Permits.

I, ANDREW MENSAROS, Minister for Mines in the State of Western Australia, acting pursuant to Section 30 (1) of the Petroleum Act, 1967, hereby invite applications for the grant of an Exploration Permit in respect of the following Blocks:—

Nullarbor Plain.

5031	5107
5032	5108
5033	5175
5034	5176
5035	5177
5036	5178
5103	5179
5104	5180
5105	5247
5106	5248

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.
- (ii) The technical qualifications of the applicant and of his employees.
- (iii) The technical advice available to the applicant.
- (iv) The financial resources available to the applicant for financing the proposed exploration programme.

(b) Such other information as the applicant wishes to be taken into account on consideration of his application.

(c) A fee of \$1 000.00.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications close with the Under Secretary for Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on Friday, 7th February, 1975.

Application forms and plans are available at the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on request.

Dated at Perth this 5th day of December, 1974.

ANDREW MENSAROS,
Minister for Mines.

State of Western Australia.

PETROLEUM ACT, 1967.

Notice of Invitation for Applications for
Exploration Permits.

I, ANDREW MENSAROS, Minister for Mines in the State of Western Australia, acting pursuant to section 30 (1) of the Petroleum Act, 1967, hereby invite applications for the grant of an Exploration Permit in respect of the following Blocks:—

Petermann Range	
8046	8262
8047	8263
8048	8264
8049	8265
8050	8266
8051	8267
8052	8268
8053	8269
8054	8270
8055	8271
8056	8272
8057	8273
8058	8274
8059	8275
8060	8276
8118	8334
8119	8335
8120	8336
8121	8337
8122	8338
8123	8339
8124	8340
8125	8341
8126	8342
8127	8343
8128	8344
8129	8345
8130	8346
8131	8347
8132	8348
8190	8406
8191	8407
8192	8408
8193	8409
8194	8410
8195	8411
8196	8412
8197	8413
8198	8414
8199	8415
8200	8416
8201	8417
8202	8418
8203	8419
8204	8420

Nullarbor Plain.

5013	5230
5014	5231
5015	5232
5016	5233
5017	5234
5018	5235
5019	5236
5020	5237
5021	5238
5022	5239
5023	5240
5024	5241
5025	5242
5026	5243
5027	5244
5028	5245
5029	5246
5030	5301
5085	5302
5086	5303
5087	5304
5088	5305
5089	5306
5090	5307
5091	5308
5092	5309
5093	5310
5094	5311
5095	5312
5096	5313
5097	5314
5098	5315
5099	5316
5100	5317
5101	5318
5102	5373
5157	5374
5158	5375
5159	5376
5160	5377
5161	5378
5162	5379
5163	5380
5164	5381
5165	5382
5166	5383
5167	5384
5168	5385
5169	5386
5170	5387
5171	5388
5172	5389
5173	5390
5174	
5229	

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.
- (ii) The technical qualifications of the applicant and of his employees.
- (iii) The technical advice available to the applicant.
- (iv) The financial resources available to the applicant for financing the proposed exploration programme.

(b) Such other information as the applicant wishes to be taken into account on consideration of his application.

(c) A fee of \$1 000.00.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications close with the Under Secretary for Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on Friday, 7th February, 1975.

Application forms and plans are available at the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on request.

Dated at Perth this 5th day of December, 1974.

ANDREW MENSAROS,
Minister for Mines.

State of Western Australia.

PETROLEUM ACT, 1967.

Notice of Invitation for Applications
for Exploration Permits.

I, ANDREW MENSAROS, Minister for Mines in the State of Western Australia, acting pursuant to Section 30 (1) of the Petroleum Act, 1967, hereby invite applications for the grant of an Exploration Permit in respect of the following Blocks:—

Petermann Ranges.

7605	7827
7606	7828
7607	7829
7608	7830
7609	7831
7610	7832
7611	7833
7612	7834
7613	7835
7614	7836
7615	7837
7616	7838
7617	7839
7618	7840
7619	7841
7620	7842
7621	7843
7622	7844
7623	7893
7624	7894
7625	7895
7626	7896
7627	7897
7628	7898
7677	7899
7678	7900
7679	7901
7680	7902
7681	7903
7682	7904
7683	7905
7684	7906
7685	7907
7686	7908
7687	7909
7688	7910
7689	7911
7690	7912
7691	7913
7692	7914
7693	7915
7694	7916
7695	7965
7696	7966
7697	7967
7698	7968
7699	7969
7700	7970
7749	7971
7750	7972
7751	7973
7752	7974
7753	7975
7754	7976
7755	7977
7756	7978
7757	7979
7758	7980
7759	7981
7760	7982
7761	7983
7762	7984
7763	7985
7764	7986
7765	7987
7766	7988
7767	8037
7768	8038
7769	8039
7770	8040
7771	8041
7772	8042
7821	8043
7822	8044
7823	8045
7824	8109
7825	8110
7826	8111

Petermann Ranges—*continued*.

8112	8259
8113	8260
8114	8261
8115	8325
8116	8326
8117	8327
8181	8328
8182	8329
8183	8330
8184	8331
8185	8332
8186	8333
8187	8397
8188	8398
8189	8399
8253	8400
8254	8401
8255	8402
8256	8403
8257	8404
8258	8405

Applications are required to be made in the approved form and should be accompanied by—

(a) Particulars of:—

- (i) Proposals of the applicant for year to year exploration work and expenditure for the initial five year term.
- (ii) The technical qualifications of the applicant and of his employees.
- (iii) The technical advice available to the applicant.
- (iv) The financial resources available to the applicant for financing the proposed exploration programme.

(b) Such other information as the applicant wishes to be taken into account on consideration of his application.

(c) A fee of \$1 000.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications close with the Under Secretary for Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on Friday, 7th February, 1975.

Application forms and plans are available at the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, on request.

Dated at Perth this 5th day of December, 1974.

ANDREW MENSAROS,
Minister for Mines.

COMPANIES ACT, 1961-1973.

(Section 272 (1).)

Notice of Meeting of Members and Creditors.

Bauform Pty. Ltd. (in Liquidation).

NOTICE is hereby given that pursuant to subsection (1) of section 272 of the Companies Act, 1961-1973, a Final Meeting of the Members of Bauform Pty. Ltd. (in Liquidation) will be held at the offices of Weston, James & Co., 13th Floor, 16 St George's Terrace, Perth, on Friday, the 10th January, 1974, at 2.15 p.m. to be followed at 2.30 p.m. by a Final Meeting of the Creditors of Bauform Pty. Ltd. (in Liquidation) for the purpose of laying before the Meeting an account showing how the winding up has been conducted and the property of the Company has been disposed of and giving any explanation necessary.

Dated this 6th day of December, 1974.

L. C. JAMES,
Liquidator.

(Weston, James & Co., Chartered Accountants,
16 St George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT, 1961-1973.
(Section 272.)

Notice of Final Meeting of Members and Creditors.
Bellevue Electroplating Pty. Ltd.
(in Liquidation).

NOTICE is hereby given that pursuant to the Companies Act, 1961-1973 a Final Meeting of the Members and Creditors of Bellevue Electroplating Pty Ltd (in Liquidation) will be held at the offices of Melsom, Wilson & Partners, Chartered Accountants, 11th Floor T & G Building, 37 St. George's Terrace, Perth 6000, on Wednesday, 8th January, 1975, at 9.30 a.m. to consider the Liquidator's Final Report and Explanation of Realisation of Assets.

Dated at Perth this 6th day of December, 1974.

R. M. EVANS,
Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T & G Building, 37 St George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1973.
(Section 254 (2).)

B. G. L. Corporation Pty. Ltd. Trading as
"Country Stores".

To the Registrar of Companies:

AT a general meeting of members of B. G. L. Corporation Pty. Ltd. duly convened and held at Suite 4, 2nd Floor, 196 Adelaide Terrace, Perth, W.A. on the 4th December, 1974:—

(1) The Special Resolution set out below was duly passed:—

That the company be wound up voluntarily and that a liquidator be appointed for the purpose of winding up in view of the inability of the company by reason of its liabilities to continue its business.

(2) The Ordinary Resolution set out below was duly passed:—

That Brian Millwood Smith and Kevin Ernest Judge of 196 Adelaide Terrace, Perth, W.A. be appointed joint and several liquidators of the company.

Dated this 4th day of December, 1974.

G. LAWSON,
Director.

(Shepherd & Partners, 196 Adelaide Terrace, Perth, W.A. 6000.)

COMPANIES ACT, 1961-1973.
(Section 254.)

Camalec (W.A.) Limited.

Special Resolution to Wind up.

AT an extraordinary General Meeting of the above-named Company duly convened and held at 320 St. Kilda Road, Melbourne, on the 14th day of November, 1974, the following resolution was passed as a special resolution:—

That the Company be wound up voluntarily.

At the above mentioned meeting Roger Douglas Evans of 351 Collins Street, Melbourne, was appointed liquidator for the purpose of the winding-up.

Notice is also given that after twenty-one days from this date, I shall proceed to distribute the assets. All creditors having any claim against the Company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their Claim.

Dated this 14th day of November, 1974.

ROGER DOUGLAS EVANS,
Liquidator.

COMPANIES ACT, 1961-1973.
Notice of Passing of Resolution.

Matrice Pty. Ltd.

AT a general meeting of the members of Matrice Pty. Ltd., duly convened and held at 1185 Hay Street, West Perth, on the 5th day of December, 1974, a special resolution set out below was duly passed:—

That the Company be wound up voluntarily and that John Charlesworth Hanson be appointed Liquidator.

Dated this 6th day of December, 1974.

(Messrs John C. Hanson & Co., Chartered Accountants, 1185 Hay Street, West Perth, W.A. 6005.)

COMPANIES ACT, 1961-1973.

Notice of Intention to Declare a First and Final Dividend.

Cavat Electrical Services Pty Ltd (in Liquidation).
NOTICE is hereby given that as Liquidator of the abovenamed company I, Rodney Michael Evans, Chartered Accountant, of Melsom, Wilson & Partners, 11th Floor T & G Building, 37 St. George's Terrace, Perth 6000 intend to declare a First and Final Dividend in this matter.

Creditors must prove their debts by 27th December, 1974.

Dated at Perth this 13th day of December, 1974.

R. M. EVANS,
Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT, 1961-1973.
(Section 260 (2).)

Notice of Meeting of Creditors of
Marblecrete Pty. Ltd.

NOTICE is hereby given that pursuant to section 260 (2) of the Companies Act, 1961-1973, a meeting of creditors of Marblecrete Pty. Ltd. will be held at the offices of Thornton Pallot & Associates, 66 Thomas Street, West Perth, on Monday 6th January, 1975 at 10.30 a.m. to consider a proposed special resolution "That the company be wound up voluntarily and that William Albert Thornton, Chartered Accountant, be appointed liquidator of the company."

Dated at Perth this 3rd day of December, 1974.

K. SPALDING,
Director.

(Thornton Pallot & Associates Accountants, 66 Thomas Street, West Perth.)

COMPANIES ACT, 1961-1973.

In the matter of Victor Anodising Service Pty Limited and in the matter of the Companies Act, 1961-1973.

NOTICE is hereby given that at a meeting of the members of Victor Anodising Service Pty Limited on 4th December, 1974, the following resolution was passed as a special resolution:—

That the company be wound up voluntarily and that Russell George Hume and Peter William Harvey of Price Waterhouse & Co, 200 St. George's Terrace, Perth 6000 be and are hereby appointed liquidators to act jointly and severally for the purpose of such winding up.

R. G. HUME,
Liquidator.

(C/- Price Waterhouse & Co., 200 St. George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1973.

(Rule 151.)

In the matter of Victor Anodising Service Pty Limited and in the matter of the Companies Act, 1961-1973.

CREDITORS of the abovenamed company, which is being wound up, are required on or before the 20th day of January, 1975, to send their names and addresses and particulars of their debts or claims and of any security held by them to the undersigned, and, if subsequently required by notice in writing from the liquidator, shall formally prove their debts or claims and establish any title they may have to priority by affidavit as required by any such notice. In default of complying with any such notice they will be excluded from the benefit of any distribution made before such debts or claims are proved or such priority is established and from objecting to any such distribution.

Dated this 4th day of December, 1974.

R. G. HUME,
Liquidator.

(C/- Price Waterhouse & Co, 200 St. George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1973.

Notice of Intention to Declare Dividend.

In the matter of Hobbs & Walters Pty. Ltd. (in Liquidation) in the State of Western Australia.

NOTICE is hereby given that a First Dividend to Preferential Creditors only is intended to be declared in this matter. The Dividend will be payable to those Preferential Creditors who have proved their claims on or before the 26th December, 1974.

Dated this 10th day of December, 1974.

J. C. HANSON,
Liquidator.

(John C. Hanson & Co., Chartered Accountants, 1185 Hay Street, West Perth, W.A. 6005.)

COMPANIES ACT, 1961-1973.

Hobbs & Walters Pty. Ltd. (in Liquidation).

Notice of General Meeting of the Company and Meeting of Creditors.

NOTICE is hereby given that a general meeting of the Company and meeting of creditors of Hobbs & Walters Pty. Ltd. (in Liquidation) will be held at the Board Room, C.W.A. House, 3rd Floor, 1174 Hay Street, West Perth, on Thursday 19th December, 1974 at 11.00 a.m.

Business:

- (1) To receive the report of the liquidator on the conduct of the winding up during the period under review.
- (2) To receive and consider reports of Mr. J. A. T. Hobbs and the Committee of Inspection.
- (3) To consider modifying the resolution passed at the meeting of creditors on 16th May, 1974 relating to nominated sub-contractors by adding at the end of paragraph (b) of that resolution:—

Provided however that the liquidator may entirely withhold or partially reduce such payment or distribution to a nominated sub-contractor and/or Nominated Supplier if in the opinion of the liquidator there is a likelihood that the liquidator shall be entitled to claim a refund from or payment by such nominated sub-contractor and/or nominated supplier to the Company under paragraph D hereof.

- (4) General.

Dated this 10th day of December, 1974.

J. C. HANSON,
Liquidator.

(John C. Hanson & Co., Chartered Accountants.)

COMPANIES ACT, 1961-1973.

In the matter of the Companies Act, 1961-1973 and in the matter of A. Mercer Pty. Ltd. (in Liquidation).

NOTICE is hereby given that pursuant to section 272 of the Act, the final meeting of the members and creditors of the company will be held at the offices of Price Waterhouse & Co., 200 St. George's Terrace, Perth on the 15th day of January, 1975 at 10.00 o'clock in the forenoon for the purpose of the liquidator laying before the meeting an account of the winding up and the giving of any explanation thereof.

Dated this 12th day of December, 1974.

R. G. HUME,
Liquidator.

(C/- Price Waterhouse & Co., 200 St. George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1973.

Notification of Claims.

Travellers Insurance Corporation Limited
(in Liquidation).

NOTICE is hereby given that as Liquidator of the abovenamed Company I, Rodney Michael Evans, request that all persons having claims against the abovenamed company in respect of Insurance claims—

- (1) admitted by the company but not settled,
- (2) being processed but not admitted,
- (3) any other claim,

must lodge such claims at my office, care of Melsom, Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, 6000 by Friday the 27th December, 1974.

Dated at Perth this 10th day of December, 1974.

R. M. EVANS,
Official Liquidator.

(Melsom Wilson & Partners, 11th Floor T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT, 1961-1973.

Lenham Tanneries Pty. Ltd.

(Receiver and Manager Appointed.)

TAKE notice that on the 4th day of December, 1974, Robert John Armstrong, Accountant, of Armstrong Matcham Hughes & Ross, Accountants, 184 Adelaide Terrace, Perth, was appointed Receiver and Manager over the assets and undertaking of Lenham Tanneries Pty. Ltd. by the Commissioners of the Rural and Industries Bank of Western Australia pursuant to the terms of T.L.A. Mortgages and Debentures both dated 2nd May, 1974.

Dated this 10th day of December, 1974.

R. J. ARMSTRONG,
Receiver and Manager.

(Armstrong Matcham Hughes & Ross, Accountants, 184 Adelaide Terrace, Perth, W.A. 6000. Telephone 25 8055.)

COMPANIES ACT, 1961-1973.

Notice of Winding-up Order.

In the matter of Stafford Holdings Pty. Ltd.
Company No. 75 of 1974.

WINDING-UP Order made the 25th day of November, 1974. Name and address of Liquidator: Mr. Herbert Christopher Griffin of H. C. Griffin & Co., 196 Adelaide Terrace, Perth.

KOTT WALLACE & GUNNING,
Solicitors for the Petitioner.

COMPANIES ACT, 1961-1973.

In the matter of L. Same & Co. Pty. Ltd. and in the matter of the Companies Act, 1961-1973:

AT an Extraordinary General Meeting of Members of the abovenamed Company duly convened and held at the Palace Hotel Board Room, 108 St. George's Terrace, Perth, on 6th December, 1974, the following resolution was carried:—

That it has been proved to the satisfaction of this meeting of members of L. Same & Co. Pty. Ltd. that the Company cannot by reason of its liabilities continue its business and it is advisable to wind up the same and, accordingly, that the Company be wound up voluntarily.

At a meeting of Creditors held on the same day it was resolved that Messrs. Bruce Henry Smith and Michael John Barry, Chartered Accountants, both of Messrs. B. O. Smith & Son, Chartered Accountants, 30 Kings Park Road, West Perth, W.A. 6005, be appointed Joint Liquidators (either authorised to act solely).

B. H. SMITH,
M. J. BARRY,
Liquidators.

(B. O. Smith & Son, Chartered Accountants, 30 Kings Park Road, West Perth, W.A. 6005.)

COMPANIES ACT, 1961-1973.

(Section 254 (2).)

Notice of Resolution.

Tralee Pty. Ltd.

To the Registrar of Companies:

AT a general meeting of the members of Tralee Pty. Ltd. duly convened and held at the Registered Office of the Company, 163 Lockhart Street, Como, on the 11th day of December, 1974, the special resolution set out below was duly passed:—

That the company be wound up under the provisions applicable to a Members Voluntary Winding-up.

Dated this 11th day of December, 1974.

A. T. SLOAN,
Director.

(Lodged by C. P. Bird & Associates, Chartered Accountants, 18 St. George's Terrace, Perth.)

COMPANIES (CO-OPERATIVE) ACT, 1943-1959.

In the matter of the Companies (Co-operative) Act, 1943-1959 and in the matter of Carnarvon Transport Co-operative Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Carnarvon Transport Co-operative Ltd.

Dated this 4th day of December, 1974.

D. A. EVANS,
Deputy Registrar of Companies.

Companies Registration Office, Perth, W.A.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estate of the undermentioned deceased person are required by the Applicant for the grant of representation to send particulars of their claims to their Solicitors, Messrs. Parker & Parker, of 164 St. George's Terrace, Perth, by 15th January, 1975, after which date the executors may

convey or distribute the assets having regard only to the claims of which they may then have notice.

Swainston, Peter, late of 47 Kingsmill Street, Port Hedland, Mining Engineer, died 18th December, 1973.

Dated the 5th day of December, 1974.

PARKER & PARKER,
164 St. George's Terrace, Perth,
Solicitors for the Executors.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

Mark Keith Roberts, formerly of Gosnells in the State of Western Australia, but late of Skye Hospital, 13 Stevens Street, Fremantle, in the said State, Retired Farmer, 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 21st day of August, 1974, at Fremantle, aforesaid are required by the Executor of the Will of the said deceased Albert Baden Farrington, of 28 Fortescue Street, East Fremantle, in the said State, Insurance Agent, to send particulars of their claims to him care of Messrs. Solomon Clarke & Nelson, P.O. Box 6084, East Perth, in the said State by the 17th day of January, 1975, after which date the said executor may convey or distribute the assets having regard only to the claims of which he then has notice.

SOLOMON CLARKE & NELSON,
Solicitors, 12 Victoria Avenue,
Perth, W.A. 6000, Solicitors
for the Executor.

TRUSTEES ACT, 1962.

Advertisement.

Hilda Beatrice Alice Mitchell, late of 54 Farnley Street, Mt Lawley, in the State of Western Australia, Spinster deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on the 6th day of September 1973 at Mt Lawley in the State of Western Australia, are required by the Executors of her estate, Charles Edward Henry Mitchell of 58 Kings Park Road, West Perth in the said State, Retired Pastoralist and David Ross Anderson of 47 Leon Road, Dalkeith in the said State, Solicitor to send particulars of their claims to them at the address hereunder by the 14th day of January, 1975, after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LOHRMANN TINDAL & GUTHRIE,
Solicitors,
167 St George's Terrace,
Perth W.A. 6000.
Tel. 22 3544.

TRUSTEES ACT, 1962.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the estates of any of the undermentioned deceased persons are required by the personal representatives of the estate concerned to send particulars of their claims to them by the date indicated hereunder after which date such persons representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Repacholi, Harry, late of 51 Eric Street, Como, Retired Farmer. Died 16th April, 1973. Particulars to H. R., S. & W. Repacholi, of care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Arnold, William Maxwell, late of Bruce Rock, Farmer. Died on the 2nd April, 1972. Particulars to T. M. A. Arnold of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Arthur, James, late of 88 Hensman Street, South Perth, Retired Farmer. Died on 18th May, 1974. Particulars to S. G. Perry and M. J. Innes, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Bussenschutt, Kenneth William, late of Railway Road, Three Springs, Farmer. Died on the 23rd October, 1973. Particulars to E. M. & J. K. Bussenschutt, of care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Chapman, Ethel, late of Booraan, Widow. Died on the 25th April, 1974. Particulars to V. R. Chapman and J. Major, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Davies, Eva Lottie Muriel, late of Wyalkatchem, Widow. Died on the 16th September, 1974. Particulars to J. H. Davies, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Draper, Alexander Taylor, late of 8 Woodrow Street, Carey Park. Died on the 8th April, 1974. Particulars to R. T. & K. E. Draper, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Gill, Cyril Edward, late of 28 Wakefield Crescent, Albany, Farmer. Died 15th June, 1974. Particulars to V. M. McAndrew, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

McClelland, Gordon Thomas, late of Canapus Street, Southern Cross, Farmer and Dry Cleaner. Died 27th June, 1974. Particulars to L. I. McClelland, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Mincherton, John, late of 14 Douglas Avenue, Mount Yokine, Retired Farmer. Died on the 15th February, 1974. Particulars to P. M. & M. W. Mincherton, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Moffet, Thomas William Duncan, late of 8 Broad Street, Morawa, Farmer. Died 21st January, 1974. Particulars to L. M. Moffet, care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Riches, George Henry, late of 240 Hamersley Road, Subiaco, Retired Farmer. Died 22nd April, 1974. Particulars to J. M. Riches care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Vincenti, Arnildo (also known as Arnold Gilbert Vincenti), late of 4 Millen Street, Boulder, Retired Miner. Died 18th June, 1973. Particulars to D. Bartlett care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

Carruthers, Jane Agnes, late of Yealering, Married Woman. Died 22nd January, 1974. Particulars to H. Carruthers care of Stables & Carr, 18 St. George's Terrace, Perth, by 16th January, 1975.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962 relates) in respect of the estates of the undermentioned deceased persons are required by The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company by the undermentioned date, after which date the

said Company may convey or distribute the assets having regard only to the claims of which the Company then has notice.

Claims for the following expire 24th January, 1975.

Bleakley, Annie, late of Gwentyfred Nursing Home, South Perth, widow. Died 26th September, 1974.

Blogg, William Stewart, late of 25 Mullewa Crescent, Coolbinia, retired company director. Died 15th July, 1974.

Brand, Joseph George, late of 1 Tasca Place, Duncraig, cleaner. Died 9th September, 1974.

Bray, Hazel Gertrude Thelma, late of 20 French Avenue, Merredin, spinster. Died 3rd August, 1974.

Courtney, William Ronald, late of 121 Shenton Road, Swanbourne, business manager. Died 15th August, 1974.

Green, William Arthur, late of 114 Eleventh Avenue, Armadale, retired farmer. Died 7th June, 1974.

Houston, William George, late of Woodstock Nursing Home, 102 Barker Road, Subiaco, but formerly of 1 Rokeby Road, Subiaco, retired W.A.G.R. employee. Died 22nd September, 1974.

Jefferies, Charles Sydney, late of 4 Lemana Court, Nollamara, public servant. Died 13th September, 1974.

Kennedy, Mary Ann, late of Kimberley Hospital, 78 Kimberley Street, Leederville, but formerly of 397 Bagot Road, Subiaco, widow. Died 4th September, 1974.

Milne-Robertson, Margaret Cecily Gwendolen, late of 75 Mill Point Road, South Perth, spinster. Died 11th September, 1974.

Dated at Perth this 10th day of December, 1974.

The Perpetual Executors, Trustees and Agency Company (W.A.) Limited,

B. A. BUTCHER,
Manager.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

THE WEST AUSTRALIAN TRUSTEE EXECUTOR AND AGENCY COMPANY LIMITED, of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last Day for Claims, 13/1/75.

Howell, Olive, formerly of 44 Stephen Street, Fremantle, late of 24A Cameron Way, Kardinya, Widow, died 6/7/74.

Key, Ernest, late of 12 Norfolk Street, South Perth, Retired Carpenter, died 25/9/74.

Slattery, William Elgee, late of Hotel Cottesloe, Marine Parade, Cottesloe, Retired Solicitor (enquiries to 35 Adelaide Street, Fremantle, Tel. 35 6431).

Thomas, Lily May, late of Bassendean Nursing Home, 27 Hamilton Street, Bassendean, widow, died 9/10/74.

Wilson, Robert Affleck, late of 307 Mill Point Road, South Perth, Retired Farmer, died 19/4/74.

Dated at Perth this 11th day of December, 1974.

C. E. PLINT,
Manager.

PUBLIC TRUSTEE ACT, 1941-1972.

NOTICE is hereby given that pursuant to section 14 of the Public Trust Act, 1941-1972 the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 10th day of December, 1974.

A. E. MARSHALL,
Public Trustee, 565 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election filed.

Shott, Reginald; Totally and Permanently Incapacitated Pensioner; Dalkeith; 24/7/74; 8/11/74.
Cope, Athol William; Retired Farmer; Katanning; 25/9/74; 4/12/74.
Borne, William Alfred; Retired Fitter and Turner; Munster; 4/8/74; 8/11/74.
Shilling, Charles Manfred; Retired Prospector; Dalkeith; 12/7/74; 8/11/74.
Wharton, May; Widow; Morley; 5/7/74; 9/12/74.
Woodhouse, Edward Allen; Retired Railway Guard; Forestfield; 25/5/74; 18/9/74.
Nicholas, Jennifer Marie; Spinster; Claremont; 9/2/74; 27/8/74.
Twaddle, Thomas; Retired Railway Guard; Brentwood; 13/7/74; 6/9/74.
Steiner, Stephen; Boller-maker; Spearwood; 28/9/73; 20/11/73.
Turich, John David Clerk; Redcliffe; 24/8/74; 26/11/74.
Baker, Allison Mary; Widow; East Perth; 2/11/74; 2/12/74.
Messenger, James Henry; Prospector (Retired); Coolgardie; 24/7/64; 6/12/74.
Roberts, Richard James; Retired Farm Labourer; Nedlands; 9/7/74; 6/12/74.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the respective dates shown hereunder after which dates I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Dated this 11th day of December, 1974.

A. E. MARSHALL,
Public Trustee.
565 Hay Street, Perth.

Name; Address and Occupation; Date of Death; Last Date for Claims.

Baker, Allison Mary; 31 Wickham Street, East Perth, Widow; 2/11/74; 27/1/75.
Boase, John; 8 Clancy Street, Boulder, retired Winding Engine Driver; 31/8/74; 20/1/75.
Claassen, Jurgen Hendrik; 7 Playden Way, Balga, Sales Representative; 7/11/74; 27/1/75.
Cooper, Francis Edward; 62 Camden Street, Wembley Downs, Retired Foreman; 14/11/74; 27/1/75.
Cope, Athol William; 20 Broome Street, Katanning, Farm Worker; 25/9/74; 20/1/75.
Curnow, George Lawson Milton; 57 Ward Street, Kalgoorlie, Company Director; 16/6/74; 20/1/75.
Dickson, Jack Richard Maley; 113 Bagot Road, Subiaco, Physiotherapist; 23/11/74; 27/1/75.
Dines, Ruby Constance; Margaret River, Married Woman; 21/9/74; 20/1/75.
Edgley, John; 42 Whitehead Road, Gnowangerup, Retired Farmer; 3/5/74; 13/1/75.

Faigenbaum, Aron Zelik; 64 Lanark Street, Mt. Lawley, Retired Second Hand Dealer; 17/10/74; 27/1/75.
Fall, Victor George; 8 Churchill Avenue, Shoalwater Bay, Retired Company Manager; 18/11/74; 27/1/75.
Foster, Lily McDonald; 15 Aberdeen Street, Perth, Widow; 9/11/74; 27/1/75.
Goombul, Dolly (also known as: Goombie, Dolly); Karunjie Station, via Wyndham, Widow; 21/7/74; 13/1/75.
Haig, George Robert; Tuohy Memorial Hospital, Poynton Avenue, Midland, Retired Labourer; 27/10/74; 27/1/75.
Hall, Edna Lucy; Regional Hospital, Bunbury, Widow; 18/9/74; 20/1/75.
Hoare, Peter John; 22 Hopetoun Terrace, Shenton Park, Apprentice Mechanic; Between 26th and 31st October, 1974; 27/1/75.
Hodgkinson, May Minnie; formerly of 25 Woodloes Street, Cannington, late of Southern Cross Hospital, Leach Highway, Bateman, Widow; 24/11/74; 27/1/75.
Kelly, Jack; 159 Collins Street, Kalgoorlie, T.P.I. Pensioner; 9/11/74; 20/1/75.
Maiklem, Roy Leslie; 23 Altair Street, Southern Cross, State Public Servant; 9/11/74; 20/1/75.
Martin, Fanny Ann; "Hillside", Chittering, Widow; 24/10/74; 27/1/75.
Medhurst, Charles Henry; formerly of 50 Shannon Road, North Dianella, late of 630 Coode Street, South Perth, Retired Commonwealth Public Servant; 31/1/74; 13/1/75.
Merrey, Grace Agnes; 28 Wholley Street, Bayswater, Widow; 3/11/74; 27/1/75.
Reese, Leopold Arthur; 40 Riverside Drive, Furnisdale, via Mandurah, Retired Motor Mechanic; 26/11/74; 13/1/75.
Sargeant, Cecil Harry; Elanora Lodge, 37 Hastie Street, Bunbury, Retired Waterside Worker; 17/10/74; 20/1/75.
Simons, Frank Vernon; 12 Windfield Street, Melville, Engineer; 27/7/74; 27/1/75.
Spence, Clifford Frank; 513 Morley Drive, Morley, Secretary; 19/7/74; 27/1/75.
Taaffe, William John; Flat B18, St Johns Court, Great Eastern Highway, Rivervale, Spare Parts Manager; 15/9/74; 13/1/75.
Toohey, Hilda Christina Annie; 5 King George Street, Victoria Park, Widow; 19/11/74; 27/1/75.
Walford, Frederick Victor; Governor Broome Hotel, 174 William Street, Perth, Crane Driver; 12/10/74; 27/1/75.
Warren, Robert John; Great Northern Highway, East Bullsbrook, Machine Operator; 17/10/74; 27/1/75.
Warrunda, Casey; Karunjie Station, via Wyndham, Retired Labourer; 24/5/74; 13/1/75.
Williams, Mary Jane; St Georges Hospital, Pinaster Street, Mt. Lawley, Widow; 28/9/74; 27/1/75.

BANKRUPTCY ACT, 1966.

Notice of Meeting.

(Rule 77.)

Form 34.

Bankruptcy District of Western Australia.

Re John Michael Van Dyk, of 99 Pascoe Street, Karrinyup, Graeme Eric Platt and Maria Clementine Platt, of Lot 22 Victoria Road, West Swan, trading as "Hawthorn Motors", 93 Scarborough Beach Road, Mt. Hawthorn.

TAKE notice that John Michael Van Dyk, of 99 Pascoe Street, Karrinyup, Graeme Eric Platt and Maria Clementine Platt, of Lot 22 Victoria Road, West Swan, have on the 3rd day of December, 1974 signed an authority under subsection (1) of section 188 of the Bankruptcy Act, 1966, authorising John Graham Morris, of 36 Outram Street,

West Perth, to call a meeting of their Creditors (and take over control of their property) and that, in pursuance of section 194 of the Bankruptcy Act, 1966, a meeting of the Creditors of the abovenamed debtors will be held at 36 Outram Street, West Perth, on Monday, 23rd December, 1974, at 3.30 p.m.

Dated this 4th day of December, 1974.

J. G. MORRIS,
Controlling Trustee.

(J. G. Morris & Co., Chartered Accountants, 36 Outram Street, West Perth 6005.)

**DISPOSAL OF UNCOLLECTED GOODS ACT,
1970.**

Mercedes Benz 220Sb Sedan,
Engine Number 000250.

I, MALCOLM JOHN McDONALD of 9 Thomas Street, Nedlands, intend to sell or otherwise dispose of the above vehicle in one month.

M. J. McDONALD.

**Available only from Harbour and Light
Department, Crane House, 185 High
Street, Fremantle. Phone 35 1211.—**

Navigable Waters Regulations, 1958.

Regulations for Preventing Collisions at
Sea.

Regulations for the Examination of
Applicants for Masters, Mates,
Coxswain, Engineers, Marine Motor
Engine Driver's and Marine
Surveyors.

NOTICE.

Subscriptions are required to commence and terminate with a quarter.

The *Government Gazette* is published on Friday in each week, unless interfered with by public holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The subscriptions to the *Government Gazette* are as follows:—Annual subscriptions, \$12; nine months, \$10; six months, \$7; three months, \$4; single copy (current year), \$0.30; single copy (previous years, up to 10 years), \$0.50; over 10 years, \$0.80.

NOTICE

**INCREASE DUE TO INCREASED POSTAL CHARGES,
APPLICABLE FROM 1st OCTOBER, 1974**

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**REPORT OF THE HONORARY
ROYAL COMMISSION OF
INQUIRY INTO THE
TREATMENT OF ALCOHOL
AND DRUG DEPENDENTS IN
WESTERN AUSTRALIA, 1973.**

(Hon. R. J. L. Williams, M. L. C., Chairman.)

Prices—

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ROYAL COMMISSION INTO
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NOTICE:

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Report of Government Secondary Schools
Discipline Committee.

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1972**

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27th Parliament, Fourth Session
1973
Legislative Council and
Legislative Assembly**

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NOTICE

**MOTOR VEHICLE DEALER'S ACQUISITION
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FORM 3**

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NOTICE

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WESTERN AUSTRALIA**

Vol. 1, Part 1 (only).

By C. A. Gardner.

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SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer at the Government Printing Office, Station Street, Wembley 6014, or at the Main Hall, Central Government Offices, Cnr. Barrack Street and St. George's Terrace, Perth, BEFORE TEN O'CLOCK a.m. on THURSDAY, or the day preceding the day of publication, and are charged at the following rates:—

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All fees are payable in advance. Remittances should be made by money order, postal note, or cheque.

The office at the Treasury Buildings, Perth, will be closed each day between 1 p.m. and 2 p.m.

Where signatures are appended to copy for publication in the *Government Gazette* they must appear in typewritten or block characters below the written signature. Unless this is done, no responsibility will be accepted by this office for any error in the initials or names as printed.

All communications should be addressed to "The Government Printer, Station Street, Wembley".

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WORKERS' COMPENSATION ACT, 1912-1973.

(Eleventh Reprint approved 26/4/74.)

ON page 95 of the above reprint substitute for the passage "lump sum.", at the end of clause 10, the passage "lump sum, the intention being that an order for redemption shall be made not as a matter of course but only when the special circumstances of the case commend themselves to the Board as justifying the making of an order for redemption."

Amendment slips may be obtained free of charge from the Government Printing Office.

REPORT OF THE ROYAL COMMISSION INTO GAMBLING, 1974

(Commissioner Mr. P. R. Adams, Q.C.)

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GOVERNMENT GAZETTE.

Christmas and New Year Holidays.

CHRISTMAS.

DURING Christmas week the *Government Gazette* will be published on TUESDAY, 24th DECEMBER, 1974. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on MONDAY, 23rd DECEMBER, 1974.

NEW YEAR.

During the week of the New Year holidays the *Government Gazette* will be published on FRIDAY, 3rd JANUARY, 1975. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on TUESDAY, 31st DECEMBER, 1974.

WILLIAM C. BROWN,
Government Printer.

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