



Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 24 DECEMBER

[1982

**NOTICE TO SUBSCRIBERS.
"GOVERNMENT GAZETTE".
NEW YEAR PUBLICATION.**

The closing time for notices for the "Government Gazette" published on Friday, 31 December 1982 will be as usual, 3.00 p.m. Wednesday, 29 December 1982.

Metropolitan Water Supply, Sewerage, and
Drainage Act 1909-1982.

Metropolitan Water Authority Act 1982.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Rear-Admiral Sir Richard John
To Wit: } Trowbridge, Knight Commander of the Royal
RICHARD } Victorian Order, Knight of Grace of the Most
TROWBRIDGE, } Venerable Order of the Hospital of St. John of
Governor. } Jerusalem, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies in the
Commonwealth of Australia.

UNDER section 57E of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982, I, the Governor, acting on the recommendation of the Metropolitan Water Authority preserved and continued under the Metropolitan Water Authority Act 1982, acting with the advice and consent of the Executive Council, do hereby reduce the Wanneroo Public Water Supply Area as described in the Proclamation of that Area published in the *Government Gazette* on 12 December 1975 by excising the area described in Schedule 1 to this Proclamation and do hereby declare that part of the Metropolitan Water Supply, Sewerage, and Drainage Act described in Schedule 2 to this Proclamation to be the Wanneroo Public Water Supply Area from the date of publication of this Proclamation in the *Government Gazette*.

Schedule 1.

Area excised from Wanneroo Public Water Supply Area.

All that portion of land bounded by lines starting from the westernmost southwestern corner of the southwestern severance of Swan Location 5607 thence generally easterly, northeasterly, easterly and northeasterly along boundaries of that severance to the prolongation westerly of westernmost northern side of Road Number 213; thence easterly to and easterly, southwesterly, south-easterly and again easterly along sides of that road to the prolongation northerly of the eastern boundary of the northeastern severance of Location 1866; thence southerly to and along that boundary and southerly

Cancer Council of Western Australia Act
Repeal Act 1982.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Rear-Admiral Sir Richard John
To Wit: } Trowbridge, Knight Commander of the Royal
RICHARD } Victorian Order, Knight of Grace of the Most
TROWBRIDGE, } Venerable Order of the Hospital of St. John of
Governor. } Jerusalem, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies in the
Commonwealth of Australia.

WHEREAS a certificate of incorporation under the Associations Incorporation Act 1895 has been issued to the Cancer Foundation of Western Australia: Now therefore, I, the Governor, acting with the advice and consent of the Executive Council and pursuant to section 2 of the Cancer Council of Western Australia Act Repeal Act 1982, do hereby fix 3 January 1983 as the day on which the Cancer Council of Western Australia Act Repeal Act 1982 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 21st day of December nineteen hundred and eighty-two.

By His Excellency's Command,

B. J. MacKINNON,
Acting Minister for Health.

GOD SAVE THE QUEEN !!!

along the eastern boundary of the southeastern severance of Location 1584 to the easternmost northeastern corner of the southern severance of Location 1866; thence southerly and westerly along boundaries of that severance to a southeastern side of Mangurup Road; thence southwesterly and westerly along sides of that road to the southeastern corner of Location 2314; thence westerly and northerly along boundaries of that location to the southeastern corner of Location 2311; thence westerly along the southern boundary of that location to the easternmost southeastern corner of Location 7541; thence southwesterly along the southeastern boundary of that location to the northeastern corner of Location 1582; thence southerly along the eastern boundary of that location and southwesterly along the southeastern boundary of Location 7542 to the northeastern corner of Location 1734; thence southerly along the eastern boundary of that location and southerly along the eastern boundary of Location 1821 to a northern side of Townsend Road; thence easterly along that side to the northernmost eastern side of Hawkins Road; thence southerly, easterly and again southerly along sides of that road to the prolongation westerly of the southern side of Wirrega Road; thence easterly to and along that side to the western boundary of Location 1534; thence northerly along that boundary and onwards to a northern side of Wirrega Road; thence easterly along that side to the prolongation northerly of the western boundary of Location 1932; thence southerly to and along that boundary to the prolongation easterly of the southern boundary of Location 1792; thence westerly to and along that boundary to the northeastern corner of Location 3302; thence southerly along the eastern boundary of that location and onwards to the northern boundary of Location 1577; thence easterly and southerly along boundaries of that location to the northern boundary of the central severance of Location 1578; thence easterly along that boundary and onwards to the eastern side of a road passing along the eastern boundaries of the central and southeastern severances of Location 1578; thence southerly along that side and southerly, easterly and again southerly along eastern, northern and eastern sides of Steel Road to the prolongation easterly of the southern boundary of Lot 25 of Location 1882, as shown on Land Titles Office Plan 8480; thence westerly to and along that boundary to the prolongation northerly of the eastern boundary of Location 1494; thence southerly to and southerly and westerly along boundaries of that location and onwards to the shore of Gngangara Lake; thence generally southeasterly and generally southwesterly along that shore to its intersection with the Top Water Level Mark of that Lake; thence generally southwesterly, generally northeasterly, again generally southwesterly and generally northwesterly along the Top Water Level Mark to its intersection with the eastern boundary of the southern severance of Location 887; thence southerly and westerly along boundaries of that severance and onwards to the eastern side of Road Number 6797; thence northerly, westerly, again northerly, again westerly and again northerly along eastern and northern sides of that road to an eastern side of Badgerup Road; thence northerly, northeasterly and generally northerly along that side to the prolongation easterly of the northern side of Road Number 1895; thence westerly to and along that side to the eastern side of Road Number 1359; thence northerly along that side and onwards to the northern side of Road Number 1417; thence westerly, southwesterly and again westerly along that side to the southeastern corner of Land Titles Office Lot 70 of Location 1791 as shown on Land Titles Office Plan 8238; thence northerly and southwesterly along boundaries of that lot to the southern corner of Land Titles Office Lot 74; thence northwesterly and northeasterly along boundaries of that lot to the prolongation southeasterly of the southwestern boundary of Land Titles Office Lot 58 of Locations 1791 and 1806; thence northwesterly to and along that boundary and the southwestern boundary of Land Titles Office Lot 51 of Location 1806 as shown on Land Titles Office Plan 7122 to the southeastern side of Belgrade Road; thence northeasterly along that side and easterly along a southern side of that road to the western side of Franklin Road; thence northerly along that side to the southern side of Caporn Street; thence westerly along that side to the prolongation southerly of the western side of Road Number 8691; thence northerly to and northerly, westerly, again northerly, again

westerly and again northerly along western and southern side of that road to the southern side of Coogee Road; thence generally westerly along that side to the southeastern side of Pinjar Road; thence generally northeasterly along that side to the starting point.

Schedule 2.

Wanneroo Public Water Supply Area.

All that portion of land bounded by lines starting from the intersection of a southeastern side of Road Number 1407 with a northeastern side of Road Number 9319 and extending southeasterly, southerly and westerly along sides of that road and southerly and southwesterly along eastern and southeastern sides of Road Number 8487 to the northeastern corner of the eastern severance of Swan Location 2928; thence southerly along the eastern boundary of that severance and onwards to a southern side of Road Number 3684; thence westerly along that side to a southeastern side of Road Number 8487; thence southwesterly along that side to the northeastern corner of the eastern severance of Location 1852; thence southerly and westerly along boundaries of that severance and westerly along the southern side of Road Number 8487 to a south-eastern side of Road Number 893; thence southwesterly along that side and southwesterly along a southeastern side of Pinjar Road to the westernmost southwestern corner of the southwestern severance of Location 5607; thence generally easterly, northeasterly, easterly and again northeasterly along boundaries of that severance to the prolongation westerly of the westernmost northern side of Road Number 213; thence easterly to and easterly, south-westerly, south-easterly and again easterly along sides of that road to the prolongation northerly of the eastern boundary of the northeastern severance of Location 1866; thence southerly to and along that boundary and southerly along the eastern boundary of the south-eastern severance of Location 1584 to the easternmost northeastern corner of the southern severance of Location 1866; thence southerly and westerly along boundaries of that severance to a southeastern side of Mangurup Road; thence southwesterly and westerly along sides of that road to the southeastern corner of Location 2314; thence westerly and northerly along boundaries of that location to the southeastern corner of Location 2311; thence westerly along the southern boundary of that location to the easternmost southeastern corner of Location 7541; thence south-westerly along the south-eastern boundary of that location to the northeastern corner of Location 1582; thence southerly along the eastern boundary of that location and southwesterly along the southeastern boundary of Location 7542 to the northeastern corner of Location 1734; thence southerly along the eastern boundary of that location and southerly along the eastern boundary of Location 1821 to a northern side of Townsend Road; thence easterly along that side to the northernmost eastern side of Hawkins Road; thence southerly, easterly and again southerly along sides of that road to the prolongation westerly of the southern side of Wirrega Road; thence easterly to and along that side to the western boundary of Location 1534; thence northerly along that boundary and onwards to a northern side of Wirrega Road; thence easterly along that side to the prolongation northerly of the western boundary of Location 1932; thence southerly to and along that boundary to the prolongation easterly of the southern boundary of Location 1792; thence westerly to and along that boundary to the northeastern corner of Location 3302; thence southerly along the eastern boundary of that location and onwards to the northern boundary of Location 1577; thence easterly and southerly along boundaries of that location to the northern boundary of the central severance of Location 1578; thence easterly along that boundary and onwards to the eastern side of a road passing along the eastern boundaries of the central and southeastern severances of Location 1578; thence southerly along that side and southerly, easterly and again southerly along eastern, northern and eastern sides of Steel Road to the northern boundary of Location 5199; thence easterly and southerly along boundaries of that location to the northern boundary of Lot 8 of Location 2470, as shown on Land Titles Office Plan 7216 (Sheet 1); thence easterly along the northern boundary of that

lot and easterly along the northern boundaries of Lots 9 to 14 inclusive to the northwestern corner of Lot 28, as shown on Land Titles Office Diagram 44991; thence easterly along the northern boundary of that lot and easterly along the northern boundaries of Lots 16 and 17, as shown on Land Titles Office Plan 7216 (Sheet 2) and onwards to the northwestern corner of Lot 18; thence easterly along the northern boundary of that lot and easterly along the northern boundaries of Lots 19 to 26 inclusive to the northwestern corner of Lot 27; thence easterly and southerly along boundaries of that lot to the northern side of Gnangara Road; thence easterly along that side to the prolongation southerly of the western boundary of Location 2828; thence northerly to and northerly and easterly along boundaries of that location to its northeastern corner; thence easterly to the southwestern corner of Location 1605; thence northerly and easterly along boundaries of that location to the westernmost southwestern corner of Location 3080; thence generally northeasterly along boundaries of that location to the southwestern corner of Lot 47 of Location 1, as shown on Land Titles Office Plan 3220 (Sheet 1); thence northerly along the western boundary of that lot and onwards to the southwestern corner of Lot 46; thence northerly along the western boundary of that lot and onwards to the southwestern corner of Location 5892; thence northerly along the westernmost western boundary of that location to the southern boundary of Location 1572; thence westerly and northerly along boundaries of that location to its northwestern corner; thence westerly to and westerly, northerly and easterly along boundaries of Location 1474 to the southwestern corner of the western severance of Location 5889; thence northerly along the western boundary of that severance and northerly and easterly along western and northern boundaries of the western severance of Location 2294 to a western side of Della South Road; thence northerly along that side to the prolongation westerly of the southern boundary of Location 3231; thence easterly to and easterly and northerly along boundaries of that location to the southern boundary of Location 2323; thence westerly along that boundary and onwards to a western side of Della South Road; thence northerly along that side to a southern side of Cooper Road; thence westerly along that side to the prolongation southerly of a western side of Della Road; thence northerly to and along that side to the southeastern corner of Lot 2 of Location 2594, as shown on Land Titles Office Diagram 59260; thence westerly along the southern boundary of that lot and westerly along the south boundaries of Lots 8 and 7 of Location 2290, as shown on Land Titles Office Diagram 4395 to the southeastern corner of Location 2291; thence westerly and northerly along boundaries of that location to a southern side of Road Number 5547; thence generally westerly along sides of that road to the prolongation southerly of the western boundary of Location 2300; thence northerly to and along that boundary to the southeastern corner of Location 2284; thence westerly and northerly along boundaries of that location and onwards to the southern side of a road passing along southern boundaries of Location 9019; thence generally westerly along sides of that road to the prolongation southerly of the southernmost western boundary of the last mentioned location; thence northerly to and northerly, westerly and again northerly along boundaries of that location to a southern side of Road Number 4929; thence westerly along that side to the prolongation southerly of an eastern boundary of a northeastern severance of Location 5607; thence northerly to and northerly, northeasterly and north-westerly along boundaries of that severance to a south-eastern side of Road Number 1407 and thence south-westerly along that side to the starting point, as delineated on Plan M.W.B. 17893.

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of December, nineteen hundred and eighty-two.

By His Excellency's Command,

ANDREW MENSAROS,
Minister for Water Resources.

GOD SAVE THE QUEEN !!!

HOUSING LOAN GUARANTEE ACT 1957-1973.

Declaration Under and Pursuant to Section Seven F of the Housing Loan Guarantee Act 1957-1973.

I, THE HONOURABLE RAYMOND JAMES O'CONNOR, the Treasurer, have been requested under the provisions of section seven F of the Housing Loan Guarantee Act 1957-1973 (in this notice called "the Act") to do so, do by this notice declare the following matters, that is to say—

- (a) the maximum amount which the Treasurer may guarantee under the Act during the period commencing 19 May 1958, and ending 30 June 1983, is the sum of seventy five million dollars (\$75 000 000);
- (b) the maximum amount in respect of which agreements for indemnity may be entered into by the Treasurer during the period commencing 1 January 1962 and ending 30 June 1983, is the sum of six million five hundred thousand dollars (\$6 500 000).
- (c) the maximum rate of interest which an approved institution may charge on a loan to a borrower or on the purchase money to a purchaser in respect of any period whilst an agreement for indemnity is in force in respect of the loan or purchase money, is fourteen and one quarter per centum (14 1/4%); and
- (d) for the purposes of section seven B of the Act the maximum amount which an approved institution shall advance to a borrower on the giving of a first mortgage of a new house or the maximum amount of the purchase moneys which an approved institution shall permit to remain payable under a contract for sale and purchase of a new house before an indemnity is given by the Treasurer under the Act, is seventy per centum (70%) of the value of a new house as defined in the Act.

R. J. O'CONNOR,
Treasurer.

Crown Law Department,
Perth, 24 December 1982.

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.

Frank Gurbel, of 3 Camira Place, Gooseberry Hill and Chemist Mart, 3 Bishop Street, Morley 6062.

Alan Reuben Handy, of Agriculture Protection Board, Eucla.

R. M. CHRISTIE,
Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that Ellis Francis Godwin of 68 Sixth Avenue, Wittenoom, President of the Shire of West Pilbara, has been appointed under section 9 of the Justices Act 1902-1982 to be a Justice of the Peace for the Magisterial Districts of Ashburton and Roebourne during his term of office as President of the Shire of West Pilbara.

R. M. CHRISTIE,
Under Secretary for Law.

Public Service Arbitration Act 1966

DETERMINATION

PERTH DENTAL HOSPITAL DENTISTS—GOVERNMENT OFFICER

PURSUANT to Section 12 of the Public Service Arbitration Act 1966, the Board of Management Perth Dental Hospital hereby gives notice that the titles, salaries or salary ranges allocated to offices and salary within each salary range allocated to officers covered by the Perth Dental Hospital Dentists Salaries Agreement 1982, No. 12 of 1982 shall be in accordance with the following determination.

No.	Title of Office	Name of Officer	Classification		Salary Excluding Allowance	Remarks
			17/12/81 Level	18/12/81 Level		
401	Director of Hospital Dental Services	K. F. Wren	8	8	\$ 49 476	
402	Deputy Director of Hospital Dental Services	O. M. Haigh	7	7	46 756	
403	Co-ordinating Head Orthodontic Services	P. F. Dignam	6	6	44 700	
404	Co-ordinating Head Restorative Services	D. R. McMaugh	6	6	44 700	
406	Senior Specialist Orthodontist	D. Watson	5	5	43 740	
407	Regional Orthodontist Bunbury Clinic	Vacant	5	5		
411	Specialist Orthodontist	W. H. Kwee	4	4	36 969	
412	Specialist Orthodontist	K. R. Huxtable	4	4	36 969	
413	Specialist Orthodontist	F. C. K. Wong	4	4	36 969	
415	Specialist Periodontist	T. K. Wong-Lee	4	4	42 761	
419	Head of Department	J. M. Kenwright	3	3	39 333	
420	Head of Department	M. J. Tyas	3	3	39 333	
421	Head of Department	G. E. Cawsey	3	3	39 333	
424	Dentist in Charge Annexe Clinic Grade I	M. L. Hopkins	3	3	39 333	
425	Dentist in Charge Annexe Clinic Grade I	L. Wheeler	3	3	39 333	
426	Dentist in Charge Annexe Clinic Grade I	F. A. D'Souza	3	3	39 333	
427	Dentist in Charge Annexe Clinic Grade I	L. Rogers	3	3	39 333	
429	Dentist in Charge Annexe Clinic Grade I	R. K. McKenzie	3	3	39 333	
428	Dentist in Charge Relieving and Preventive	J. Watson	3	3	39 333	
422	Dentist in Charge Dental School Patients' Clinic	A. Patullo	3	3	39 333	
423	Dentist in Charge Outstations	S. L. Anastasas	3	3	39 333	
430	Dentist in Charge Annexe Clinic Grade II	T. Cargill	2	2	32 767	Plus Allowance to \$35 564
431	Dentist in Charge Annexe Clinic Grade II	P. J. Frost	2	2	32 767	
432	Dentist in Charge Road Dental Clinic	Vacant	2	2		
433	Dentist in Charge Road Dental Clinic	Vacant	2	2		
434	Dentist in Charge Road Dental Clinic	Vacant	2	2		
437	Senior Staff Dentist	S. Arthur	2	2	32 767	
439	Senior Staff Dentist	L. Thean	2	2	32 767	
440	Senior Staff Dentist	V. Mahendran	2	2	32 767	
441	Senior Staff Dentist	J. Morgan	2	2	32 767	
442	Senior Staff Dentist	R. Fisher	2	2	31 360	
435	Senior Staff Dentist	Vacant	2	2		
436	Senior Staff Dentist	Vacant	2	2		
437	Senior Staff Dentist	Vacant	2	2		
443	Outstations Dental Officer	P. H. Nicholls	2	2	31 360	
444	Outstations Dental Officer	Vacant	2	2		
446	Dental Officer King Edward Memorial Hospital	E. M. Hahn	1	1	29 955	Plus Allowance to \$31 360
449	Staff Dentist	L. Hope	1	1	29 955	
450	Staff Dentist	R. Ellis	1	1	29 955	
451	Staff Dentist	J. Darbyshire	1	1	29 955	
452	Staff Dentist	R. Liddle	1	1	29 955	Plus Allowance to \$31 360
453	Staff Dentist	I. Alexander	1	1	29 955	
454	Staff Dentist	S. L. Walker	1	1	29 955	
455	Staff Dentist	B. J. Edmunds	1	1	29 955	
456	Staff Dentist	S. Bower	1	1	29 955	
457	Staff Dentist	M. J. Doust	1	1	29 955	
458	Staff Dentist	A. Wild	1	1	29 955	
459	Staff Dentist	Vacant	1	1		
460	Staff Dentist	Vacant	1	1		
461	Staff Dentist	Vacant	1	1		
462	Staff Dentist	Vacant	1	1		
463	Staff Dentist	Vacant	1	1		
464	Staff Dentist	Vacant	1	1		
465	Staff Dentist	Vacant	1	1		
466	Staff Dentist	Vacant	1	1		
467	Staff Dentist	Vacant	1	1		
468	Staff Dentist	Vacant	1	1		
469	Staff Dentist	Vacant	1	1		
470	Staff Dentist	Vacant	1	1		
471	Staff Dentist	Vacant	1	1		
472	Staff Dentist	Vacant	1	1		
473	Staff Dentist	Vacant	1	1		
474	Staff Dentist	Vacant	1	1		
475	Staff Dentist	Vacant	1	1		
476	Staff Dentist	Vacant	1	1		
477	Staff Dentist	Vacant	1	1		
478	Staff Dentist	Vacant	1	1		
479	Staff Dentist	Vacant	1	1		
480	Staff Dentist	Vacant	1	1		
481	Staff Dentist	Vacant	1	1		

INDECENT PUBLICATIONS AND ARTICLES
ACT 1902-1974.

I, ROBERT GERALD PIKE, Chief Secretary, being the Minister administering the Indecent Publications and Articles Act 1902-1974, upon consideration of a report of the State Advisory Committee on Publications that the publications specified in the schedule below are, for the purposes of paragraph (a) of subsection (1) of section 9 of that Act, undesirable reading for persons under the age of eighteen years and should be classified as restricted publications, and acting in exercise of the powers conferred by subsection (1) of section 10 of that Act do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 16th day of December, 1982.

ROBERT G. PIKE,
Chief Secretary.

Schedule.

Name of Publication; Publisher.

- Australian Penthouse, December 1982, Vol. 4, No. 2; ADM Franchise Pty Ltd, 256 Mitchell Road, Alexandria, N.S.W. 2015.
- Easyriders No. 112, October 1982, Vol. 12; Paisano Publications Inc, 28210 Dorothy Drive, Agoura, California 91301.
- Fiesta, Vol. 16, No. 12; Galaxy Publications Ltd, Hermit Place, 252 Belsize Road, London NW 6 4BT.
- Gem, October 1982, Vol. 24, No. 1, G & S Publications Inc, 130 West 42nd St., New York NY 10036.
- Genesis, February 1983, Vol. 10, No. 7; Cycle Guide Publications Inc, 770 Lexington Avenue, New York NY 10021.

HEALTH ACT 1911 (AS AMENDED).

City of Belmont.

Health By-Laws—Stables.

P.H.D. 232/82; Ex. Co. 3624.

WHEREAS under the provisions of the Health Act 1911, as amended, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made, or repeal any by-laws so made or adopted: Now therefore the City of Belmont, being a local authority within the meaning of the Act, doth hereby record having resolved on 27 September 1982, to amend the Stable By-laws by revoking by-law 12 (1) and substituting the following by-law in lieu thereof:

12. (1) Notwithstanding the restrictions which may prevail by any other means, no lot of less than 905 square metres shall accommodate more than four horses; no lot of area between 905 square metres-1 393 square metres shall accommodate more than eight horses and lots in excess of 1 393 square metres in area should be subject to specific approval by Council to determine the number of horses which may be maintained thereon. In this latter instance the Council to take into regard the nature of planning and aesthetics and the location of other buildings.

Passed at a meeting of the Belmont City Council on 27 September 1982.

P. P. PARKIN,
Deputy Mayor.

D. A. McCLEMENTS,
Acting Town Clerk.

Approved by His Excellency the Governor in Executive Council this 8th day of December, 1982.

R. D. DAVIES,
Clerk of the Council.

HEALTH ACT 1911-1982.

Shire of Boulder.

Stable By-laws.

P.H.D. 37/71; Ex. Co. 3625.

WHEREAS under the provisions of the Health Act 1911, as amended, a local authority may make by-laws and may amend, repeal or alter any by-laws so made. Now, therefore, the Council of the Shire of Boulder, being a local authority, within the meaning of the Act and having adopted the Health By-laws, Stables, as reprinted in the *Government Gazette* of 5 March 1971, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows.

Amend by inserting after paragraph 4, a new paragraph 4A to read as follows:—

4A An application for the establishment of a stable must be accompanied by a written notice from each of the owners of the land within a radius of eighty (80) metres of the property, that they have no objection to the establishment of a stable on the land referred to in the application.

Passed at a meeting of the Boulder Shire Council held on the 13th day of September, 1982.

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

[L.S.]

C. P. DAWS,
President.

R. G. HADLOW,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 8th day of December, 1982.

R. D. DAVIES,
Clerk of the Council.

NOISE ABATEMENT ACT 1972-1981.

NOISE ABATEMENT (FESTIVAL OF PERTH) EXEMPTION ORDER 1983.

MADE by the Acting Minister for Health, with the approval of His Excellency the Governor, under section 6 of the Noise Abatement Act 1972-1981.

Citation.

1. This Order may be cited as the Noise Abatement (Festival of Perth) Exemption Order 1983.

Exemption
of certain
events of
1983 Festival
of Perth.

2. The Acting Minister for Health hereby declares that all of the provisions of the Noise Abatement Act 1972-1981 and of the regulations made thereunder do not apply to the acts or things specified in Schedule I to this Order, being acts or things forming part of the 1983 Festival of Perth, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

1. Opening Concert rehearsals to be held in the Supreme Court Gardens, Perth, from 6.00 p.m. to 10.30 p.m. on 9 and 10 February 1983.
2. Opening Concert performance to be held in the Supreme Court Gardens, Perth from 6.00 p.m. to 11.00 p.m. on 11 February 1983.
3. Discharges of artillery pieces made between Riverside Drive, Perth, and Perth Water during, and for the purposes of, the rehearsals referred to in item 1, or the performance referred to in item 2, of this Schedule.
4. Big Brass Band Concert to be held in the Supreme Court Gardens, Perth, from 6.00 p.m. to 10.30 p.m. on 13 February, 1983.
5. Jazz Jamboree to be held in the Supreme Court Gardens, Perth, from 6.00 p.m. to 10.30 p.m. on 20 February 1983.
6. Top of the Pops Concert to be held in the Supreme Court Gardens, Perth, from 6.00 p.m. to 10.30 p.m. on 27 February 1983.
7. Colonial Folk Dance to be held in the Supreme Court Gardens, Perth, from 6.30 p.m. to 10.30 p.m. on 5 March 1983.
8. Northbridge Festival to be held in that portion of James Street, Perth, which lies between Lake and Beaufort Streets and on the premises of The Art Gallery of Western Australia adjacent to that portion of James Street from 6.00 p.m. on 26 February 1983 to 12.30 a.m. on 27 February 1983.
9. Jazz Concerts to be held in The Art Gallery of Western Australia Amphitheatre from 6.00 p.m. to 10.30 p.m. on:—
 - (a) 25 February 1983.
 - (b) 26 February 1983.
 - (c) 27 February 1983.

Schedule II.

Circumstances and Conditions Subject to which Acts and Things are Exempted.

1. A person serving on the organising committee of the 1983 Festival of Perth shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any act or thing referred to in Schedule I to this Order and shall, on or before 30 January 1983, in writing notify the Council of the City of Perth of his availability so to act.
2. The sound level at the boundary between the Supreme Court Gardens, Perth, and Governor's Avenue shall not exceed 75 dB (A) during the holding of any of the acts and things referred to in items 1, 2, 4, 5, 6 and 7 of Schedule I to this Order.
3. The charge weight used in an artillery piece discharged during and for the purposes of, the rehearsals referred to in item 1, or the performance referred to in item 2, of Schedule I to this Order shall not, wherever that discharge takes place, exceed 250 grms per round.
4. The sound level at the boundary between the amphitheatre of the Art Gallery of Western Australia and Perth Technical College measured at the farthest point from the stage erected in that amphitheatre at which that measurement is practicable shall not exceed 80 dB (A) during the holding of the North-bridge Festival referred to in item 8 and the Jazz Concerts referred to in item 9 of Schedule I to this Order.

B. J. MacKINNON,
Acting Minister for Health.

NOISE ABATEMENT ACT 1972-1981.

NOISE ABATEMENT (HYDE PARK FESTIVAL) EXEMPTION ORDER 1983.

MADE by the Acting Minister for Health, with the approval of His Excellency the Governor, under section 6 of the Noise Abatement Act 1972-1981.

Citation. 1. This Order may be cited as the Noise Abatement (Hyde Park Festival) Exemption Order 1983.

Exemption of certain events of 1983 Hyde Park Festival. 2. The Acting Minister for Health hereby declares that all of the provisions of the Noise Abatement Act 1972-1981 and of the regulations made thereunder do not apply to the acts or things specified in Schedule I to this Order, being acts or things forming part of the 1983 Hyde Park Festival, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

1. Festival to be held in Hyde Park from 10.00 a.m. to 11.00 p.m. on:—
 - (a) 28 January 1983.
 - (b) 29 January 1983.
 - (c) 30 January 1983.
 - (d) 31 January 1983.

Schedule II.

Circumstances and Conditions Subject to Which Acts and Things are Exempted.

1. A person serving on the organising committee of the 1983 Hyde Park Festival shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any act or thing referred to in Schedule I to this Order and shall, on or before 14 January 1983, in writing notify the Council of the City of Perth of his availability so as to act.
2. The sound level at the boundary of Hyde Park at the point where the boundary intersects a straight line between any noise source and the nearest residence shall not exceed 60 dB(A) between the hours of 10.00 a.m. and 10.00 p.m. and shall not exceed 55 dB(A) between the hours of 10.00 p.m. and 11.00 p.m. referred to in item 1 of the Schedule I to this Order.

B. J. MacKINNON,
Acting Minister for Health.

NOISE ABATEMENT ACT 1972-1981.

NOISE ABATEMENT (ST. JOHN THE BAPTIST FESTIVAL)
EXEMPTION ORDER 1983.

MADE by the Acting Minister for Health, with the approval of His Excellency the Governor, under section 6 of the Noise Abatement Act 1972-1981.

Citation. 1. This Order may be cited as the Noise Abatement (St. John the Baptist Festival) Exemption Order 1983.

Exemption of Certain events of 1983 St. John the Baptist Festival. 2. The Acting Minister for Health hereby declares that all of the provisions of the Noise Abatement Act 1972-1981 and of the regulations made thereunder do not apply to the acts or things specified in Schedule I to this Order, being acts or things forming part of the 1983 St. John the Baptist Festival, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

1. Street procession from 5.00 p.m. to 6.00 p.m. on 9 January 1983.
2. Festival to be held in the Sacred Heart School, Highgate from 7.00 p.m. to 12.00 midnight on 9 January 1983.

Schedule II.

Circumstances and Conditions Subject to which Acts and Things are Exempted.

1. A person serving on the organising committee of the 1983 St. John the Baptist Festival shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any act or thing referred to in Schedule I to this Order and shall, on or before 31 December 1983 in writing notify the Council of the City of Perth of his availability so to act.
2. The provisions of the Noise Abatement (Noise Abatement Directions) Regulations 1981, as amended, shall not apply to the St. John the Baptist Festival street procession referred to in item 1 of Schedule I to this Order.
3. The sound level at the boundary of the Sacred Heart School, Highgate, at a point opposite the closest residence to any noise source shall not exceed 70 dB (A) between 7.00 p.m. and 10.00 p.m. and shall not exceed 65 dB (A) between the hours of 10.00 p.m. and midnight referred to in item 2 of Schedule I to this Order.

B. J. MacKINNON,
Acting Minister for Health.

HEALTH ACT 1911-1982.

PESTICIDES AMENDMENT REGULATIONS (No. 3) 1982.

MADE by His Excellency the Governor in Executive Council and on the advice of the Pesticides Advisory Committee.

Citation. 1. These regulations may be cited as the Pesticides Amendment Regulations (No. 3) 1982.

Schedule B amended. 2. Schedule B to the Pesticides Regulations*, as amended, is amended by deleting the last item beginning with "2,4,5-T Acid" and ending with "substance", and substituting the following—

" 2,4,5-T Acid, its salts, esters, amine salts and preparations containing any of these in any proportion which contain in excess of 0.01 mg per kg of dioxin (TCDD) in the total acid equivalence of the substance "

By His Excellency's Command,

J. E. A. PRITCHARD,
Acting Clerk of the Council.

* Reprinted in the *Government Gazette* on 29 August 1972 at pp. 3351-3372.

HEALTH ACT 1911-1982.

HEALTH ACT (MIDWIFERY NURSES) REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Health Act (Midwifery Nurses) Regulations 1982.
- Repeal. 2. The Midwives Regulations 1976, and all amendments thereto are repealed.
- Interpretation. 3. In these regulations, unless the contrary intention appears—
 “approved” means approved by the Commissioner;
 “birth” includes a still birth and an abortion;
 “Board” means the Nurses’ Board of Western Australia established under the Nurses Act 1968;
 “confinement” means the period commencing with the onset of labour and ending with the tenth day after the birth;
 “domiciliary midwifery practice” means practice as a midwifery nurse otherwise than in a hospital;
 “factor of risk” means any condition which is or may become detrimental to the mother or infant, that exists before pregnancy or arises during pregnancy, labour or the puerperium and includes the conditions listed in Schedule 2 to these regulations;
 “patient” means a woman—
 (a) who is pregnant; or
 (b) who is in confinement,
 and who is under the care of a midwifery nurse;
 “still birth” means the birth of an infant—
 (a) of twenty weeks’ or more gestation; or
 (b) weighing more than four hundred grams,
 who when born does not breathe or show any sign of independent life.
- Infectious diseases. 4. (1) A midwifery nurse who has an infectious disease or who is in contact with a person who has an infectious disease shall forthwith—
 (a) cease practice as a midwifery nurse; and
 (b) notify the Commissioner or, if she is employed in a hospital, the Director of Nursing of the hospital, of the fact that she has the disease or has had such contact.
 (2) A midwifery nurse who has ceased to practise under subregulation (1) of this regulation shall not resume practice as a midwife until she has received the written permission of the Commissioner or the Director of Nursing of the hospital.
- Notice of private practice. 5. A midwifery nurse shall not commence domiciliary midwifery practice unless she has forwarded to the Commissioner a notification in the form of Form 1 in Schedule 1 to these regulations.
- Ante-natal care of patients. 6. A midwifery nurse in domiciliary midwifery practice shall—
 (a) provide adequate ante-natal care for the patient and, wherever possible, ensure that this care is provided under the supervision of a medical practitioner;
 (b) where the ante-natal care of the patient is not carried out under the supervision of a medical practitioner, arrange for a Papanicolaou Smear and for the patient’s blood to be tested and such tests shall include haemoglobin value, blood group, Rhesus and other atypical antibodies, an haemoglutination inhibition test for rubella antibodies, and a serological test for syphilis; and
 (c) advise the patient as to the personal and general arrangements with respect to confinement.
- Duties before confinement. 7. A midwifery nurse attending a patient at a delivery shall—
 (a) prepare the room for the birth and to the best of her ability ensure that the facilities are satisfactory;
 (b) have available in the delivery room equipment as follows—
 (i) a “delivery pack” sterilised within 28 days of the delivery, or adequately processed to ensure long term sterility; and containing the following or equivalent—
 1 large bowl;
 1 large receiver;
 1 small receiver;
 2 pairs artery forceps (large);
 cord clamps;
 1 pair cord scissors;
 1 pair episiotomy scissors;
 sponge holding forceps;
 2 drapes;
 baby wrap;
 2 perineal pads;
 wool swabs; and
 1 gown;

- (ii) pre-packed and sterilized—
gloves;
mucus extractor;
disposable catheters;
syringes and needles; and
specimen bottles for blood;
 - (iii) suture set:
atraumatic sutures;
1 needle holder;
1 rat-tooth forceps;
1 pair suture scissors; and
1 pair mosquito forceps;
 - (iv) prescribed analgesic drugs;
prescribed oxytocic drugs;
prescribed local anaesthetic;
mask;
clinical thermometer;
urine testing equipment;
sphygmomanometer, stethoscope and Pinard's fetal stethoscope;
disposable enema;
disinfectant;
soap;
towel;
bag for placenta;
baby scales and tape measure;
cylinder containing only oxygen with flowmeter and safety valve; (valve to be set at a maximum pressure of 40 cc of water.).
- Medical attendance. 8. A midwifery nurse in attendance on a patient shall call a medical practitioner to attend the patient when any factors of risk develop.
- Anaesthetics. 9. A midwifery nurse shall not administer an anaesthetic agent to a patient unless it be a mixture of not less than 30% oxygen and not more than 70% nitrous oxide administered by means of an approved apparatus.
- Oxytocic drugs. 10. Where a patient is in labour a midwifery nurse shall not administer any oxytocic drug unless the head and anterior shoulder of the infant or, in the case of multiple pregnancy, of the last infant have been delivered.
- Care during confinement. 11. Every midwifery nurse who attends a patient during confinement shall—
(a) attend to the comfort of the patient;
(b) provide nursing care for the patient;
(c) supervise all the stages of labour;
(d) maintain an accurate record of pregnancy, labour and puerperium in the form of Form 2 in Schedule 1 to these regulations; and
(e) attend to the patient and infant for a period of two hours after the birth, be available for 12 hours and thereafter visit at least daily up to the tenth day of confinement.
- Notification of case attended. 12. Pursuant to section 335 of the Health Act 1911—
(a) the report required by subsection (1); and
(b) the notice required by subsection (5) (b),
shall be in the form of Form 2 in Schedule 1 to these regulations.
- Notification of maternal death. 13. The report required by subsection (1) of section 336 of the Health Act 1911 shall be in the form of Form 3 in Schedule 1 to these regulations.
- Offences. 14. (1) A midwifery nurse who does anything forbidden to be done or fails to do anything required to be done by these regulations commits an offence.
Penalty: Twenty dollars.
(2) Any breach of these regulations shall, pursuant to section 334 of the Health Act 1911, be heard and determined by the Nurses Board in accordance with the procedure laid down under Part IV of the Nurses Act 1968.

Schedule 1.

Form 1.

Western Australia.

Public Health Department.

Health Act (Midwifery Nurses) Regulations 1982.

NOTIFICATION OF INTENTION TO COMMENCE DOMICILIARY
MIDWIFERY PRACTICE
COMMISSIONER OF PUBLIC HEALTH
PUBLIC HEALTH DEPARTMENT
PERTH WA

I intend to commence domiciliary practice as a Midwifery nurse.....
independently/with agency

Full Name

Date of Birth

Address

Telephone No.

Nurses Board Registration Nos. General..... Midwifery.....

Date of Initial Registrations General..... Midwifery.....

Summary of Midwifery Post-Graduate experience:

Name of Institution/ Hospital or employing authority	Dates		Position held	Area of Clinical experience e.g. delivery ward, post-natal, etc.
	From month/year	To month/year		
.....				
.....				
.....				
.....				
.....				
.....				
.....				
.....				
.....				
.....				

Applicant's Signature.....

Date:.....

This is to certify that.....is competent to
practice as a domiciliary midwifery nurse.

.....
Director of Nursing

.....
Institution Date

HEALTH ACT (MIDWIFERY NURSES) REGULATIONS 1982.

Form 2.

NOTIFICATION OF CASE ATTENDED Hospital:

Particulars Relating to Mother

For Adoption () yes
() no

SURNAME FORENAMES ADDRESS OF USUAL RESIDENCE MAIDEN SURNAME	UNIT NO. BIRTH DATE POSTCODE	Current Conjugal State: single () married (incl. de facto) () other Race: White () Aboriginal (full or part) () Other Height (cms)
--	------------------------------------	--

PREGNANCY	LABOUR AND DELIVERY	BABY
<p>PREVIOUS PREGNANCIES (excluding this pregnancy)</p> <p>Total number of: <input type="text"/> <input type="text"/></p> <p>Previous Pregnancies: <input type="text"/> <input type="text"/></p> <p>Previous children now living: <input type="text"/> <input type="text"/></p> <p>born alive, now dead: <input type="text"/> <input type="text"/></p> <p>stillborn: <input type="text"/></p> <p>THIS PREGNANCY</p> <p>Date of LMP: <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/></p> <p>This date — certain () — not certain ()</p> <p>Expected due date: <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/></p> <p>Complications of Pregnancy: Threatened abortion (under 20 weeks) [] urinary tract infection [] pre eclampsia [] APH — placenta praevia [] — abruptio [] — other [] prem. rupture of membranes [] other:</p> <p>Medical Conditions: (Eg diabetes) </p>	<p>Onset of Labour: spontaneous [] [] induced [] [] augmented [] [] no labour [] []</p> <p>Presentation: vertex () [] breech () [] other () []</p> <p>Type of Delivery: normal [] [] vacuum — successful [] [] — failed [] [] forceps — successful [] [] — failed [] [] breech manoeuvre [] [] caesarean — elective [] [] — emergency [] []</p> <p>Hours of established labour: <input type="text"/> <input type="text"/></p> <p>Complications of Labour, Delivery or Puerperium: precipitate delivery [] [] foetal distress [] [] prolapsed cord [] [] cord tight around neck [] [] cephalopelvic disproportion [] [] other:</p>	<p>(Complete a separate form in full for each baby of a multiple birth)</p> <p>Birth Date: <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/></p> <p>Time (24 hr. clock) <input type="text"/> <input type="text"/></p> <p>Plurality: single birth () [] first twin () [] second twin () [] other multiple birth: (specify baby number of)</p> <p>Sex: male () [] female () []</p> <p>Condition: liveborn () [] stillborn () []</p> <p>Birthweight (grams) <input type="text"/> <input type="text"/></p> <p>Length (cms) <input type="text"/> <input type="text"/></p> <p>Time to Spontaneous Respiration (mins) <input type="text"/> <input type="text"/></p> <p>Resuscitation: none [] [] intubation [] [] other:</p> <p>Apgar Score (5 mins) <input type="text"/> <input type="text"/></p> <p>Congenital Anomalies </p> <p>Birth Trauma (Eg. cephalhaematoma) </p>

MIDWIFE

Please complete below, then forward this copy WITHIN 48 HOURS OF BIRTH TO:

**Commissioner,
Public Health Department,
Box C134 G.P.O.
PERTH, W.A. 6001**

Name:

Signature:

Reg No. Date

The mother is not obliged to supply any information for the purposes of this form

Form 3.

Western Australia.

Public Health Department.

Health Act (Midwifery Nurses) Regulations 1982.

FORM OF NOTIFICATION OF MATERNAL DEATH.

TO THE COMMISSIONER OF PUBLIC HEALTH,
PUBLIC HEALTH DEPARTMENT,
PERTH, W.A.

I, being a Registered Midwifery Nurse (No.) hereby notify that the following death occurred in my practice on the day of 19.....

Name of deceased

Address of deceased

Age of deceased

Date of Delivery

Name of Midwife

Address of Midwife

A registered medical practitioner was/was not* in attendance

* Delete whichever is inapplicable.

(Signature):

(Registered No.):

Schedule 2.

FACTORS OF RISK.

1. General Factors—
 - Age—less than 18 years or more than 35 years.
 - Parity—primigravida or multigravida 5 or more.
 - Height—less than 152 cm or more than 3 cm below the average for the racial group.
 - Patient acknowledges and is given to excess of either smoking or drug use.
 - Patient displays or shows obvious abnormalities of skeleton, posture or gait.
2. Maternal Diseases—
 - Cardiovascular disease or hypertension—W.H.O. definition to apply, that is above 135/85.
 - Diabetes mellitus.
 - Past history of venous thrombosis.
 - Chronic renal disease; acute urinary tract disease in the current pregnancy.
3. Obstetric History—
 - Caesarean section.
 - Habitual or trimester abortion.
 - Prolonged labour.
 - Premature labour.
 - Placental insufficiency.
 - Perinatal mortality or morbidity.
 - Postpartum haemorrhage or retained placenta.
4. Antenatal Factors—
 - Abnormality in the size or shape of the uterus relative to date.
 - Proteinuria; glycosuria on more than one occasion or any other abnormalities in the urine.
 - Blood pressure—a rise of 15 mm Hg systolic or 10 mm Hg diastolic above the average base level for the patient and all cases above 135 mm Hg systolic and 85 mm Hg diastolic.
5. Labour Factors—
 - Premature labour—onset at less than 37 elapsed weeks of pregnancy.
 - Cord presentation prolapse.
 - Malpresentation—that is any presentation other than the normal vertex.
 - When labour is unduly prolonged, that is longer than 10 hours in the first stage or 1 hour in the second stage.
 - Maternal distress, e.g. ketosis, maternal pyrexia, dehydration.
 - Changes in fetal heart rate, that is below 120 or above 160 beats per minute or irregularities of the heart rate.
 - Intrapartum bleeding.
 - Meconium stained liquor.
 - Non expulsion of the placenta within 30 minutes after the birth of the infant, provided no bleeding is occurring.
 - Perineal laceration.
6. Post Partum—
 - Post partum haemorrhage—any bleeding in excess of 300 ml.
 - Offensive lochia.
 - Pyrexia—temperature above 38°C.
 - Breast inflammation.
 - Undue anxiety, restlessness or depression or signs of rejection of the infant.
 - Other complications such as venous thrombosis.
7. Infant Factors—
 - Apgar score 7 or below at 5 minutes.
 - Cyanosis.
 - Apnoea.
 - Malformation or deformity.
 - Infection of the cord or any other infection.
 - Jaundice.
 - Birth weight, 2 500 g or below.
 - Convulsions.
 - Persistent vomiting.
 - Failure to thrive.
8. Any abnormal changes in mother or infant.

By His Excellency's Command,

J. E. A. PRITCHARD,
Acting Clerk of the Council.

POISONS ACT 1964.

POISONS AMENDMENT REGULATIONS (No. 2) 1982.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Poisons Amendment Regulations (No. 2) 1982.

Regulation 38A inserted. 2. The Poisons Act Regulations 1965*, as amended, are amended by inserting after regulation 38 the following heading and regulation—

“ Silver Sulphadiazine.

38A. (1) Silver sulphadiazine or a substance containing silver sulphadiazine shall not be used except in a hospital for the purpose of the treatment of major burns or the treatment of conditions where full thickness skin loss has occurred.

(2) Notwithstanding any other provision of these regulations, silver sulphadiazine shall not be sold or supplied, except—

(a) for use in the treatment of major burns or the treatment of conditions where full thickness skin loss has occurred, to—

(i) a medical practitioner, for treatment of a patient at a hospital;

(ii) a matron of a hospital;

(iii) a patient in a hospital;

(b) to a pharmaceutical chemist for the purpose of sale or supply to a person referred to in paragraph (a) of this subregulation;

(c) to a licensed wholesaler for the purpose of sale or supply to a person referred to in paragraph (a) (i), (a) (ii) or (b) of this subregulation;

(d) to a licensed manufacturer for the purpose of sale or supply to a person referred to in paragraph (a) (i), (a) (ii), (b) or (c) of this subregulation. ”

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

* Published in the *Government Gazette* on 29 June 1965 at pp. 1867-1914.

RADIATION SAFETY ACT 1975.

RADIATION SAFETY (TRANSPORT OF RADIOACTIVE SUBSTANCES) REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Radiation Safety (Transport of Radioactive Substances) Regulations 1982.

Commencement. 2. These regulations shall come into operation 3 months after the day on which they are published in the *Gazette*.

Interpretation. 3. In these regulations, unless the contrary intention appears—

“carrier” means person who is a carrier within the meaning of paragraph 111 of the International Regulations;

“consignor” means person who is a consignor within the meaning of paragraph 114 of the International Regulations;

“the Act” means the Radiation Safety Act 1975;

“the Code” means the Code of Practice for the Safe Transport of Radioactive Substances (1982)—

(a) approved by order under section 9 of the Environment Protection (Nuclear Codes) Act 1978 of the Parliament of the Commonwealth; and

(b) published for the Department of Home Affairs and Environment of the Commonwealth by the Australian Government Publishing Service;

“the International Regulations” means the International Atomic Energy Agency Regulations for the Safe Transport of Radioactive Materials 1973—

(a) as amended to, and published in, November 1979; and

(b) set out in Annexe 1 to the Code.

Definition of “radioactive substance”. 4. For the purposes of these regulations, a substance referred to in the definition of “radioactive substance” in section 4 of the Act consists of or contains more than the maximum prescribed concentration of any radioactive element, whether natural or artificial, if its radioactivity exceeds 74 000 becquerels per kilogram of that substance.

Code and International Regulations, as modified, adopted.	5. The transport of radioactive substances in Western Australia and the storing, packing and stowing of radioactive substances for transport therein shall be in accordance with the Code and the International Regulations as modified by these regulations.
Competent authority.	6. For the purposes of these regulations, a reference in the International Regulations to the competent authority or the relevant competent authority is, unless the contrary intention appears, a reference to the Council.
Duty of carrier.	7. Subject to the International Regulations, a person who is a carrier shall comply with the requirements of each of the paragraphs of the International Regulations specified in Schedule I to these regulations in relation to the transport by him of radioactive substances.
Duty of consignor.	8. Subject to the International Regulations, a person who is a consignor shall comply with the requirements of each of the paragraphs of the International Regulations specified in Schedule II to these regulations in relation to the consignment by him of radioactive substances.
Interference with contents of consignments, labelling or marking or documents penalised.	9. A person shall not interfere with— (a) the contents of a consignment within the meaning of paragraph 113 of the International Regulations; (b) any labelling or marking required by the International Regulations; or (c) any document relating to a consignment referred to in paragraph (a) of this regulation, except in the exercise of any power or the performance of any duty conferred or imposed on him by or under the Act or with the permission of the relevant carrier or consignor or of the Council.
Radioactive Substances Regulations 1958 amended.	10. The Radioactive Substances Regulations 1958*, as amended, are amended by repealing— (a) regulations 18, 19, 20, 21, 22, 23, 23A, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35 and 35A; and (b) Schedules VII, VIII, IX, X and XI.

Schedule I.

(Regulation 7).

PARAGRAPHS OF INTERNATIONAL REGULATIONS TO BE
COMPLIED WITH BY CARRIERS.

Paragraphs 146, 149, 150, 519-553 (both inclusive), 602, 622, 623 and 624.

Schedule II.

(Regulation 8).

PARAGRAPHS OF INTERNATIONAL REGULATIONS TO BE
COMPLIED WITH BY CONSIGNORS.

Paragraphs 150, 201-244 (both inclusive), 302-402 (both inclusive), 501-519 (both inclusive), 532, 601-802 (both inclusive), 804, 805, 807, 808, 811-813 (both inclusive), 815, 816, 819, 820, 823, 826, 827, 829-836 (both inclusive), 838 and 839.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

*Published in the *Government Gazette* on 12 December 1958 at pp. 3250-70.

CLEAN AIR ACT 1964-1981.

CLEAN AIR (CONTROL OF FIBREGLASS FUMES AND DUST)
REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Clean Air (Control of Fibreglass Fumes and Dust) Regulations 1982.

Application. 2. These regulations apply to any premises which, for the purposes of the Clean Air Act 1964 are scheduled premises within the classification "fibreglass works".

Reference to Factories and Shops Act. 3. These regulations are complementary to and not in derogation of the Fibreglass Industry Regulations 1977 made under the Factories and Shops Act 1963.

- Particular duties. 4. The occupier of any premises to which these regulations apply shall ensure that—
- (a) where the premises are force ventilated, unless otherwise authorized or required in writing by the Chairman of the Air Pollution Control Council the chimney shall discharge any air impurity to the atmosphere—
 - (i) at a height of not less than two metres above the highest point on the roof; and
 - (ii) so that the discharge does not cause a nuisance to other persons;
 - (b) air, or other gas, that contains dust resulting from grinding or polishing and that is discharged from the premises contains less than 0.25 grams of particulate matter per cubic metre;
 - (c) all liquid wastes, including contaminated solvents shall be—
 - (i) recovered by redistillation; or
 - (ii) disposed of by burning in any fuel burning appliance or in an incinerator approved for that purpose by the Council,
 and shall be stored in sealed containers that are maintained in good condition until recovery or disposal; and
 - (d) cured resin wastes or wastes contaminated with resin shall, if burnt, be burnt only in an incinerator approved for that purpose by the Council.
- Penalty. 5. A person who contravenes or fails to comply with any of these regulations is guilty of an offence and is liable to a penalty not exceeding two thousand dollars and in the case of a continuing offence, to a further penalty of four hundred dollars for each day during which the offence continues.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

HOSPITALS ACT 1927-1982.

Department of Hospital and
Allied Services,
Perth, 8 December 1982.

Hospitals Act 1927-1982 Professor R. A. Joske as a member of the Royal Perth Hospital Board for the period ending 31 July 1983, *vice* Professor M. N-I. Walters.

RP 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the

W. D. ROBERTS,
Commissioner,
Hospital and Allied Services.

PRISONS ACT 1981.

PRISONS AMENDMENT REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Prisons Amendment Regulations 1982
- Principal regulations. 2. In these regulations, the Prisons Regulations 1982* are referred to as the principal regulations.
- Commencement. 3. These regulations shall come into operation on 24 December 1982.
- Regulation 5 amended. 4. Regulation 5 of the principal regulations is amended—
- (a) in subregulation (1), by deleting "the prison officer's medical practitioner and a medical practitioner appointed by the Principal Medical Officer of the Department of Hospital and Allied Services." and substituting the following—

" a medical practitioner nominated by the prison officer and 2 medical practitioners appointed by the Commissioner of Public Health. " ;
 - (b) by inserting after subregulation (1) the following subregulation—

" (1a) If, 7 days prior to the day of examination, the prison officer has not nominated a medical practitioner who has consented to attend the medical examination, the Commissioner of Public Health may appoint a medical practitioner who shall, for the purposes of subregulation (1), be deemed to have been nominated by the prison officer. " ;

and
 - (c) in subregulation (2), by inserting after "subregulation (1)" the following—

" , or the majority of the members of such a board, " .

* Published in the *Government Gazette* on 23 July 1982.

Regulation 25 amended. 5. Regulation 25 of the principal regulations is amended by repealing subregulation (2) and substituting the following subregulation—

“ (2) Before using a firearm against a prisoner or other person, a prison officer may, where it is practicable in the circumstances to do so, fire a warning shot. ”

Regulation 27 amended. 6. Regulation 27 of the principal regulations is amended by inserting after subregulation (2) the following subregulation—

“ (3) For the purposes of these regulations, an analyst is a person appointed as an analyst under the Health Act 1911 and employed at the Government Chemical Laboratories. ”

Regulation 54A inserted. 7. After regulation 54 of the principal regulations, the following regulation is inserted—

“ 54A. For the purposes of section 60 of the Act, the following prisons are prescribed—

Albany Regional Prison
Bandyup Women's Prison
Canning Vale Prison
Fremantle Prison
The C. W. Campbell Remand Centre. ”

Schedule amended. 8. The Schedule to the principal regulations is amended in Form 1 by deleting paragraphs (2) and (3) and substituting the following paragraph—

“ (2) I certify that I have analysed the said sample and the result of such analysis is as follows—

.....
.....
..... ”

By His Excellency's Command,

J. E. A. PRITCHARD,
Acting Clerk of the Council.

WILDLIFE CONSERVATION ACT 1950.

F. & W. 412/68.

THE Minister for Fisheries and Wildlife, pursuant to the powers conferred by sections 14 and 1/B of the Wildlife Conservation Act 1950, does hereby declare as follows:—

- (1) That the period from five o'clock in the forenoon of 1 January 1983, until seven o'clock in the afternoon of 31 December 1983, shall be an open season in respect of those species of wild duck in the Second Schedule hereto in those parts of the State which lie within the boundaries of the Kimberley, North-West and Eastern Divisions, as defined in section 28 of the Land Act 1933, with the exception of those areas defined in the First Schedule hereto.
- (2) That the species of wild duck in the Second Schedule hereto are game species in all parts of the State in respect of which an open season on those species is declared by paragraph (1) of this notice.
- (3) That a person shall not take any wild duck of a species declared to be a game species under the Second Schedule hereto unless he has been granted a license under Regulation 21 of the Wildlife Conservation Regulations.
- (4) That a person shall not take any wild duck or the egg of any wild duck for the purpose of keeping it in captivity, or for the purpose of aviculture or for the purpose of sale.
- (5) That a person shall not sell any wild duck.
- (6) That a person shall not take any wild duck by any means other than a shotgun licensed pursuant to the Firearms Act 1973, and having a calibre of less than thirty-one fortieths of an inch of internal diameter (ten gauge).
- (7) That a person shall not take or attempt to take wild ducks from any boat, raft, launch or other type of boat which is powered by any type of motor or engine or which is propelled or towed by any means other than by hand.
- (8) That a person shall not take or attempt to take more than ten wild ducks in any one day of the open season.

- (9) That a person shall not have under his control or in his possession or keep in any cold store or any freezing chambers or other premises at any one time—

- (a) on opening day of the open season more than ten wild ducks;
- (b) on any day other than opening day of the open season, more than twenty wild ducks.

- (10) That a person shall not possess or transport a wild duck unless at least one fully feathered wing is attached to the bird and that the wing and plumage may be removed from the duck—

- (a) when the duck is prepared for immediate cooking, and
- (b) after the duck is taken to the residence of its owner for preservation.

First Schedule.

- (1) All nature reserves except those which may have been classified as shooting or hunting areas pursuant to the provisions of section 12A of the Wildlife Conservation Act 1950.
- (2) All cities and towns which lie within all municipal districts, within the meaning of the Local Government Act 1960.
- (3) All national parks, State forests, Crown land, timber reserves, town reservoirs and other areas where shooting is prohibited under the provisions of any other Act, Regulation or By-law.
- (4) Lake Argyle and Lake Kununurra and all land within 1.6 kilometres of their shores.

Second Schedule.

Whistling Tree Duck (*Dendrocygna arcuata*).
Plumed Tree Duck (*Dendrocygna eytoni*).
Mountain Duck (*Tadorna tadornoides*).
Black Duck (*Anas superciliosa*).
Grey Teal (*Anas gibberifrons*).
Blue-winged Shoveler (*Anas rhynchotis*).
White-eyed Duck (*Aythya australis*).
Wood Duck or Maned Goose (*Chenonetta jubata*).

R. C. OLD,
Minister for Fisheries and Wildlife.

WILDLIFE CONSERVATION ACT 1950.

F & W 429/63.

THE Minister for Fisheries and Wildlife pursuant to the powers conferred by section 14 of the Wildlife Conservation Act 1950, does hereby declare an Open Season in respect of fauna of those species of wild duck described in the Schedule hereto, in all those parts of the State which lie within the boundaries of the South-West and Eucla Land Divisions as defined in section 28 of the Land Act 1933, for the period from Saturday, 1 January 1983 until Saturday, 8 January 1983 and for the period Monday, 21 February 1983 until Saturday, 31 December 1983 subject to the following conditions:

1. That the species of wild duck described in the Schedule hereto may not be taken except by landholders and leaseholders (or their nominated agents) on land which they own or occupy and is used for primary production which lies within the boundaries of the South-West and Eucla Land Divisions as defined in section 28 of the Land Act 1933, and on which the fauna mentioned are the cause of damage to primary production and water storage.
2. That a person shall not take or attempt to take that species of wild duck described in the Schedule hereto by any means other than a firearm licensed in accordance with the provisions of the Firearms Act 1973.
3. That a person shall not take for the purpose of keeping in captivity or for the purpose of aviculture or for commercial purposes, that species of wild duck described in the Schedule hereto.
4. That a person shall not receive or dispose of for commercial purposes that species of wild duck described in the Schedule hereto.
5. That a person shall not possess or transport that species of wild duck described in the Schedule hereto, unless at least one fully feathered wing is attached to the bird, and that the wing and plumage may be removed from the duck:
 - (a) When the duck is prepared for immediate cooking; and
 - (b) after the duck is taken to the residence of its owner for preservation.
6. A Wildlife Officer may, if after inspection of the property he considers it necessary, prohibit the taking of that species of wild duck described in the Schedule hereto on that property, until the landholder obtains a Damage License in accordance with the Wildlife Conservation Regulations and thereupon no persons shall take those wild ducks on that property except under authority of a licence.

Schedule.

Mountain Duck (*Tadorna tadornoides*)

R. C. OLD,
Minister for Fisheries and Wildlife.

The public is informed that this Notice will be in-operative during the declared Duck Shooting Season, i.e. for the whole of Sunday, 9 January 1983 to Sunday, 20 February 1983 inclusive when conditions relating to that season will apply. Shooters during that period will need to hold a license to shoot declared game species. Immediately after the Duck Shooting Season, the above Open Season Notice permitting the shooting of Mountain Duck on private property will be reinstated.

LAND ACT 1933-1980.

Reserve.

Department of Lands and Surveys,
Perth, 24 December 1982.

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

File No. 859/981, V.3.

BEDFORDALE.—No. 38090 (School Site), Lot No. 56 (9.1052 hectares). (Original Plan 15445 Plans K178-4, Peel 2 000 24.39 and 24.40 (Howard Street).)

B. L. O'HALLORAN,
Under Secretary for Lands.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 24 December 1982.

File No. 3451/980.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Goomalling Lot 392 being made available for sale in fee simple at the purchase price of one thousand two hundred dollars (\$1 200.00), subject to payment in cash, on demand, for improvements at valuation should the successful applicant be other than the former lessee.

(Plan Goomalling 2 000 30.18 (Smith Street).)

B. L. O'HALLORAN,
Under Secretary for Lands.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 24 December 1982.

File No. 2462/79.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Ledge Point Lot 408 being made available for sale in fee simple at the purchase price of ten thousand dollars (\$10 000.00), subject to payment in cash, on demand, for improvements at valuation should the successful applicant be other than the former lessee.

(Plans Ledge Point 2 000 23.38 and 24.38 (Robertson Road).)

B. L. O'HALLORAN,
Under Secretary for Lands.

ERRATUM.

Land Act 1933.

ORDER IN COUNCIL.

WHEREAS an error occurred under the above headings in *Government Gazette* No. 101 of 17 December 1982, at page 4826, delete the paragraph commencing "File No. 2946/79." and insert in lieu thereof the following:—

File No. 2946/79.—That Reserve No. 38023 should vest in and be held by the Shire of Harvey in trust for the purpose of "Drainage".

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 24 December 1982.

File No. 2789/76.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of King Location 455 being made available for sale in fee simple at the purchase price of one thousand and fifty dollars (\$1 050.00), subject to payment in cash, on demand, for improvements at valuation should the successful applicant be other than the former lessee.

(Plan Deception Range N.E. 1:25 000 (Crossing Falls Road).)

B. L. O'HALLORAN,
Under Secretary for Lands.

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 24 December 1982.

Corres. 832/68.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of Gracetown Lot 42 containing an area of 2 178 m² for the purpose of "Chalet Site" for a term of 21 years at a rental of \$640.00 per annum.

Intending applicants shall submit with their applications an outline plan drawn to scale showing proposed development.

Intending applicants to provide details of intended provision of a potable water supply to serve the chalets.

Applicants to agree to conclude arrangements with regard to rezoning of the site and providing for drainage and run off problems with the Shire of Augusta-Margaret River.

Development proposals must be in accordance with the requirements of the model by-laws for caravan and camping and or chalet park under the Local Government Act.

At any time during the currency of the lease, subject to the agreed development obligations and other conditions having been met to the satisfaction of the Hon. Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land.

In the event of the lessee surrendering his lease and becoming the successful applicant for purchase of the said land, a purchase price of \$16 000 shall apply for a period of 3 years from the date of approval of his lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

The land is made available for leasing subject to the following conditions:—

- (1) The land shall not be used for any purpose other than "Chalet Site" without the prior approval in writing of the Minister for Lands.
- (2) The rent shall be subject to reappraisal at the end of the third year and each successive three year period thereafter.
- (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) 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.
- (6) 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.
- (7) Development must be in accordance with the Chalet Park Model By-laws under the Local Government Act and to the satisfaction of the Shire of Augusta-Margaret River.
- (8) The lessee shall maintain existing and future improvements to the satisfaction of the Minister for Lands.
- (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) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (11) The Minister or his representative may enter the land for inspection at any reasonable time.

(12) 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.

(13) 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.

(14) 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.

A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 26 January 1983, accompanied by a deposit of \$355.00, together with the required development plan and completed Land Board Questionnaire.

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 lot, the application to be granted will be decided by the Land Board.

(Plan Gracetown 4.11.)

B. L. O'HALLORAN,
Under Secretary for Lands.

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 24 December 1982.

Corres. 2318/75.

APPLICATIONS are invited under section 116 of the Land Act 1933 for the leasing of Pardu Location 10 containing an area of 3.447 4 hectares for the purpose of "Camping Site" for a term of ten years at a rental of \$100.00 per annum.

Intending applicants shall submit with their application an outline plan drawn to scale, showing proposed development, including provision for—

- (i) "erosion control measures, principally fencing of each side of the main beach access and any secondary pedestrian access the lessee may determine is necessary. The lessee would be expected to contribute to any environmental management works (primarily on a maintenance basis) that might be instituted in the future by the local authority or other body over the dune system adjacent to Pardu Location 10".
- (ii) disposal of rubbish;
- (iii) supply of water;
- (iv) adequate ablution facilities.

The Minister for Lands reserves the right to refuse any application on the grounds that no development plans were submitted with such application or that the proposed development is inadequate or unsuitable.

A survey fee of \$460.00 is payable within 30 days of the acceptance of application.

Neither the Government nor the Local Authority shall be responsible for the provision of services.

The land is made available for leasing subject to the following conditions:—

- (1) The land shall not be used for any purpose other than "Camping Site" without the prior approval in writing of the Minister for Lands.
- (2) The rent shall be subject to reappraisal at the end of the third year and each successive three year period.

- (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 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, within twelve months from commencement of the lease, fence the external boundaries with a stock proof fence to the satisfaction of the Minister.
- (7) The lessee shall maintain existing and future improvements to the satisfaction of the Minister for Lands.
- (8) The only residence permitted will be that of the Lessee or a Manager or Manager/Caretaker.
- (9) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (10) The Minister or his representative may enter the land for inspection at any reasonable time.
- (11) Compensation will not be payable for damage by flooding of the demised land.
- (12) 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.
- (13) It shall be lawful for the lessee at any time within 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.
- (14) 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.
- (15) Development must be in accordance with the Caravan Park and Camping Site Model By-laws under the Local Government Act and to the satisfaction of the Shire of Broome.

A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 9 February 1983 accompanied by a deposit of \$85.00 together with the required plan and complete Land Board Questionnaire.

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 location, the application to be granted will be decided by the Land Board.

(Plan Mandora: 1:250 000.)

B. L. O'HALLORAN,
Under Secretary for Lands.

LAND ACT 1933.
LAND RELEASE.

Department of Lands and Surveys,
Perth, 24 December 1982.

NOTICE is hereby given, and it is hereby declared that the portions of Crown land described in the Schedule hereto, are, in pursuance of the powers conferred to me under Part V of the Land Act 1933 and amendments, open for selection under and subject to the provisions of that Part of the said Act.

AND further notice is hereby given that—

- (i) Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified in the said schedule.
- (ii) All applications lodged on or before the said date will be treated as having been received on the closing day, and if there are more applications than one for any portion of land, the application to be granted shall be determined by the Land Board.
- (iii) Any portions of land remaining unselected will continue to be available until applied for or otherwise dealt with.
- (iv) If a Land Board sitting becomes necessary to deal with the allocation of any portion of land, the applicants for same will be duly notified of the date, time and place of 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.
- (v) A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

SCHEDULE.

Applications to be lodged not later than Wednesday, January 26, 1983

Name of District and Location No.	Area in hectares	Price per ha	Plan	File No.	Distance and direction from Locality
Plantagenet 7486 (a) (g)	72.3164	111.60	Owingup SE 1:25 000	1068/67	About 12 kilometres west of Denmark Townsite
Plantagenet Location 7502 (a) (d) (f) (g)	About 108.5000	Owingup S.E. 1:25 000	666/982	About 9 kilometres east of Kenton townsite
Plantagenet Location 7519 (a) (c) (f) (g)	About 25.7500	Owingup S.E. 1:25 000	666/982	About 9 kilometres east of Kenton Townsite

(a) Subject to Mining Conditions.

(b) Subject to payment for improvements

(c) Subject to examination of survey.

(d) Subject to survey.

(e) Subject to classification.

(f) Subject to pricing.

(g) 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.

I. J. LAURANCE,
Minister for Lands.

BUSH FIRES ACT 1954-1981.

Suspension of Section 25.

Bush Fires Board,
Perth, 24 December 1982.

Corres. 178.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1981, has approved, pursuant to the powers contained in section 25B of the said Act, the suspension of the operations of section 25 that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal district of the Shire of Merredin. This notice shall have effect until revoked and is issued subject to the following specified conditions:

Merredin Rubbish Disposal Site, Situated on Location
20261 Part 3.

Specified Conditions.

1. That the existing 2 metre high wire netting fence erected along the western boundary be extended along the northern and southern boundaries of the actual dump area. All fences to be maintained in sound condition for the duration of the suspension.
2. That access to the dump through the gate on the western side be angled by the construction of an interior trap fence to prevent passage of wind-blown material.
3. That a firebreak not less than 20 metres in width be constructed on the northern, eastern and southern boundaries of the actual dump site. Firebreak to be maintained free of inflammable material for the duration of the suspension.
4. A sign advising the public where to deposit rubbish to be erected and maintained at the site.
5. A sign declaring prohibition of unauthorised lighting of fires be erected and maintained at the entrance to the site.
6. The accumulated refuse to be burnt regularly by the Council contractor or such persons specifically authorised to do so by the Shire Clerk.
7. A fire-fighting unit consisting of tank, engine and pump to be on stand-by at the site throughout the initial burning operation and fire area not to be left unattended until site is declared safe by the Shire Clerk or officer so authorised.
8. No fire to be lit on land subject to the suspension on a day for which the fire danger forecast as issued by the Bureau of Meteorology in Perth in respect of the locality is "Very High" or "Extreme".

J. A. W. ROBLEY,
Director.

BUSH FIRES ACT 1954-1981.

Suspension of Section 25.

Bush Fires Board,
Perth, 24 December 1982.

Corres. 178.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954-1981, has approved, pursuant to the powers contained in section 25B of the said Act, the suspension of the operations of section 25 that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal district of the Shire of Merredin. This notice shall have effect until revoked and is issued subject to the following specified conditions:

Merredin Rubbish Disposal Site, Situated on
Location 20261 Part 3.

Specified Conditions.

1. That the existing 2 metre high wire netting fence erected along the western boundary be extended along the northern and southern boundaries of the actual dump area. All fences to be maintained in sound condition for the duration of the suspension.

2. That access to the dump through the gate on the western side be angled by the construction of an interior trap fence to prevent passage of wind-blown material.
3. That a firebreak not less than 20 metres in width be constructed on the northern, eastern and southern boundaries of the actual dump site. Firebreak to be maintained free of inflammable material for the duration of the suspension.
4. A sign advising the public where to deposit rubbish to be erected and maintained at the site.
5. A sign declaring prohibition of unauthorised lighting of fires be erected and maintained at the entrance to the site.
6. The accumulated refuse to be burnt regularly by the Council contractor or such persons specifically authorised to do so by the Shire Clerk.
7. A fire-fighting unit consisting of tank, engine and pump to be on stand-by at the site throughout the initial burning operation and fire area not to be left unattended until site is declared safe by the Shire Clerk or officer so authorised.
8. No fire to be lit on land subject to the suspension on a day for which the fire danger forecast as issued by the Bureau of Meteorology in Perth in respect of the locality is "Very High" or "Extreme".

J. A. W. ROBLEY,
Director.

BUSH FIRES ACT 1954-1981.

Town of Narrogin.

Firebreak Order and Information.

NOTICE to all owners and/or occupiers of land within the Municipality of the Town of Narrogin.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before 1 November 1982 or within fourteen (14) days of you becoming the owner or occupier should this be after 1 November 1982 clear firebreaks in accordance with the following and thereafter to maintain the firebreaks clear of inflammable material up to and including 14 March 1983 (inclusive).

1. Where the area of the land is 1 350 square metres or less in area all inflammable material on the land shall be removed by burning, close mowing, cultivation, grubbing or approved spraying.
2. Where the area of the land exceeds 1 350 square metres in area, firebreaks at least 2.5 m wide shall be cleared of all inflammable material inside all external boundaries of the land and also surrounding all buildings situated on the land by burning, cultivation or approved spraying.

If it is considered to be impracticable to clear firebreaks as required by this Notice, you may apply to the Council or its duly authorised Officer not later than 25 October 1982 for permission to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised Officer, you shall comply with the requirement of this Notice.

The penalty for failure to comply with this Notice is a fine of \$40.00 by Infringement Notice or \$400.00 by Prosecution and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed, by the date required by this Notice.

If the requirements of this Notice are carried out by burning, such burning must be in accordance with section 18 of the Bush Fires Act. Permits may be obtained from Fire Control Officers.

For Information the prohibited burning and restricted burning dates for Narrogin are as follows. These dates may be varied by fourteen days by the Council if conditions warrant. (Refer Public Notices "Narrogin Observer").

Prohibited Burning 1 November 1982 to 14 February 1983 (inclusive).

Restricted Burning, 19 September 1982 to 29 March 1983 (inclusive).

G. J. PEARCE,
Town Clerk.

CORRIGENDUM.**SHIRE OF SERPENTINE JARRAHDALÉ.**

NOTIFICATION is hereby given to the Owners/Occupiers of land within the Shire of Serpentine Jarrahdale of Council approval of the appointment of Mr. Robert Francis Bungate, Mr. Leslie Alphonse Liddington and Mr. Malcolm Clarence Schilling as Firebreak Inspectors.

L. E. MANN,
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.

City of Canning Town Planning Scheme
No. 16—Amendment Nos. 266 and 284.

T.P.B. 853/2/16/18, Pts. 266 and 284.

NOTICE is hereby given that the Council of the City of Canning 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—

Amendment No. 266—rezoning Lot 107, No. 87 Hamilton Street, Cannington from "SR3" to "GR4 (Restricted)".

Amendment No. 284—rezoning Lot 319 Canning Location 2, Nos. 10-12 Dealy Close, Cannington, from "SR3" to "GR4 (Restricted)".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the Amendment No. 266—4 February 1983; Amendment No. 284—21 January 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Canning, P.O. Box 42, Cannington, W.A. 6107, on or before the Amendment No. 266—4 February 1983; Amendment No. 284—21 January 1983.

N. I. DAWKINS,
Town Clerk.

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

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

City of Gosnells Town Planning Scheme
No. 1—Amendment Nos. 184 and 185.

T.P.B. 853/2/25/1, Pts. 184 and 185.

NOTICE is hereby given that the Council of the City of Gosnells 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—

Amendment No. 184—adding to Schedule No. 5 of the Text to permit two doctors to operate as an additional use from Lot 158 (House No. 143) corner Westfield Street and Vanda Place, Maddington.

Amendment No. 185—amending Clauses 24 (1) and 35 (b) to amend the setbacks from rear boundaries of residential lots and secondary street frontages on corner lots.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells, and will be open for inspection without charge during the hours of 9.00 a.m.

to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the Amendment No. 184—21 January 1983; Amendment No. 185—28 January 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Gosnells, Locked Bag No. 1, Gosnells, W.A. 6110, on or before the Amendment No. 184—21 January 1983; Amendment No. 185—28 January 1983.

G. WHITELEY,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

City of Melville Town Planning Scheme
No. 2—Amendment No. 260.

T.P.B. 853/2/17/5, Pt. 260.

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 City of Melville Town Planning Scheme Amendment on 13 December 1982 for the purpose of rezoning Lot 17 and Pt Lot 22 (formerly 16), Swan Location 70 Stock Road and Waddell Road, Bicton from "Private Clubs and Institutions—Private Hospital 'C' Class" to general Residential 4.

J. F. HOWSON,
Mayor.

R. H. FARDON,
Town Clerk.

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

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

City of Melville Town Planning Scheme No. 2—
Amendment No. 274.

T.P.B. 853/2/17/5, Pt. 274.

NOTICE is hereby given that the Council of the City of Melville 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 that part of Lot 1, Swan Location 73 Stock Road, as remains after excision of road widening from "GR4" to "GR'M" and the widening from "GR4" to "Communications Reserve—Important Regional Road (Road Widening)".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Almondbury Road, Ardross and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 4 February 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Melville, P.O. Box 130, Applecross, W.A., 6153, on or before 4 February 1983.

R. H. FARDON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

City of South Perth Town Planning Scheme No. 2—
Amendment No. 62.

T.P.B. 853/2/11/2, Pt. 62.

NOTICE is hereby given that the Council of the City of South Perth 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 a new Clause 3.18 to permit Lots 1, 2, 3 and 4, Swan Location 308J, Canning Highway/Norton Street/South Terrace to be used for Totalisator Agency Board Office purposes as an additional use contained within the Hotel building over an area not exceeding 30m².

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Sandgate Street, South Perth and will be open for inspection without charge during the hours of 8.45 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 21 January 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of South Perth, Sandgate Street, South Perth, W.A. 6151 on or before 21 January 1983.

P. A. BENNETTS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

City of Stirling District Planning Scheme—Amendment
No. 177.

T.P.B. 853/2/20, Pt. 177.

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 City of Stirling Town Planning Scheme Amendment on 14 December 1982 for the purpose of transferring a portion of Reserve No. 28763 and a portion of Lots 415, 419 Pearson Street from "Regional Open Space" to "Industrial", and Lot 66, a portion of Lot 407, a part of Hasler Road Reserve and Parkland Road Reserve from "Regional Open Space" to "Industrial".

G. BURKETT,
Mayor.

M. G. SARGANT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

City of Stirling District Planning Scheme—Amendment
No. 180.

T.P.B. 853/2/20, Pt. 180.

NOTICE is hereby given that the Council of the City of Stirling 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 deleting the existing "Restricted Zone—TV and Film Studio" and "TV Studio", including an area west of Dianella Drive in a "Restricted Zone—Media Establishments", and rezoning the surplus land not included in the new zone to Single Residential in accordance with details of the attached Schedule.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Hertha Road, Stirling and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 4 February 1982.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Stirling, Hertha Road, Stirling, W.A. 6021, on or before 4 February 1983.

M. G. SARGANT,
Town Clerk.

Town Planning and Development Act 1928
(As Amended).

City of Stirling.

District Planning Scheme—Amendment No. 180.

THE Stirling City Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended), and the Metropolitan Region Town Planning Scheme Act 1959 (as amended), hereby amends the above Town Planning Scheme by:—

1. Deleting the existing Restricted Zones—"TV and Film Studio" and "TV Studios".
2. Including an area west of Dianella Drive, as depicted on the Amendment Map, in a Restricted Zone—"Media Establishments".
3. Rezoning land formerly in a Restricted Zone—"TV and Film Studio" or "TV Studios" and not included in the proposed Restricted Zone—"Media Establishments" to Single Residential.
4. Including a notation on the Scheme Reference for "Restricted Zone—Media Establishments".
5. Amending Part I of the First Schedule to the Scheme by the deletion therefrom of the following:—

Balga	Hayes Avenue: Portions of Swan Loc. V, Loc. 1115, 4834 and 4835 and being Lot 4 on Diagram 30940	TV Studios and ancillary establishments for a commercial TV station
Balga	Osborne Road: Portions of Swan Locs, 1115 V, and 4834 and being Lot 3 on Plan 7363 and being the whole of the land comprising Certificate of Title Vol. 1230 Folio 932.	TV Studios and ancillary establishments for a commercial TV station
Balga	The Strand: Portions of Swan Locs, 1115 and Swan V and being the land shown blue and annotated Television and Film Studio on District Scheme Plan Sheet 5	Television and Film Studio
Balga	Dianella Drive: Land west of Dianella Drive as shown blue and annotated Media Establishments on District Planning Scheme Amendment No. 180 Map—Proposed Zoning (District Scheme Plan Sheet 5).	Media Establishments

6. Amending Part I of the First Schedule to the Scheme by the inclusion therein of the following:—
7. Amending Part 3 of the Scheme Text by the inclusion of the following clause:—

"3.29. Restricted Zone: Media Establishments: All development in a Restricted Zone—"Media Establishments" requires the special approval of the Council. The purpose of the Zone is to provide for the development and expansion of the radio, television, film and allied media industries including, but without limiting the foregoing, the electronic media other than telecommunications, the printed media and such other administrative and entertainment activities as would normally be associated with the operation or public image of such industries but does not include such amusements as could normally be provided on other land in the Scheme Area."

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Armadale Town Planning Scheme
No. 1—Amendment No. 201.

T.P.B. 853/2/22/1, Pt. 201.

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 Town of Armadale Town Planning Scheme Amendment on 13 December 1982 for the purpose of rezoning Lot 18, Westfield Road, Kelmscott from Single Residential (SR3) to General Residential (GR4).

I. K. BLACKBURN,
Mayor.

J. W. FLATOW,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Claremont Town Planning Scheme—
Amendment No. 80.

T.P.B. 853/2/2/1, Pt. 80.

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 Town of Claremont Town Planning Scheme Amendment on 13 December 1982 for the purpose of—

- (a) Substituting the figure 330 for the figure 220 with respect of the minimum lot area necessary in the Terrace House column of the Single Residential Zone SR3 (Group Houses) Table.
- (b) Substituting the figure 7.5 for the figure 6 with respect of the minimum effective frontage of the Terrace House column of the Single Residential Zone SR3 (Group Houses) Table.
- (c) Substituting the figure .45 for the figure .5 with respect of the maximum Plot Ratio of the Terrace House column of the Single Residential Zone SR3 (Group Houses) Table.
- (d) Substituting the figure .45 for the figure .35 with respect of the maximum site coverage of the Terrace House column of the Single Residential Zone SR3 (Group Houses) Table.
- (e) Amending the Scheme Text accordingly.

B. H. HOUSTON,
Mayor.

D. H. TINDALE,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

Town of Cottesloe Town Planning Scheme No. 1—
Amendment No. 19.

T.P.B. 853/2/3/4, Pt. 19.

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 Town of Cottesloe Town Planning Scheme Amendment on 14 December 1982 for the purpose of including a new zone "Residential and Office Zone" together with control provisions, and rezoning the land bounded by Forrest Street, Railway Street, Vera Street and Stirling Highway, from "Residential B" to "Residential and Office Zone" as detailed in the Schedule annexed hereto.

J. ANDERSON,
Mayor.

R. PEDDIE,
Town Clerk.

Town of Cottesloe Town Planning Scheme.
Amendment No. 19.

THE Cottesloe Town Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1982 (as amended) and the Metropolitan Region Town Planning Scheme Act 1958 (as amended), hereby amends the above Town Planning Scheme by:

1. adding to the list of zones in the legend to the Scheme Map a new zone "Residential and Office Zone" and against it a coloured notation to indicate land which is included within that zone under the Scheme, such notation being coloured red/brown with a vertical blue hatch;
2. rezoning all that land bounded by Forrest Street, Railway Street, Vera Street and Stirling Highway from Residential B to Residential and Office Zone as depicted on the amending plan adopted by Council on the 22nd day of September, 1982.
3. amending Clause 3.2 of the Scheme Text to include a new zone below Zone No. 9—Places of Public Worship.
 10. Residential and Office Zone;
4. adding a new sub-clause 3.9.5 to Clause 3.9—Zones not included in Table 1—Zoning Table:
 - 3.9.5 Residential and Office Zone:

Within this zone land may be used for the same purposes as land within the Residential B zone may be used as specified in Table 1—Zoning Table, with the exception that offices shall be considered a use that is permitted under this Scheme.

- (a) Residential development shall be controlled by the provisions of the Residential B Zone with the exception that the front setback to Forrest Street may be reduced to 4 metres.
- (b) The development of offices shall be controlled by the following provisions:
 - * Minimum Setback to Forrest Street: 4 metres.
 - * Minimum Setback to Vera Street: 7.5 metres.
 - * Minimum Setback to Side Boundaries: 1.5 metres per storey except that Council may approve—single storey building or single storey part of a building to be built up to one side boundary provided that Council has notified the adjoining owner and has received comments from that owner on the proposal.
 - * Maximum Building Height: 2 storeys.
 - * Maximum Plot Ratio: 0.5.
 - * Maximum Site Cover: 0.4.

A minimum of 15% of the site area shall be developed and maintained as landscaped area and pedestrian space exclusive of car parking areas. Car parking shall be provided in accordance with Table 2 of Clause 5.2. Car parking shall be screened from public areas and neighbouring properties by suitable landscaping or walls of a minimum height of 1 metre.

- (c) Council may permit a combination of residential and office use to the maximum plot ratio described above. Parking shall be provided on the basis of 2 bays to every residential unit and 1 bay to each 37 sq. metres of office floor space.
- (d) No direct vehicular access will be permitted to or from Stirling Highway (i.e. all Stirling Highway access to be via Forrest and Vera Streets).

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

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Geraldton Town Planning Scheme
No. 1—Amendment No. 24.

T.P.B. 853/3/2/1, Pt. 24.

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 Town of Geraldton Town Planning Scheme Amendment on 14 December 1982 for the purpose of deleting No. 35 under the heading Class "C" from the First Schedule of the Scheme and renumber the subsequent buildings listed in numerical order.

P. G. COOPER,
Mayor.

G. K. SIMPSON,
Acting Town 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 Bayswater Town Planning Scheme
No. 13—Amendment No. 100.

T.P.B. 853/2/14/16, Pt. 100.

NOTICE is hereby given that the Shire of Bayswater 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 Lots 1, parts of Lot 2 Lots 3, 4, 5, 6, 7 and 8, Parts of Lot 16, Lot 19 and Lot 52 between Benara Road and Devonshire Street, North Morley from Rural to Residential, Multi-Residential GR4, Public Buildings and Public Open Space in accordance with Town Planning Scheme No. 18—Benara East Development Scheme and as depicted on the amending plan adopted by Council on 27 July 1982.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Slade Street, Bayswater and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 24 March 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Bayswater, P.O. Box 27, Bayswater, W.A. 6053 on or before 24 March 1983.

K. B. LANG,
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 Kalamunda District Town Planning Scheme—
Amendment Nos. 138 and 140.

T.P.B. 853/2/24/13, Pts. 138 and 140.

NOTICE is hereby given that the Shire of Kalamunda 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:—

Amendment No. 138—deleting portion of Kalamunda Lot 591, Reserve 35412, Kalamunda Road, Kalamunda as Local Reserve and including that portion in Residential C Zone.

Amendment No. 140—rezoning part of portion Canning Location 271 Blamire/Canning Roads, Kalamunda to Local Shopping and inserting a new sub-clause 45.15 to allow floor space extensions to an existing shop to a total of 105 m² gross leasable area.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including Amendment No. 138—21 January 1983, Amendment No. 140—28 January 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Kalamunda, 2 Railway Road, Kalamunda, W.A. 6076 on or before Amendment No. 138—21 January 1983, Amendment No. 140—28 January 1983.

E. H. KELLY,
Shire Clerk.

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

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Mundaring Town Planning Scheme No. 1—
Amendment Nos. 147 and 173.

T.P.B. 853/2/27/1, Pts. 147 and 173.

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 Mundaring Town Planning Scheme Amendment on 14 and 13 December 1982 respectively for the purpose of:—

Amendment No. 147—rezoning Pt Swan Location 2042 Stoneville Road, Stoneville from "Rural" to "Special Rural—Landscape Interest" and including relevant details in Schedule No. 1 of the Text as detailed in the Schedule annexed hereto.

Amendment No. 173—excluding Lot 280 Bernard Street, Mt. Helena from the Rural Zone and including it in the Fuel Depot Zone.

T. BROZ,
President.

M. N. WILLIAMS,
Shire Clerk.

Schedule.

Shire of Mundaring Town Planning Scheme No. 1—
Amendment No. 147.

THE Mundaring Shire Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended), hereby amends the above Town Planning Scheme by:—

- (1) Amending the Scheme maps to rezone Pt. Swan Location 2042 Certificate of Title Vol. 1323 Fol. 415, Stoneville Road, Stoneville from "Rural" to "Special Rural—Landscape Interest".
- (2) Amending the Scheme Text to insert in Schedule No. 1—Special Rural Zones—Provisions Relating to Specific Areas the following:—

(A)	(B)
Pt. Swan Location 2042 Certificate of Title Vol. 1323 Fol. 415 Stoneville Road, Stoneville.	Subdivision of the subject land to be generally in accordance with the plan of subdivision which forms part of this amendment.

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 Mundaring Town Planning Scheme
No. 1—Amendment No. 188.

T.P.B. 853/2/27/1, Pt. 188.

NOTICE is hereby given that the Shire of Mundaring 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 5 Great Eastern Highway, Mundaring from "Residential" to "Civic and Cultural", Lots 150 and 272 Great Eastern Highway, Mundaring and Lot 5 Jacoby Street, Mundaring, from "Public Purpose" to "Civic and Cultural", and Lot 33 Great Eastern Highway, Mundaring from "Residential" to "Civic and Cultural" (south portion) and "Professional and Service Office" (north portion).

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 3 Mann Street, Mundaring and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 28 January 1983.

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 who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Mundaring, P.O. Box 20, Mundaring, W.A. 6073 on or before 28 January 1983.

M. N. WILLIAMS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Northampton Town Planning Scheme
No. 2—Amendment Nos. 6, 8, 9 and 10.

T.P.B. 853/3/14/2, Pts. 6, 8, 9 and 10.

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 Northampton Town Planning Scheme Amendment on 14 December 1982 for the purpose of:—

Amendment No. 6—allowing Residential uses in the Commercial Zone with consent of Council by changing the symbol "X" to "A" in Table 1 appended to Clause 4.2 against the following use classes:—

No. 42 Residential—

- (a) —Dwelling House.
- (b) —Duplex House.
- (c) —Flats.

Amendment No. 8—rezoning Lot 30 from Private Club and Institution to Service Station.

Amendment No. 9—rezoning Lot 379 Stephen Street, Northampton from Rural to Residential.

Amendment No. 10—

- 1 introducing a new zone Residential "B" into the Scheme by appropriate amendments to the Scheme Map Legend and Text;

- 2 making provision in the Text for use classes building line and setbacks as well as minimum lot areas applicable to the new Zone; and
- 3 rezoning Lots 230 to 235 (inclusive) and 255 to 258 (inclusive) Forrest, Stephen and Mary Streets, Northampton from Rural to Residential "B", all as detailed in the Schedule annexed hereto.

R. W. ALLEN,
President.

H. J. FRASER,
Shire Clerk.

Schedule.

Shire of Northampton.

Town Planning Scheme No. 1—Amendment No. 10.

THE Northampton Shire Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) hereby amends the above Town Planning Scheme by:

1. Introducing a new "Residential B" zone into the Scheme by appropriate amendments to the Scheme Map Legend and Scheme Text;
 - (i) By including in The Scheme Map Legend a new zone, "Residential B" to be coloured dark brown.
 - (ii) Introducing a new "Residential B" Zone as a 13th Zone to Clause 3.1 of the Scheme Text.
 - (iii) By adding a "Residential B" zoning column to Table 1 attached to Clause 3.2 of the Scheme Text and inserting in this column the appropriate symbols opposite the listed use classes so that; the Symbol "P" is opposite use classes;
 - No. 15—Home Occupation
 - No. 37—Public Utility
 - No. 42 (a)—Duplex House
 - No. 42 (b)—Dwelling House

The Symbols "AA" are opposite use classes;

- No. 6—Civic Uses
- No. 7—Consulting Rooms
- No. 10—Educational Establishments
- No. 33—Professional Office
- No. 36—Public Recreation
- No. 38—Public Worship
- No. 41—Residential Building

The symbols "IP" are opposite use class;

No. 43—Rural and the Symbol "X" is opposite all the remaining use classes not listed above.

- (iv) By adding a new Clause, 3.5, to the Scheme Text to make provision for building line set backs and the minimum lot area applicable to the new zone. Clause 3.5 will read as follows:

Clause 3.5 "Residential B" Zone

The following minimum building setback distances shall apply within this zone:

- I—Front Setback—30 metres
- II—Side Setback—10 metres
- III—Rear Setback—25 metres

The minimum lot area shall be 4 000 m².

This provision may be varied upon Council's recommendation.

2. Rezoning Lots 230-235 (inclusive) and Lots 255-258 (inclusive) Forrest, Stephen and Mary Streets, Northampton from Rural to "Residential B".

PUBLIC WORKS DEPARTMENT.

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

Tenders are to be addressed to the Minister (either for Works or for Water Resources) as indicated on the tender document.

C/- Contract Office,
Public Works Department,
Dumas House,
2 Havelock Street,
West Perth. Western Australia 6005

and are to be endorsed as being a tender for the relevant project.

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

As from 1 January 1982, tenders called for Architectural and Engineering Contracts will be governed by the "General Conditions of Contract N.P.W.C. Edition 3 (1981) and Amendments (W.A.)," a copy of which is available from the Contract Office as above and from P.W.D. Country Offices, free of charge.

Contract No.	Project	Closing Date	Tender Documents now available at
23144	Port of Bunbury Breakwater 75 metre Extension—1983 Schedule of Rates Contract	11/1/83	P.W.D., West Perth
23150	Busselton Sewerage Reticulation Area No. 7—Gravity Sewers—Schedule of Rates Contract	11/1/83	P.W.D., West Perth
23151	Dept of Agriculture—South Perth—Plant Breeding Services Building—Mechanical Services	11/1/83	P.W.D., West Perth
23154	Broome Courthouse Repairs and Renovations	25/1/83	P.W.D., West Perth P.W.D., A.D., Derby P.W.D., A.D., Sth Hedland Clerk of Courts, Broome
23155	Fitzroy Crossing Hospital Alterations to Matrons Residence ...	18/1/83	P.W.D., West Perth P.W.D., A.D., Sth Hedland P.W.D., A.D., Derby
23156	Bambara (Padbury) Primary School 4 Classrooms and Covered Assembly Additions	11/1/83	P.W.D., West Perth
23157	Mullaloo Heights Primary School 4 Classrooms and Covered Assembly	11/1/83	P.W.D., West Perth
23158	Leeming Primary School 4 Classrooms and Library Resource Centre	11/1/83	P.W.D., West Perth
23159	Ravensthorpe District High School Home Economics Conversions and New Science Room	18/1/83	P.W.D., West Perth P.W.D., A.D., Narrogin Police Station, Ravensthorpe
23160	Eaton-Australind Water Supply—Eaton Reticulation—1 000m ³ Reinforced Concrete Elevated Tank	25/1/83	P.W.D., West Perth P.W.D., W.S., Bunbury
23161	Geraldton Dept. of Agriculture Office Additions—Erection and Completion	25/1/83	P.W.D., West Perth P.W.D., A.D., Geraldton
23162	Springfield (Kallaroo) Primary School—4 Classroom Block Additions	18/1/83	P.W.D., West Perth
23163	Sawyers Valley Primary School—Replacement	18/1/83	P.W.D., West Perth
23164	Derby Hospital—Erection of new Store, Workshops and Incinerator complex—Mechanical Services	25/1/83	P.W.D., West Perth P.W.D., A.D., Sth Hedland
23165	Beckenham Primary School—External Repairs and Renovations	18/1/83	P.W.D., West Perth
23166	Mt. Barker Hospital—Repairs and Renovations	1/2/83	P.W.D., West Perth P.W.D., A.D., Albany Clerk of Courts Mt. Barker
23167	Bunbury Regional Prison Site Works—Stage 2 Electrical Installation	18/1/83	P.W.D., West Perth P.W.D., A.D. Bunbury
23168	Cue—New Nursing Post—Fabrication, Transportation and Erection	18/1/83	P.W.D., West Perth P.W.D., A.D., Geraldton
ADQ3673	Bunbury Senior High School, Haig Cres., Bunbury Supply and Lay Carpet	11/1/83	P.W.D., A.D., Furniture Office Room 223 Dumas House 2 Havelock Street West Perth 6005 P.W.D., A.D., Office 11 Stirling Terrace Bunbury 6230

COUNTRY AREAS WATER SUPPLY ACT
1947-1982.

Bindoon Water Supply.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 568/82.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the water works hereinafter described by virtue of the powers contained under the provisions of the Country Areas Water Supply Act 1947-1982.

A description of the proposed water works:

The water works with all necessary valves and appurtenances, will consist of:—

(a) pumps to equip existing bores

(b) approximately 3.5 km of pipeline

(c) a water treatment plant

(d) a service tank

The localities in the country water area in which they will be constructed:

Item (a) will be installed at the existing bores on Location 980 and Location 981.

Item (b) will commence at the existing bores and be laid to and within the township of Bindoon.

Item (c) and item (d) will be constructed on Lot 9 of part Location 1371.

All the water works are shown on Plan P.W.D., W.A. 53958-1-1.

The purposes for which they are to be constructed:

The purpose is to provide a reticulated water supply to Bindoon.

The times when and places at which the plans may be inspected:

Inspection may be made at the office of the Minister for Water Resources, room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, Fitzgerald Street, Northam; and the office of the Chittering Shire Council, Great Northern Highway, Bindoon on and for one month after the 27th day of December, 1982 between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ANDREW MENSAROS,
Minister for Water Resources.

NOTE.

1. Section 17 of the Country Areas Water Supply Act 1947-1982 provides that:—

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

1.2 Every 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 63 of the Country Areas Water Supply Act 1947-1982, empowers the Minister to make and levy water rates on land whether actually occupied or not and whether actually supplied with water or not where such land is within the prescribed distance of any water main laid in pursuance of the advertisement.

3. The timing of construction of the water works shown on the plan is subject to funding.

COUNTRY AREAS WATER SUPPLY ACT
1947-1982.

Goldfields and Agricultural Water Supply.

Kalgoorlie Reticulation Improvements.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 1672/82.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the water works hereinafter described by virtue of the powers contained under the provisions of the Country Areas Water Supply Act 1947-1982.

A description of the proposed water works:—

- (a) foundation works for a tank
- (b) a storage tank with all necessary valves and appurtenances
- (c) approximately 1.4 km of pipeline with all necessary valves and appurtenances.

The localities in which they will be constructed:—

Item (a) will be constructed on reserve 37625 and on those parts of Gold Mining Leases 6591E and 6630E adjoining the boundary of reserve 37625 shown stippled on Plan P.W.D., W.A. 54348-1-1.

Item (b) will be constructed on reserve 37625.

Item (c) will commence at the connection to the existing pipeline in Park Street and extend generally northerly to the storage tank.

All the water works are shown on Plan P.W.D., W.A. 54348-1-1.

The purposes for which they are to be constructed:—

The purpose is to improve the reticulated water supply to Kalgoorlie.

The times when and places at which the plans may be inspected:—

Inspection may be made at the office of the Minister for Water Resources, room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, Hannan Street, Kalgoorlie; the office of the Town of Kalgoorlie, Town Hall, Hannan Street, Kalgoorlie; and the office of the Boulder Shire Council, Davidson Street, Kalgoorlie on and for one month after 27 December 1982 between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ANDREW MENSAROS,
Minister for Water Resources.

NOTE.

1. Section 17 of the Country Areas Water Supply Act 1947-1982 provides that:—

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

1.2 Every 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 63 of the Country Areas Water Supply Act 1947-1982, empowers the Minister to make and levy water rates on land whether actually occupied or not and whether actually supplied with water or not where such land is within the prescribed distance of any water main laid in pursuance of the advertisement.

3. The timing of construction of the water works shown on the plan is subject to funding.

COUNTRY TOWNS SEWERAGE ACT 1948-1978.

Notice of order to make and levy Sewerage rates for the period from 1 October 1982 to 30 June 1983.

NOTICE is hereby given under subsection (1) of section 69 of the Country Towns Sewerage Act 1948-1978 that the Minister for Water Resources being the Minister charged with the Administration of that Act, acting under that Act has ordered that in respect of all rateable land within the Broome area in which a sewer or any part thereof, is completed and ready for use, the rate in the dollar of the gross rental value of the rateable land shall be 9 cents, for the purpose of determining sewerage rates, but so that where the amount computed on the gross rental value would be an amount less than the minimum prescribed rate, the minimum sewerage rate applicable thereto for vacant land shall be \$25.00 and the minimum sewerage rate applicable thereto for any other class of purpose shall be \$50.00.

K. T. CADEE,
Under Secretary for Works.

ALBANY PORT AUTHORITY ACT 1926-1979.

Notice.

Application to Lease.

IN accordance with the provisions of section 25 of the Albany Port Authority Act 1926-1979, it is hereby advertised that an application has been received from B.P. Australia Limited for the lease of Lot 23 of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of handling petroleum products.

Dated this 2nd day of December, 1982.

B. J. E. HUDSON,
Managing Secretary.

BUNBURY PORT AUTHORITY ACT 1909-1979.

Notice.

Application for Lease.

IN accordance with the provisions of section 25 of the Bunbury Port Authority Act 1909-1979, it is hereby advertised that an application has been received from Caltex Oil (Australia) Pty. Limited for the lease of portion of Lot 391 within the Port area for a period exceeding three years for the storage of Petroleum Products.

Dated this 25th day of November, 1982.

B. W. MASON,
Managing Secretary.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours,
Fremantle, 17 December 1982.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice, revokes subparagraphs (1) (o) (i), (ii), (iii), and (iv) of the notice published in the *Government Gazette* edition of 4 December 1981 relating to Canning River water ski areas and substitutes the following therefor:—

(o) Canning River: All that area of water within the following boundaries:—

- (i) On Saturdays, Sundays and Public Holidays whilst rowing regattas are not in progress—All the waters of the Canning River between a line drawn 100 metres upstream and parallel to Canning Bridge and a line drawn 100 metres downstream and parallel to, a line joining Fifth Avenue at Rossmoynne and Salters Point but so that no boat or skier shall approach within 60 metres of the foreshore on the west bank between Canning Bridge and Deepwater Point or between Queens Road and the junction of Bull Creek or within 60 metres of the southern foreshore at Rossmoynne between the junction of Bull Creek and the point 100 metres downstream of Fifth Avenue, or within 60 metres of the northern foreshore of Aquinas Bay from the foot of Sulman Avenue to a sign on the foreshore on the eastern side of Mt. Henry.

No water ski take-off or landing shall be permitted from the Manning foreshore between a point 100 metres upstream of Canning Bridge and Mt. Henry Bridge except from a point on this foreshore being 73 metres south of the prolongation of the southern side of Edgewater Road and extending for 100 metres in a southerly direction along the foreshore.

All water skiing within this area shall be in an anti-clockwise direction and no person shall engage in water skiing except between the hours of 9.00 a.m. and sunset.

It shall also be a condition of water skiing in this area that water ski boats shall observe the ENTRY and NO ENTRY signs on the spans of the Mt. Henry Bridge and that no boat being within 300 metres of either side of the Mt. Henry Bridge shall turn across the directional line of traffic.

- (ii) On Saturdays, Sundays and Public Holidays whilst authorised rowing regattas are in progress that portion of the area defined in subparagraph (i) between Canning Bridge and Mt. Henry Bridge shall not be used by water skiers except during those hours between 9.00 a.m. and sunset which do not conflict with the holding of rowing regattas the hours of which have been duly authorised by the Department of Marine and Harbours.

- (iii) On Mondays to Fridays (not including public holidays)—All the waters of the Canning River between a line drawn from Deepwater Point due east to the Manning foreshore and a line drawn 100 metres downstream, and parallel to, a line joining Fifth Avenue at Rossmoynne and Salters Point but so that no boat or skier shall approach within 60 metres of the foreshore on the west bank between Queens Road and the junction of Bull Creek or within 60 metres of the southern foreshore at Rossmoynne between the junction of Bull Creek and the point 100 metres downstream of Fifth Avenue, or within 60 metres of the northern foreshore of Aquinas Bay from the foot of Sulman Avenue to a sign on the foreshore on the eastern side of Mt. Henry.

No water ski take-off or landing shall be permitted on the Manning foreshore except from a point on the foreshore being 73 metres south of the prolongation of the southern side of Edgewater Road and extending for 100 metres in a southerly direction along the foreshore.

All water skiing within this area shall be in an anti-clockwise direction and no person shall engage in water skiing except between the hours of 9.00 a.m. and sunset.

It shall also be a condition of water skiing in this area that water ski boats shall observe the ENTRY and NO ENTRY signs on the spans of the Mt. Henry Bridge and that no boats being within 300 metres of either side of the Mt. Henry Bridge shall turn across the directional line of traffic.

The area north of the line drawn from Deepwater Point due east to the Manning foreshore is gazetted with an 8 knot speed limit and is prohibited to water skiing.

C. J. GORDON,
General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours,
Fremantle, 16 December 1982.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, revokes subparagraph (1) (c) of the notice published in the *Government Gazette* edition of 4 December, 1981 relating to water skiing at Mandurah and substitutes the following:—

- (c) Mandurah:

All the waters contained within an area commencing at a point where the northern side of the Henson Street groyne meets the foreshore thence in a northwesterly direction for a distance of 150 metres, thence in a southwesterly direction 150 metres from and parallel to the foreshore for a distance of 600 metres, thence in a northwesterly direction for a distance of 400 metres, thence in a northeasterly direction for a distance of 760 metres, thence in a southeasterly direction for a distance of 550 metres to a point on the foreshore 160 metres northeast of the initial starting point.

C. J. GORDON,
General Manager.

WESTERN AUSTRALIAN MARINE ACT 1948-1980.

Restricted Speed Areas—Private Pleasure Craft.

Department of Marine and Harbours,
Fremantle, 17 December 1982.

ACTING pursuant to the powers conferred by section 16B of the Western Australian Marine Act the Department of Marine and Harbours, by this notice, revokes subparagraph (3) (c) (ii) of the notice published in the *Government Gazette* edition of 4 December 1981 and relating to speed limits in the immediate vicinity of the Mt. Henry Bridge.

C. J. GORDON,
General Manager.

SHIPPING AND PILOTAGE ACT 1967.

JETTIES ACT 1926 and WESTERN AUSTRALIAN MARINE ACT 1948.

NAVIGABLE WATERS AMENDMENT REGULATIONS (No. 3) 1982.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Navigable Waters Amendment Regulations (No. 3) 1982.

Reg. 52A repealed and substituted. 2. Regulation 52A of the Navigable Waters Regulations*, as amended, is repealed and the following regulation is substituted—

“ 52A. (1) Every vessel shall, while being navigated outside protected waters, be equipped with a life jacket for each person on board—

(a) that bears the stamp of the Standards Association of Australia and conforms to standard AS 1512 of that body; or

(b) that has been approved by the Department of Transport of the Australian Government, as a marine life jacket.

(2) Life jackets required to be carried on board by subregulation (1) of this regulation shall be appropriate in terms of buoyancy and size to the body mass of the persons aboard at that time. ”

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.* Reprinted in the *Government Gazette* on 21 December 1981 at pp. 5283-5306.

M.R.D. 41/60-124

Main Roads Act 1930 (as amended); *Public Works Act 1902* (as amended)

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 (as amended) 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 Gosnells District, for the purpose of the following public works, namely, the widening of Albany Highway for a bus bay and that the said pieces of parcels or land are marked off on Plan M.R.D., W.A., 8025, 224, 225, 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.	Kenneth Leonard Clarke	K. L. Clarke	Portion of Canning Location 11 and being Lot 31 on Plan 3775 (Certificate of Title Volume 1008 Folio 470)	44 m ²
2.	Douglas Malcolm Askew and Margaret Drusillia Askew	D. M. & M. D. Askew	Portion of Canning Location 11 and being Lot 32 on Plan 3775 (Certificate of Title Volume 1094 Folio 990)	44 m ²
3.	Douglas Malcolm Askew and Margaret Drusillia Askew	D. M. & M. D. Askew	Portion of Canning Location 11 and being Lot 33 on Plan 3775 (Certificate of Title Volume 1434 Folio 817)	44 m ²

Dated this 15th day of December, 1982.

D. R. WARNER,
Secretary, Main Roads.

M.R.D. 42/36-17

Main Roads Act 1930 (as amended); *Public Works Act 1902* (as amended)

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 (as amended), 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 Donnybrook District, for the purpose of the following public works, namely, construction of parking facility on the east side of South Western Highway (61·60-62·35 SLKm) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8002-68 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.	Clem Anthony Seia	C. A. Seia	Balingup Lots 110, 112 and 116 (Certificate of Title Volume 1060 Folio 717)	430 m ²

Dated this 22nd day of December, 1982.

D. R. WARNER,
Secretary, Main Roads.

M.R.D. 42/10-B

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended)

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 (as amended) 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 Boddington and Wandering District, for the purpose of the following public works namely, widening and realignment of the Perth-Albany Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8109-19-1 to 8109-25 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.	Alexander Pollard Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat)	Portion of Avon Location 3375	2 773 m ²
2.	Alexander Pollard Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat)	Williams Location 341 (Certificate of Title Volume 1472 Folio 040)	111 m ²
3.	Alexander Pollard Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat)	Williams Location 43 (Certificate of Title Volume 1472 Folio 040)	4 138 m ²
4.	Alexander Pollard Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat)	Avon Location 22571 (Certificate of Title Volume 454 Folio 173A)	9 040 m ²
5.	Alexander Pollard Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat)	Avon Location 3443 (Certificate of Title Volume 1039 Folio 819)	1·3200 ha
6.	Alexander Pollard Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat)	Avon Location 25539 (Certificate of Title Volume 1279 Folio 471)	1 068 m ²
7.	W.A. Trustee Nominees Pty Ltd	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C444988)	Avon Location 24590 (Certificate of Title Volume 1458 Folio 489)	2·415 ha
8.	Margaret Gribble	M. Gribble	Portion of Murray Location 526 and being part of Lot T3 on diagram 2311 (Certificate of Title Volume 1135 Folio 207)	1·0970 ha
9.	Bunning Bros Pty Ltd	Bunning Bros Pty Ltd	Portion of Murray Location 526 (Certificate of Title Volume 1409 Folio 405)	1·75 ha

Dated this 15th day of December, 1982.

D. R. WARNER,
Secretary, Main Roads.

M.R.D. 42/3-E

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended)

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 (as amended) 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 Mount Barker District, for the purpose of the following public works namely, widening of Albany Highway (345·763 to 347·060 SLKm) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8101-45, 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.	William Michael Warburton	W. M. Warburton	Portion of Plantagenet Location 1360 and portion of Plantagenet Location 27 together being Lots 553 to 567, inclusive on Plan 4693 (Certificate of Title Volume 1075 Folio 581)	1·6387 ha

Dated this 22nd day of December, 1982.

D. R. WARNER,
Secretary, Main Roads.

METROPOLITAN WATER AUTHORITY.

Metropolitan Sewerage.

Notice of Intention.

M.W.A. 569898/82; SO3.062.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982 of the intention of the Authority to undertake the construction and provision of the following works, namely:—

Westfield Effluent Pumping Station and Rising Main—
Oxygen Dissolver Plant.

City of Cockburn.

Description and Locality of Proposed Works:

An Oxygen Dissolving Plant located in reserve \uparrow 31882, Location 2256 adjacent to Branch Circus approximately 400 metres northwest of Gadd Street and connecting pipework between the existing 900 millimetre pressure pipe in Branch Circus and the site. The Oxygen Dissolving Plant will consist of 1 000 millimetre pipework approximately 7.0 m high, an oxygen storage vessel approximately 5.0 m high, valves, concrete pits, control equipment and other apparatus connected therewith. The above works and localities are shown on plan M.W.A. 18113.

The Purpose for Which the Proposed Works are to be Constructed and Provided:

To improve the quality of the wastewater in the pressure main by inhibiting the formation of corrosive and odorous gases.

The Times and Place at Which the Plan may be Inspected:

At the office of the Authority, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after 24 December 1982 between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Acting Managing Director.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982 provide that any local authority or person interested may lodge a written objection with this Authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired, and the objections, if any, have been met by amendment of the proposal or are, in the general public interest, not sufficient to cause the proposals to be amended, the Governor may make an order, a notice of which is published in the *Government Gazette*, authorising this Authority to carry out the construction or provision of the proposed works.

METROPOLITAN WATER AUTHORITY.

Metropolitan Water Supply.

Notice of Intention.

M.W.A. 604662/82; (W05.006).

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982 of the intention of the Authority

to undertake the construction and provision of the following works, namely:—

Buckland Hill Reservoir—Reconstruction and Roofing.

Town of Mosman Park.

Description and Locality of Proposed Works:

- (i) The reconstruction of a new concrete lined reservoir within the walls of the existing Buckland Hill Reservoir complete with a low profile, aluminium sheeted, concrete and aluminium framed roof.
- (ii) The relocation of the existing obelisk to a new location adjacent and to the west of the reservoir.

The works will also include roof drainage schemes, associated earthworks and other ancillary works.

The above works will be carried out within Water Supply Reserve \uparrow 13374 and Reserve \uparrow 11418, Boundary Road, Mosman Park.

The above works and localities are shown on Plan M.W.A. 18149.

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

To maintain the storage and the quality of water stored in Buckland Hill Reservoir.

The Times and Place at which the Plan may be Inspected:

At the office of the Authority, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after 24 December 1982, between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Acting Managing Director.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982 provide that any local authority or person interested may lodge a written objection with this Authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired, and the objections, if any, have been met by amendment of the proposal or are, in the general public interest, not sufficient to cause the proposals to be amended, the Governor may make an order, a notice of which is published in the *Government Gazette*, authorising this Authority to carry out the construction or provision of the proposed works.

METROPOLITAN WATER AUTHORITY.

Tender for Roofing of Pond 1.

Mt. Eliza Reservoir—Kings Park.

TENDERS are called for the supply and construction of an aluminium sheeted, concrete and aluminium framed roof and the necessary drainage, over the existing concrete reservoir structure. The area to be roofed is approximately 8 600 square metres.

From 20 December 1982, documents can be obtained for a refundable deposit of \$50 from the Administrative Assistant, New Works, Area 6 of the Metropolitan Water Centre, 629 Newcastle Street, Leederville, 6007.

Tenders close at 2.30 p.m. on 1 February 1983.

H. J. GLOVER,
Acting Managing Director.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND
DRAINAGE ACT 1909-1982.

METROPOLITAN WATER AUTHORITY ACT 1982.

MADE by the Metropolitan Water Authority.

- Citation. 1. These by-laws may be cited as the Metropolitan Water Authority (Rates and Charges) Amendment By-laws (No. 2) 1982.
- Commence-
ment. 2. These by-laws shall come into operation on 1 July 1983.
- Principal
by-laws. 3. In these by-laws the Metropolitan Water Authority (Rates and Charges) By-laws 1982* are referred to as the principal by-laws.
- By-law 3
amended. 4. By-law 3 of the principal by-laws is amended by inserting in their appropriate alphabetical positions, the following definitions—
 “ “consumption year”, as it applies to a separately assessed piece of land supplied through a meter, means the period of approximately 12 months which commences on the day (being a day between 15 January and 29 June) which is in any year fixed by the Authority as the day on which the meter attached to the water service supplying that land is to be taken to have been read for the purpose of ascertaining the water consumed during the consumption year then ending, and which terminates on the day so fixed for a like purpose in the succeeding year;
 “rating year” means the period of 12 months commencing on 1 July in any year;
 “the prescribed percentage” means the percentage set forth in Schedule 1A;
 “Water Rates (Residential Properties) By-laws” means the by-laws of that name made pursuant to section 90 (4) of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909, as applicable from time to time. ” .
- By-law 6A
inserted. 5. The principal by-laws are amended by inserting after by-law 6 the following by-law—
 “ 6A. The charges for water supplied by measure by the Authority and the charge to be used in determining water allowances shall be as prescribed by Schedule 1. ” .
- Water
supplied
by measure. 6. By-law 7 of the principal by-laws is amended—
 (a) by deleting sub-by-law (1) and substituting the following sub-by-law—
 “ (1) Except where the Water Rates (Residential Properties) By-laws are applicable, and subject to sub-by-law (2), a ratepayer is entitled to use, during the consumption year, on and for each separately assessed piece of land for which he pays rates, in respect of his water rate, a quantity of water which, when calculated at the charge for water to be used in determining water allowances for the rating year during which that consumption year terminates, amounts to the equivalent of the prescribed percentage multiplied by the water rate for that land for that rating year. ” ; and
 (b) in sub-by-law (3) by deleting “in return for” and substituting the following—
 “ in respect of ” .
- By-law 9
amended. 7. By-law 9 of the principal by-laws is amended in sub-by-law (1) by deleting “water to a value that, when calculated at the charge for water supplied prescribed by Schedule 1, amounts to the equivalent of” and substituting the following—
 “ a quantity of water which, when calculated at the charge for water to be used in determining water allowances for the relevant rating year, amounts to the equivalent of the prescribed percentage multiplied by ” .
- By-law 15
amended. 8. By-law 15 of the principal by-laws is amended—
 (a) in paragraph (a), by deleting “rates; and” and substituting the following—
 “ rates; ” ;

* Published in the *Government Gazette* on 18 June 1982 at pp. 2025-2029.

(b) in paragraph (b), by deleting "used." and substituting the following—

" used; " ; and

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

" (c) where an annual fee is charged in accordance with paragraph (a) of Part I of Schedule 4 the provisions of by-law 7 (1) apply as if that fee were a rate;

(d) where an annual fee is charged in accordance with paragraph (b) of Part I of Schedule 4 the provisions of the Water Rates (Residential Properties) By-laws apply as if that fee were a water rate; and

(e) where an annual fee is charged in accordance with Part II of Schedule 4 a person shall be entitled to use, in respect of the annual fee, a quantity of water which, when calculated at the charge for water to be used in determining water allowances for the relevant rating year, amounts to the equivalent of that annual fee. "

Schedule 1A inserted.

9. The principal by-laws are amended by inserting after Schedule 1 the following schedule—

" Schedule 1A.
Prescribed percentage—50%. "

Schedule 4 amended.

10. Schedule 4 of the principal by-laws is amended—

(a) by deleting "WATER SERVICES." and substituting the following—

" WATER SERVICES.
Part I. "

(b) by inserting after paragraph (b) the following sub-heading—

" Part II. " ; and

(c) by deleting "SEWERAGE SERVICES." and substituting the following—

" SEWERAGE SERVICES.
Part III. "

The Common Seal of the Metropolitan Water Authority was affixed hereto in the presence of—

[L.S.]

D. W. ZINK.
H. J. GLOVER.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE ACT 1909-1982.

METROPOLITAN WATER AUTHORITY ACT 1982.

INTERPRETATION ACT 1918-1975.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE AMENDMENT BY-LAWS (No. 3) 1982.

MADE by the Metropolitan Water Authority.

Citation. 1. These by-laws may be cited as the Metropolitan Water Supply, Sewerage, and Drainage Amendment By-laws (No. 3) 1982.

Commencement. 2. These by-laws shall come into operation on the day on which section 31 of the Metropolitan Water Supply, Sewerage, and Drainage Amendment Act (No. 3) 1982 comes into operation.

Principal By-laws. 3. In these by-laws the Metropolitan Water Supply, Sewerage, and Drainage By-laws*, as amended, are referred to as the principal by-laws.

By-law 1.1 amended. 4. By-law 1.1 of the principal by-laws is amended—
(a) in the definition of "Boundary Trap" by deleting "drain" and substituting the following—
" property sewer; " ;
(b) by deleting the definition of "Branch Drain" and substituting the following definition—
" "Branch property sewer" means any branch off a property sewer; " ;

- (c) in the definition of "Combined Waste Pipe" by deleting "drain" where twice occurring and substituting the following—
" property sewer " ;
- (d) in the definition of "Disconnecter Trap" by deleting "drain" and substituting the following—
" property sewer " ;
- (e) by deleting the definition of "Drain";
- (f) in the definition of "Educt Vent" by deleting "drain" and substituting the following—
" property sewer " ;
- (g) by deleting the definition of "Fittings";
- (h) by deleting the definition of "Fixtures";
- (i) in the definition of "Induct vent" by deleting "drain" and substituting the following—
" property sewer " ;
- (j) in the definition of "Inspection Opening" by deleting "drains" and substituting the following—
" property sewers " ;
- (k) by deleting the definition of "Interceptor Trap";
- (l) by deleting the definition of "Pipe";
- (m) by deleting the definition of "Property";
- (n) by deleting the definition of "Sewage";
- (o) by deleting the definition of "Sewer";
- (p) in the definition of "Vent Pipe" by deleting "drains" and substituting the following—
" property sewers " ; and
- (q) in the definition of "Vent Stack" by deleting "the drainage" and substituting the following—
" a property sewer or the sewerage " .
- By-laws 1.2 and 1.3 inserted. 5. The principal by-laws are amended by inserting after by-law 1.1 the following by-laws—
" 1.2 In these by-laws a reference, however expressed, to "the Metropolitan Water Supply, Sewerage, and Drainage Board" or "the Board" shall, unless the context requires otherwise, be read and construed as a reference to the Metropolitan Water Authority preserved and continued pursuant to section 8 of the Metropolitan Water Authority Act 1982.
1.3 Terms defined in the Act or the Metropolitan Water Authority Act 1982 shall have the same meaning as those terms have in and for the purposes of those Acts. " .
- Figure 1.3 amended. 6. Figure 1.3 of the principal by-laws is amended by deleting "DRAIN" where it twice occurs and substituting the following—
" PROPERTY SEWER " .
- By-law 2.2.4 repealed. 7. By-law 2.2.4 of the principal by-laws is repealed.
- By-law 28.9.19.2 repealed. 8. By-law 28.9.19.2 of the principal by-laws is repealed.
- By-laws 30.9.9, 30.9.10, 30.9.11 inserted. 9. The principal by-laws are amended by inserting after by-law 30.9.8 the following by-laws—
" 30.9.9 Attention is drawn to section 102 of the Metropolitan Water Authority Act 1982 relating to connection to main drains.
30.9.10 An application for approval to connect to a main drain shall be in writing in a form approved by the Authority and shall be accompanied by one copy of all relevant plans.
30.9.11 By-law 30.9.8 applies in relation to work to connect to a main drain. " .
- By-law 31.3 repealed. 10. By-laws 31.3, 31.3.1, 31.3.2, 31.3.3 and 31.3.4 of the principal by-laws are repealed and the following by-laws are substituted—
" 31.3 OBSTRUCTION OF SEWERS AND MAIN DRAINS
31.3.1 Attention is drawn to section 66 of the Act relating to construction, in, upon, over, under or in proximity to a sewer.
31.3.2 Attention is drawn to section 101 of the Metropolitan Water Authority Act 1982 relating to construction upon, over, under or in proximity to a main drain. " .
- Schedule of amendments. 11. The principal by-laws are amended as set out in the Schedule to these by-laws.

The Schedule.

By-law amended.	Amendment.
4.4.1	Delete "sink, sewer or drain," substitute "property sewer".
5.4.8	Delete "Section", substitute "by-law".
5.5.3	Delete "section", substitute "by-law".
6.3.1	Delete "section", substitute "by-law".
6.3.2	Delete "sub-section", substitute "by-law".
6.4.1	Delete "section", substitute "by-law".
6.4.1	Delete "section 72 of the Act", substitute "section 39 of the Metropolitan Water Authority Act 1982".
6.4.5	Delete "Sections", substitute "By-laws".
6.4.6.2	Delete "Section", substitute "by-law".
6.4.7	Delete "Sub-section" in paragraph (a), substitute "by-law".
6.4.8	Delete "Section", substitute "by-law".
6.5.1	Delete "section", substitute "by-law".
6.5.2.1	Delete "Sections" in paragraph (c), substitute "by-laws".
8.1.3.1	Delete "Section" in each of paragraphs (a) and (b), substitute "by-law" in each case.
8.1.3.2	Delete "Section" in each of paragraphs (a) and (b), substitute "by-law" in each case.
8.1.4.1	Delete "Section", substitute "by-law".
8.1.4.3	Delete "Section" in paragraph (a), substitute "by-law".
8.2.3	Delete "Section" in each of paragraphs (a), (b) and (d), substitute "by-law" in each case.
8.3.3.1	Delete "Section" in each of paragraphs (a), (b) and (c), substitute "by-law" in each case.
8.3.3.2	Delete "Section" in each of paragraphs (a), (b) and (d), substitute "by-law" in each case.
8.4.4	Delete "Section" in paragraph (a), substitute "by-law".
8.7.3	Delete "Section" in each of paragraphs (a) and (b), substitute "by-law" in each case.
9.3	Delete "DRAIN", substitute "PROPERTY SEWER".
9.3.1	Delete "drains", substitute "property sewers".
9.3.2	Delete "drains", twice occurring, substitute "property sewers" in each case.
Figure 9.1	Delete "DRAIN", twice occurring, substitute "PROPERTY SEWER" in each case.
9.5.2	Delete "Section" in paragraph (c) of Note 2, substitute "by-law".
9.10.5	Delete "Section" in paragraph (d), substitute "by-law".
9.10.6	Delete "Sub-section" in paragraph (b), substitute "by-law".
10.5	Delete "Section" in subparagraph (a) (v), substitute "by-law".
10.6	Delete "Section" in subparagraph (a) (iv), substitute "by-law".
14.2.4.1	Delete "Sub-section" in paragraph (b), substitute "by-law".
14.2.4.2	Delete "Sub-section" in paragraph (c), substitute "by-law".
14.2.4.3	Delete "Section" in paragraph (b), substitute "by-law".
14.4.2.2	Delete "Sub-section" in paragraph (a), substitute "by-law".
14.4.2.4	Delete "Sub-section" in each of subparagraphs (iii) and (vi) of paragraph (a), substitute "by-law" in each case.
14.5.2	Delete "Section", substitute "by-law".
15.1	Delete "drain," in paragraph (f), substitute "property sewer".
15.8	Delete "\$80.00" in subparagraph (b) (ii), substitute "\$200.00".
15.8	Delete "\$5.00" in subparagraph (b) (ii), substitute "\$20.00".
16.0	Delete "DRAINAGE", substitute "PROPERTY SEWERAGE".
16.1	Delete "drains" in paragraph (c), substitute "property sewers".
17.0	Delete "DRAINAGE", substitute "PROPERTY SEWERS".
17.2.2	Delete "drains", twice occurring, substitute "property sewers" in each case.
17.2.9	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
17.2.10	Delete "drains" in paragraph (a), substitute "property sewers".
17.2.10	Delete "section" in paragraph (b), substitute "by-law".
17.2.10	Delete "drain" in subparagraph (c) (i), substitute "property sewer".
Figure 17.2	Delete "V.C. DRAIN.", substitute "V.C. PROPERTY SEWER".
18.1	Delete "section", substitute "by-law".
18.6.2.1	Delete "drains", substitute "property sewers".
18.6.2.1	Delete "Section", substitute "by-law".
18.6.2.2	Delete "Section", substitute "by-law".
18.7.3	Delete "drains" in paragraph (a), substitute "property sewers".
18.8.1	Delete "drains", substitute "property sewers".

The Schedule—*continued.*

By-law amended.	Amendment.
18.10	Delete "drains" in paragraph (a), substitute "property sewers".
18.10	Delete "drain" in paragraph (b), substitute "property sewer".
18.11	Delete "drains", substitute "property sewers".
18.12.2	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
18.13.3.1	Delete "drainage", substitute "sewerage".
18.13.5	Delete "Sub-section" in paragraph (b), substitute "by-law".
18.13.6.1	Delete "drainage", substitute "property sewerage".
18.13.6.2	Delete "drainage", substitute "property sewerage".
18.13.8.1	Delete "Section" in paragraph (b), substitute "by-law".
18.15	Delete "drains", substitute "property sewers".
18.16.6.1	Delete "drains", substitute "property sewers".
18.17.1	Delete "drains" in subparagraph (c) (ii), substitute "property sewers".
18.17.2	Delete "drains" in subparagraph (b) (ii), substitute "property sewers".
18.17.3.1	Delete "Sub-section" in paragraph (b), substitute "by-law".
18.17.3.3	Delete "drains" in paragraph (a), substitute "property sewers".
18.17.3.3	Delete "Section" in paragraph (b), substitute "by-law".
18.17.4.1	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
18.18.2	Delete "drains", substitute "property sewers".
18.19	Delete "drains" in subparagraph (b) (ii), substitute "property sewers".
18.20.1	Delete "drains" in each of paragraphs (a) and (e), substitute "property sewers" in each case.
18.21.1.2	Delete "drains", substitute "property sewers".
18.21.1.3	Delete "Section", substitute "by-law".
18.21.2	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
18.22.3	Delete "drains" in paragraph (c), substitute "property sewers".
18.22.4	Delete "Sub-section", substitute "by-law".
18.22.5	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
18.23.3.2	Delete "drain" in subparagraph (a) (v), substitute "property sewer".
18.23.4	Delete "Section", substitute "by-law".
Figure 18.10	Delete "STACK OR DRAIN", substitute "STACK OR PROPERTY SEWER".
18.25.1	Delete "drains", substitute "property sewers".
19.4.1	Delete "Section" in paragraph (c), substitute "by-law".
19.8.1	Delete "Section" in paragraph (a), substitute "by-law".
20.1	Delete "drains", substitute "property sewers".
20.3.2	Delete "Section" in paragraph (b), substitute "by-law".
20.3.3	Delete "Section" in paragraph (b), substitute "by-law".
20.6.2	Delete "Section", substitute "by-law".
Figure 20.5	Delete "DRAIN", substitute "PROPERTY SEWER".
20.11.2.1	Delete "drain", substitute "property sewer".
20.11.2.2	Delete "drain", where twice occurring in paragraph (b), substitute "property sewer" in each case.
Figure 20.8	Delete "DRAIN" where twice occurring, substitute "PROPERTY SEWER".
20.11.3.2	Delete "Sub-section" in paragraph (c), substitute "by-law".
20.11.3.5	Delete "Sub-section", substitute "by-law".
21.5	Delete "Section" in each of paragraphs (a), (b) and (c), substitute "by-law" in each case.
21.5.1	Delete "Section" in paragraph (b), substitute "by-law".
Table 21.3	Delete "Section" where twice occurring, substitute "by-law" in each case.
21.5.3	Delete "Section" in paragraph (c), substitute "by-law".
21.5.3	Delete "drain" in paragraph (d), substitute "property sewer".
22.3.1	Delete "Section" in paragraph (a), substitute "by-law".
22.3.1.2	Delete "Section", substitute "by-law".
22.5.2	Delete "Section" in subparagraph (b) (ii), substitute "by-law".
22.5.5	Delete "Section" in paragraph (a), substitute "by-law".
Figure 23.1	Delete "DRAIN", substitute "PROPERTY SEWER".
23.2.2	Delete "Section", substitute "by-law".
23.2.3	Delete "Section" in paragraph (a), substitute "by-law".
23.2.4	Delete "Sub-section" in each of paragraphs (a) and (b), substitute "by-law" in each case.
23.3.1	Delete "Section" in paragraph (a), substitute "by-law".
23.3.1.1	Delete "Section" in paragraph (b), substitute "by-law".

The Schedule—*continued.*

By-law amended.	Amendment.
23.3.1.3	Delete "Section", substitute "by-law".
23.5	Delete "Section", in paragraph (c), substitute "by-law".
25.4.1	Delete "Drains" in each of paragraphs (a) and (b), substitute "Property Sewers" in each case.
25.4.2	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
25.4.2.1	Delete "Drains", substitute "Property Sewers".
25.4.2.1	Delete "drain" where twice occurring, substitute "property sewer" in each case.
25.4.2.2	Delete "Drains", substitute "Property Sewers".
25.4.2.2	Delete "drain" where twice occurring substitute "property sewer" in each case.
25.5	Delete "DRAINS", substitute "PROPERTY SEWERS".
25.5.1	Delete "Section" in paragraph (a), substitute "by-law".
25.5.1	Delete "drains", in paragraph (a), substitute "property sewers".
25.5.1	Delete "drain" in each of paragraphs (a) and (c), substitute "property sewer" in each case.
25.5.1.1	Delete "drain" wherever occurring in paragraph (a), substitute "property sewer" in each case.
25.5.1.1	Delete "Section" in each of subparagraphs (i) and (ii) of paragraph (a), substitute "by-law" in each case.
Table 25.3	Delete "DRAINS", substitute "PROPERTY SEWERS".
Table 25.3	Delete "Drain", substitute "Property Sewer".
25.5.1.2	Delete "drain" wherever occurring in paragraph (a), substitute "property sewer" in each case.
Figure 25.1	Delete "DRAINS" where twice occurring, substitute "PROPERTY SEWERS" in each case.
Figure 25.1	Delete "DRAIN" where twice occurring, substitute "PROPERTY SEWER" in each case.
25.5.1.3	Delete "drains" in paragraph (a), substitute "property sewers".
25.5.1.3	Delete "drain" wherever occurring in paragraphs (a) and (c), substitute "property sewer" in each case.
25.5.2	Delete "Drains", substitute "Property Sewers".
25.5.2	Delete "Section" in paragraph (b), substitute "by-law".
25.5.2	Delete "drain" in each of paragraphs (a), (b) and (d), substitute "property sewer" in each case.
25.5.2.1	Delete "Drains", substitute "Property Sewers".
25.5.2.1	Delete "drain" wherever occurring, substitute "property sewer" in each case.
Figure 25.2	Delete "DRAIN" wherever occurring, substitute "PROPERTY SEWER" in each case.
Figure 25.2	Delete "DRAINS" wherever occurring, substitute "PROPERTY SEWERS" in each case.
25.5.2.2	Delete "Drains", substitute "Property Sewers".
25.5.2.2	Delete "drain" wherever occurring, substitute "property sewer" in each case.
25.5.2.3	Delete "Drains", substitute "Property Sewers".
25.5.2.3	Delete "drain" where twice occurring, substitute "property sewer" in each case.
25.5.3	Delete "Drains", substitute "Property Sewers".
25.5.3	Delete "drains" in each of paragraphs (a) and (b), substitute "property sewers" in each case.
25.5.3	Delete "drain" wherever occurring in each of subparagraphs (iii) and (iv) of paragraph (b), substitute "property sewer" in each case.
25.7	Delete "DRAINLAYING", substitute "PROPERTY SEWER INSTALLATION".
25.7.5	Delete "Drains", substitute "Property Sewers".
25.7.6	Delete "drain" in paragraph (c), substitute "property sewer".
25.8	Delete "DRAINS", substitute "PROPERTY SEWERS".
25.8	Delete "Drains", substitute "Property Sewers".
25.8	Delete "drain" in paragraph (a), substitute "property sewer".
25.8.1	Delete "drain" in subparagraph (a) (iii), substitute "property sewer".
Figure 25.4	Delete "DRAINS" in Note 5, substitute "PROPERTY SEWERS".
Figure 25.4	Delete "DRAIN" in each of Notes 5 and 6, substitute "PROPERTY SEWER" in each case.
25.9.1	Delete "drains" in each of paragraphs (a) and (e), substitute "property sewers" in each case.
25.9.1	Delete "property drain" in paragraph (e), substitute "property sewer".
25.9.1	Delete "drain" in paragraph (f), substitute "property sewer".
25.9.2	Delete "drain" wherever occurring in each of paragraphs (b), (c), (e), (f) and (g), substitute "property sewer" in each case.

The Schedule—*continued.*

By-law amended.	Amendment.
25.9.3	Delete "drain", substitute "property sewer".
25.9.4	Delete "drain" in each of paragraphs (a) and (b), substitute "property sewer" in each case.
25.10.3.1	Delete "Sub-section" in paragraph (b), substitute "by-law".
25.10.4.1	Delete "drain" in paragraph (b), substitute "property sewer".
25.10.4.3	Delete "Sub-section" in paragraph (a), substitute "by-law".
25.11.1	Delete "drain" in each of paragraphs (a) and (d), substitute "property sewer" in each case.
25.11.1	Delete "Sub-section" in paragraph (e), substitute "by-law".
25.12.2	Delete "drain" in each of paragraphs (a) and (b), substitute "property sewer" in each case.
25.14	Delete "DRAINS", substitute "PROPERTY SEWERS".
25.14	Delete "Drains", substitute "Property Sewers".
25.15	Delete "DRAINS", substitute "PROPERTY SEWERS".
25.15	Delete "drains" in paragraph (a), substitute "property sewers".
25.15	Delete "drain" in subparagraph (a) (ii), substitute "property sewer".
26.4.7	Delete "drains" in paragraph (c), substitute "property sewers".
26.4.8	Delete "Section" in paragraph (d), substitute "by-law".
27.3	Delete "DRAINAGE", substitute "PROPERTY SEWER INSTALLATION".
27.4	Delete "DRAINS", substitute "PROPERTY SEWERS".
27.4	Delete "drains" where twice occurring, substitute "property sewers" in each case.
27.8	Delete "DRAINS", substitute "PROPERTY SEWERS".
27.8.2	Delete "drainage" in paragraph (a), substitute "property sewerage".
27.8.2	Delete "drains" in paragraph (b), substitute "property sewers".
27.8.2	Delete "drain" in paragraph (b), substitute "property sewer".
27.8.6	Delete "drainage", substitute "property sewerage".
27.8.8	Delete "Combined Drains", substitute "Common Property Sewers".
27.8.8	Delete "drained" in paragraph (a), substitute "served".
27.8.8	Delete "combined drain" in each of paragraphs (a) and (b), substitute "common property sewer" in each case.
27.9	Delete "drain", substitute "property sewer".
28.1	Delete "drain" in paragraph (e), substitute "property sewer".
28.2.1	Delete "drain" where twice occurring, substitute "property sewer" in each case.
28.3.2	Delete "Section", substitute "by-law".
28.3.2	Delete "drain" in paragraph (c), substitute "property sewer".
28.3.3	Delete "drains" in paragraph (a), substitute "property sewers".
28.3.3	Delete "drain" in paragraph (c), substitute "property sewer".
28.3.5	Delete "drains" in paragraph (a), substitute "property sewers".
28.3.7	Delete "Section", substitute "by-law".
28.4	Delete "drain", substitute "property sewer".
28.4	Delete "Section" in paragraph (a), substitute "by-law".
28.5	Delete "drain", substitute "property sewer".
28.6.1	Delete "drain" in paragraph (b), substitute "property sewer".
28.8.3	Delete "drain", substitute "property sewer".
28.9.2	Delete "Section", substitute "by-law".
28.9.3	Delete "house drain", substitute "property sewer".
28.9.4	Delete "Drain", substitute "Property Sewer".
28.9.4	Delete "drain" in paragraph (b), substitute "property sewer".
28.9.8	Delete "drain" where twice occurring in paragraph (a), substitute "property sewer".
28.9.18	Delete "drains" in each of paragraphs (e), (f) and (g), substitute "property sewers".
28.9.19.1	Delete "joint drainage", substitute "common property sewerage".
30.2	Delete "DRAINAGE", substitute "PROPERTY SEWERAGE".
30.2	Delete "drainage", substitute "property sewerage".
30.4.3	Delete "drainage" where twice occurring, substitute "property sewerage" in each case.
30.5.1	Delete "drains" in paragraph (c), substitute "property sewers".
30.9.1	Delete "sewerage, or drainage", substitute "or property sewerage".
30.9.2	Delete "sewerage or drainage", substitute "or property sewerage".
30.9.5	Delete "drains," substitute "property sewers,".

The Schedule—*continued*.

By-law amended.	Amendment.
30.9.5	Delete “, sewerage or drainage”, substitute “or property sewerage”.
30.19.1	Delete “eighty dollars”, substitute “\$200.00”.
31.4.1	Delete “eighty dollars”, substitute “\$200.00”.
31.4.2	Delete “ten dollars”, substitute “\$20.00”.
31.5.1	Insert after “drains,”, “property sewers,”.

The Common Seal of the Metropolitan Water Authority was affixed hereto in the presence of—

[L.S.]

D. W. ZINK,
H. J. GLOVER.

WATER BOARDS ACT 1904.

Bunbury Water Board.

Notice of Making up Rate Book.

PURSUANT to section 79 of the Water Boards Act 1904, notice is hereby given that the rate Book of the Bunbury Water Board for the financial year ended 30 September 1983 is made up and is open to inspection by ratepayers during normal office hours.

W. J. CARMODY,
Secretary.

WATER BOARDS ACT 1904.

Bunbury Water Board.

Notice of Striking of Rate in the Bunbury Water Area.

IN accordance with the provisions of section 94 of the Water Boards Act, the Bunbury Water Board hereby gives notice that a rate of 9.1 cents in the dollar on the Gross Rental Value of all land in the Bunbury Water Area has been levied for the year ending 30 September 1983.

The full amount of such rate is payable forthwith in advance.

P. J. USHER,
Chairman.

SHIRE OF YALGOO.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1982.

Receipts.		
		\$
Rates	31 313.26	
Licences	69.25	
Government Grants	233 860.94	
Income from Property	4 636.82	
Sanitation Charges	939.90	
Vermis Receipts	1 478.50	
Other Fees	2 308.00	
All Other Revenue	39 995.54	
All Other Receipts	50 301.25	
		\$364 903.46
Payments.		
		\$
Administration	38 600.54	
Members Section	2 446.16	
Debt Service	81 847.12	
Public Works and Services	141 981.91	
Buildings:		
Construction	14 710.05	
Maintenance	9 772.77	
Health Services	7 100.25	
Water Supply	1 108.67	
Bush Fire Control	110.57	
Vermis Services	3 362.87	
Aerodrome Maintenance	239.72	
Traffic Control	345.22	
Cemetery	100.00	
Plant Machinery and Tools	52 570.16	
Materials	845.24	
Donations and Grants	259.28	
Other Works and Services	11 077.07	
All Other Expenditure	2 123.14	
		\$368 600.74

SUMMARY.

Balance 1 July 1981	9 669.99
Receipts as per Statement	364 903.46
	374 573.45
Payments as per Statement	368 600.74
Credit Balance as at 30 June 1982	\$5 972.71

BALANCE SHEET AS AT 30 JUNE 1982.

Assets.		
		\$
Current Assets	34 187.13	
Non-Current Assets	13 609.22	
Fixed Assets	466 627.18	
		\$514 423.53
Liabilities.		
		\$
Current Liabilities	3 530.90	
Non-Current Liabilities	11 660.51	
Deferred Liabilities	293 822.31	
		\$309 013.72

SUMMARY.

Total Assets	514 423.53
Total Liabilities	309 013.72
Municipal Accumulation Surplus	\$205 409.81

We certify that the figures and particulars in these Statements are correct.

W. C. BROAD,
President.

G. S. WILKS,
Shire Clerk.

I have audited the books of Account of the Shire of Yalgoo for the year ended 30 June 1982. In my opinion the balance sheet and related financial statements are prepared on a basis consistent with the Local Government Accounting Directions and present a true and fair view of the state of affairs of the Shire of Yalgoo at 30 June 1982.

G. R. BAKER,
Auditor,
State Audit Department.

CITY OF COCKBURN.

Ranger.

IT is hereby noted for public information that the appointment of Mr. Roy Beresford as Temporary Ranger and authorised officer in accordance with the provisions of the Control of Vehicles (Off Road Areas) Act 1978, is cancelled as of 10 December 1982.

A. J. ARMAREGO,
Town Clerk.

SHIRE OF DUMBLEYUNG.

IT is hereby notified for public information that Graeme Edward Wheeler has been appointed Shire Clerk to the Shire of Dumbleyung effective from Monday, 6 December 1982.

The appointment of Donald Mervyn Green as Acting Shire Clerk is hereby cancelled.

O. D. DARE,
President.
G. E. WHEELER,
Shire Clerk.

SHIRE OF KOORDA.

IT is hereby notified that Mrs. Hilary Oliver has been appointed Acting Shire Clerk for the Shire of Koorda from 17 December 1982 to 4 February 1983, inclusive.

By Order of Council.

W. FELGATE,
Shire Clerk.

16 December 1982.

SHIRE OF MT MARSHALL.

Bencubbin.

Acting Shire Clerk.

THIS is hereby notified for public information that Raymond Patrick Hooper will be acting Shire Clerk for the Shire of Mt Marshall for the period 5 January 1983 to 5 February 1983 inclusive.

G. K. MARTIN,
Shire Clerk.

SHIRE OF SHARK BAY.

Shire Clerk.

IT is hereby notified for public information that the appointment of Graeme Edward Wheeler as Shire Clerk is cancelled as from 25 November 1982. Mr. Noel Lesley Mason is appointed as Acting Shire Clerk from 26 November 1982, until further notice.

M. C. HIPPER,
President.

SHIRE OF THREE SPRINGS.

Acting Shire Clerk.

IT is hereby notified for public information that Mr. Neil Philip Hartley has been appointed Acting Shire Clerk for the Three Springs Shire Council during the absence of the Shire Clerk for the period 5 January 1983 to 29 January 1983.

H. J. WALSTER,
Shire Clerk.

SHIRE OF WANNEROO.

AT a meeting of Council on 15 December 1982 the following officers were authorised to act under and enforce the provisions of the below mentioned Acts, Regulations and By-laws for the municipality of the Shire of Wanneroo.

Mr. Barry Gerald Long.
Mr. Brian Joseph O'Connell.
Local Government Act 1960-1981;
Control of Vehicles (Off-Road Areas) Act 1978 and regulations thereunder;
Bush Fires Act 1954-1978 and regulations thereunder;
Dog Act 1976 and regulations thereunder;
Litter Act 1979 and regulations thereunder;
Parking Inspector under the Local Government Model By-law (Parking Facilities) No. 19 as amended;

Parking Inspector under the By-laws relating to the Parking of Vehicles on Street Verges;

Beach Inspector under the Safety, Decency, Convenience and Comfort of Persons in respect of Bathing By-laws;

By-laws relating to the Removal and Disposal of Obstructive Animals and Vehicles;

By-laws relating to Abandoned Machinery and Motor Vehicles;

By-laws relating to Street Lawns and Gardens;

By-laws for the Care, Control and Management of Council Buildings, Premises and areas adjacent thereto;

At its meeting on 15 December 1982 Council also resolved to cancel the above authorities made against Mr Mark Ronald Nicoll and Mr. Paul Stephen Dominic Davey, due to resignation.

J. D. REIDY-CROFTS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Kellerberrin.

Notice of Intention to Borrow.

Proposed Loan (No. 99) of \$60 000.00.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Shire of Kellerberrin hereby gives notice that it proposes to borrow money by Sale of Debenture on the following terms and for the following purpose: \$60 000.00 for a period of seven (7) years repayable at the Office of the Shire of Kellerberrin by Fourteen (14) Equal half yearly instalments of principal and interest. Purpose: Purchase of Plant.

Plans, Specifications and estimates as required by section 609 of the Local Government Act are available for inspection at the Office of the Council during normal Business hours for thirty five (35) days after publication of this Notice.

Dated this 20th day of December, 1982.

P. J. LEAKE,
President.

N. D. FIMMANO,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Wanneroo.

Notice of Intention to Borrow.

Proposed Loan (No. 213) of \$135 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Wanneroo Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms for the following purposes: Loan 213—\$135 000 for a period of 10 years repayable at the Office of the Shire of Wanneroo by ten half yearly instalments of principal and interest for the first five years and ten half yearly instalments on principal and interest for the remaining five years with interest being negotiated on the principal outstanding at the beginning of each five years.

Purpose:—

	\$
Building Construction—Girrawheen Senior Citizens Centre	55 000
Road Construction—Flynn Drive	80 000
	\$135 000

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

Dated this 24th day of December, 1982.

K. PEARCE,
President.

J. R. WATSON,
Acting Shire Clerk.

CORRIGENDUM.**LOCAL GOVERNMENT ACT 1960-1982.**

Shire of Perenjori.

Notice of Intention to Borrow.

Proposed Loans (No. 65) of \$27 500;
(No. 66) of \$102 600.

IN *Government Gazette* dated 10 December 1982, page 4808, delete after the word interest "Loan No. 65—Medical Centre \$20 000, Building and Equipment Depot Extensions \$7 500" and in its place insert the under-mentioned:—

Loan No. 65.

	\$
Medical Centre—Building and Equipment	20 000
Depot Extensions	7 500
	\$27 500

R. M. SYME,
President.M. G. CRAIG,
Shire Clerk.**LOCAL GOVERNMENT ACT 1960-1982.**

Shire of Westonia.

Notice of Intention to Borrow.

Proposed Loan (No. 41) of \$10 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Westonia hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: Ten thousand dollars (\$10 000) for a period of four (4) years, repayable at the office of the Shire of Westonia, Wolfram Street, Westonia, in eight (8) equal half yearly instalments of principal and interest. Purpose: To carry out repairs, renovations and additions to Council buildings.

Plans, specifications and estimates of cost and a statement required by section 609 of the Act are open for inspection at the Council Office for a period of thirty five (35) days after publication of this notice.

Dated this 16th day of December, 1982.

KEN LEACH,
President.K. J. TILBROOK,
Shire Clerk.**LOCAL GOVERNMENT ACT 1960-1982.**

Shire of Yilgarn.

Notice of Intention to Borrow.

Proposed Loan (No. 72) of \$400 000.00.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Council of the Shire of Yilgarn hereby gives notice that it proposes to borrow money by sale of a Debenture or Debentures on the following terms and for the following purpose: \$400 000.00 for a period of ten (10) years at ruling interest rates repayable at the Office of the Council, Southern Cross, by twenty (20) equal half yearly instalments of Principal and Interest. Purpose: Stage 2 of the Southern Cross Waste Water Scheme in the Southern Cross Townsite.

Plans, specifications, estimates and statements required by section 609 are open for inspection at the Office of the Council in Southern Cross during office hours for a period of thirty five (35) days after publication of this notice.

The Council of the Shire of Yilgarn is of the opinion that the works with respect to which it is proposed to raise the loan will be of special benefit to that portion of the Townsite of Southern Cross outlined in red on Drawing No. 3060A which drawing may be inspected at the office of the Shire Council in Southern Cross during office hours.

J. H. PANIZZA,
President.R. W. MANGINI,
Shire Clerk.**LOCAL GOVERNMENT ACT 1960-1982.**

City of Bunbury.

Notice of Intention to Borrow.

Proposed Loan (No. 184) of \$110 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the City of Bunbury 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. One hundred and ten thousand dollars (\$110 000) for five years repayable at the office of the Commonwealth Bank, Stephen Street, Bunbury by ten equal half yearly re-payments of principal and interest. Purpose: Purchase of trucks.

Plans, specifications and estimates required by section 609 are open for inspection by ratepayers at the office of the Council, Stephen Street, Bunbury during office hours for 35 days after the publication of this notice.

P. J. USHER,
Mayor.W. J. CARMODY,
Town Clerk.**LOCAL GOVERNMENT ACT 1960-1982.**

City of Bunbury.

Notice of Intention to Borrow.

Proposed Loan (No. 185) of \$172 500.

PURSUANT to section 610 of the Local Government Act 1960-1982, the City of Bunbury 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. One hundred and seventy two thousand five hundred dollars (\$172 500) for ten years repayable at the office of the Commonwealth Bank, Stephen Street, Bunbury by twenty equal half yearly re-payments of principal and interest. Purpose: Development of Parks and Reserves.

Plans, specifications and estimates required by section 609 are open for inspection by ratepayers at the office of the Council, Stephen Street, Bunbury during office hours for 35 days after the publication of this notice.

P. J. USHER,
Mayor.W. J. CARMODY,
Town Clerk.**LOCAL GOVERNMENT ACT 1960-1982**

Municipality of the Shire of Wyalkatchem

NOTICE REQUIRING PAYMENT OF RATES PRIOR TO SALE

THE several registered proprietors or owners in fee simple, or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seised of the fee simple respectively of the several pieces of land described in the third column of the Appendix to this notice and persons appearing in the Register Book or by memorial in the Office of the Registrar of Deeds to have respectively an estate or interest in the land, and whose names appear in the first column of the Appendix to this notice.

Take notice that—

- (1) Default has been made in the payment to the Council of the abovenamed Municipality of a rate charged on the several pieces of land described in the third column of the Appendix to this Notice, and the default has continued in respect of each separate piece of land for a period greater than three years;

- (2) The total amount owing to the council in respect of rates and other amounts charged on each piece of land is shown in the second column of the Appendix set opposite the description of that piece of land.
- (3) Payment of these amounts representing rates is hereby required; and
- (4) In default of payment, the pieces of land will be offered for sale by public auction after the expiration of one hundred and five days from the date of service of this notice at a time appointed by the Council.

The pieces of land in respect of which the rates specified in the second column of the Appendix are owing are those severally described in the third column of the Appendix and set opposite the respective amounts so specified.

Dated the 8th day of December, 1982.

C. L. FARRELL,
Shire Clerk.

APPENDIX

Names of Registered Proprietors or Owners, and also of all other Persons having an Estate or Interest in the Land	Amount owing showing separately the amount owing as rates, and any other Amounts owing	Description of the several pieces of land referred to
City Provident Nominees Pty. Ltd.	Rates \$56.00	Lot 76 Station Street Korrelocking Townsite

LOCAL GOVERNMENT ACT 1960-1982.

City of Perth.

Closure of Private Street.

Department of Local Government,
Perth, 12 October 1982.

LG: P-4-12.

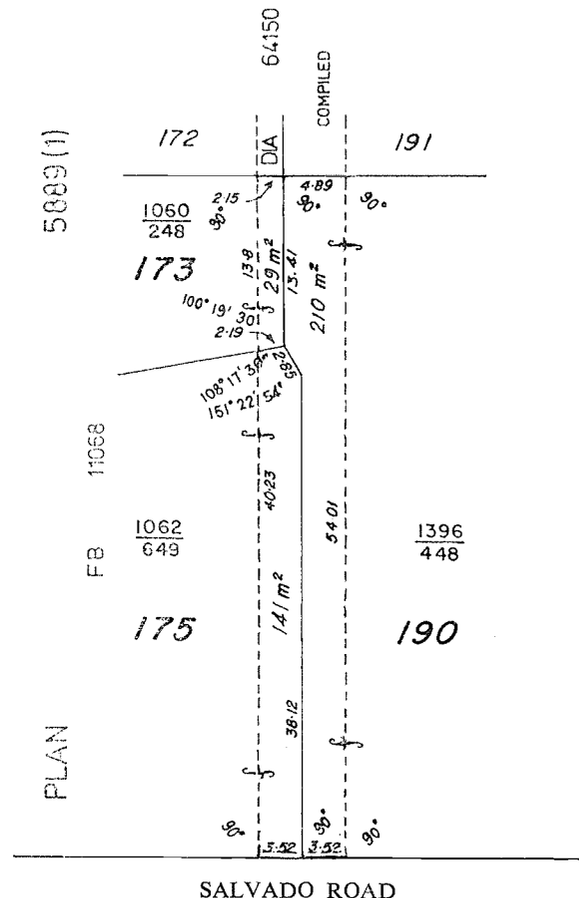
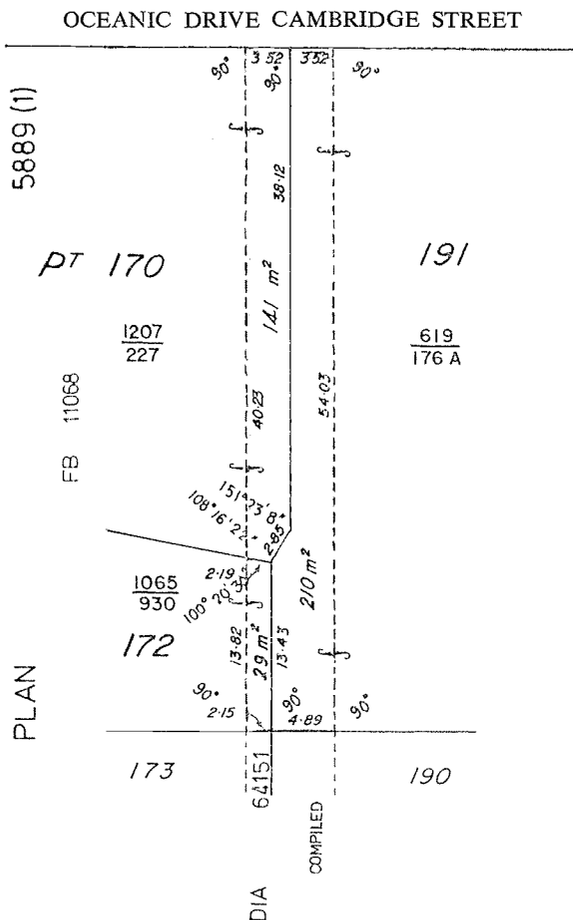
IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960-1982, the resolution passed by the City of Perth that the private street which is described as being portion of Perthshire Location A1 and being part of

the land shown coloured brown and marked R.O.W. on Plan 3480 and being a part of the land alone remaining in Certificate of Title Volume 918 Folio 52 be closed, and the land contained therein be amalgamated with the adjoining Lots 170 and 191 Cambridge Street, 172 and 173 Grovedale Road and 175 and 190 Salvado Road, Floreat Park, as shown in the Schedule hereunder.

P. FELLOWES,
Secretary for Local Government.

Schedule.

Diagram Nos. 64150 and 64151.



WEIGHTS AND MEASURES ACT 1915-1978.

Department of Labour and Industry,
Perth, 20 December 1982.

L. 137/82.

IT is hereby notified for public information that the Hon. Minister for Labour and Industry has appointed Laurence Stephen Ryan of 79 Pangbourne Street, Wembley to perform the duties of Chief Inspector of Weights and Measures for the period 29 December 1982 to 9 January 1983 (inclusive) in accordance with section 6 (2) of Weights and Measures Act 1915-1978.

G. E. MASTERS,
Minister for Labour and Industry.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976-1981.

Agriculture Protection Board,
South Perth, 20 December 1982.

THE Agriculture Protection Board acting pursuant to sections 15 and 16 of the Agriculture and Related Resources Protection Act 1976-1981 hereby cancels the appointment of John Evans Harvey Finlayson as member of the Zone Control Authority for Zone 9 and appoints Stephen John Tonkin to hold office until 1 August 1985.

Passed by resolution of the Agriculture Protection Board at the meeting of the said Board held on 13 December 1982.

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

DAIRY INDUSTRY ACT 1973-1981.

Direction by the Minister to the Dairy Industry Authority under section 27.

I, RICHARD CHARLES OLD, Minister for Agriculture, being the Minister for the time being administering the Dairy Industry Act 1973, pursuant to the powers conferred by section 27 of the said Act, hereby direct the Dairy Industry Authority to determine applications for market milk and special products milk quotas made to it under section 26 of the Act in respect of the quota year commencing on 1 January 1983, on the following bases or principles—

1. (1) Subject to this paragraph, a dairyman holding a market milk quota or a special products milk quota at the end of the 1982 quota year shall, upon application duly made, be granted a market milk quota or a special products milk quota, as the case requires, for the 1983 quota year of an amount that is not less than the amount held by him at the end of the 1982 quota year (disregarding the whole or any part of a market milk quota surrendered by the dairyman on or immediately before 31 December 1982).

Provided that—

(a) the dairy premises to which the application relates and upon which milk is to be produced are the same as the dairy premises referred to in the quota certificate held by the applicant immediately before the end of the 1982 quota year; or

(b) where the application relates to more than one dairy premises upon which milk is to be produced, each of those premises is referred to in a quota certificate held by the applicant immediately before the end of the 1982 quota year (in this paragraph called "an expiring quota certificate") and the amount of milk to be produced upon each of those premises is the same as is specified in such an expiring quota certificate.

(2) If the requirements of subparagraph (1) (a) of this paragraph apply to, but are not satisfied by, a dairyman in his application he shall not be granted a market milk quota or a special products milk quota, as the case may be.

(3) If the requirements of subparagraph (1) (b) of this paragraph apply to, but are not satisfied by, a dairyman in his application, the application shall be treated, notwithstanding its contents, as if it were for a market milk quota or a special products milk quota in the same terms, as to the premises upon which the milk is to be produced and the amount of milk to be produced on each of those premises, as is provided for in each of the applicant's expiring quota certificates.

(4) Where a dairyman short supplied the market milk quota applicable to him at any time during the year ending on 30 June 1982, the market milk quota to be granted to the dairyman for the 1983 quota year shall be of an amount that is equal to the product of 365 and the number obtained after ascertaining the average daily supply to be delivered under the market milk quota applicable to the dairyman at any time during the year ending on 30 June 1982, and subtracting therefrom the number that is equal to the average daily amount short supplied by the dairyman in respect of that quota in the month of greatest average daily short supply in relation to the quota for the time being applicable to him at any time during the year ending on 30 June 1982, but disregarding 1 to 3 and 17 to 28 July 1981 both inclusive.

(5) Where a dairyman short supplied the special products milk quota applicable to him at any time during the year ending on 30 June 1982, the special products milk quota to be granted to the dairyman for the 1983 quota year shall be of an amount that is equal to the product of 365 and the number obtained after ascertaining the average daily supply to be delivered under the special products milk quota applicable to the dairyman at any time during the year ending on 30 June 1982 and subtracting therefrom the number equal to twice the average daily amount short supplied by the dairyman in respect of that quota in the month of the greatest average daily short supply in relation to the quota for the time being applicable to him at any time during the year ending on 30 June 1982, but disregarding 1 to 3 and 17 to 28 July both inclusive.

(6) Where subparagraph (4) or (5) of this paragraph applies to the grant of a market milk quota or a special products milk quota for the Quota Year, a dairyman shall be informed by written notice that the grant to him of a market milk quota or special products milk quota for the Quota Year is subject to the conditions contained in subparagraph (4) or (5) of this paragraph; and, provided that within fourteen days of receiving such notice the dairyman by written notice served on the Authority satisfies the Authority that the conditions of subparagraphs (4) or (5) of this paragraph should not apply to him due to reasons beyond his control, then a market milk quota or special products milk quota shall be granted to him in accordance with the conditions contained in subparagraph (1) of this paragraph; and in any event a market milk quota shall not under subparagraph (4) be granted for less than 89 425 litres for the Quota Year.

2. A special products milk quota for a maximum of 18 250 litres for the 1983 quota year may be granted to a dairyman who held a market milk quota during 1982 but who was not also holding a special products milk quota.

3. A dairyman who has not previously held a market milk quota may be granted such a quota of not less than 89 425 litres for the 1983 quota year and shall be selected for this purpose in accordance with the principles set out in paragraph (c) of the principles published in the *Government Gazette* on 24 December 1976.

4. A dairyman who is granted a market milk quota under paragraph 3 of these principles and applies for the grant of a special products milk quota may be granted a special products milk quota not exceeding 87 600 litres for the 1983 quota year.

5. Supply under a quota granted pursuant to paragraph 3 or 4 of these principles shall commence on such date as the Authority may specify.

6. (1) The Authority may refuse an application if approval of the application would result in the applicant or the applicant together with any person associated with the applicant (as determined by the Authority in accordance with subparagraph (2) of this paragraph) holding a market milk quota of more than 401 500 litres or a special products milk quota of more than 87 600 litres for the quota year.

(2) The Authority may determine that a person is associated with an applicant if that person holds a market milk quota or a special products milk quota and is—

- (a) a partner of the applicant;
- (b) a corporation of which the applicant is an officer or director;
- (c) where the applicant is a corporation an officer or director of the corporation;
- (d) an officer or director of any corporation of which the applicant is an officer or director;
- (e) an employee or employer of the applicant;
- (f) an employee of a natural person of whom the applicant is an employee;
- (g) a corporation whose directors are accustomed or under an obligation whether formal or informal, to act in accordance with the directions, instructions or wishes of the applicant or, where the person is a corporation, of the directors or management of that person;
- (h) a corporation in accordance with the directions, instructions or wishes of which, or of the directors or management of which, the applicant is accustomed or under an obligation, whether formal or informal, to act;
- (i) a corporation in which the applicant holds a substantial interest; or
- (j) where that person is a corporation—a person who holds a substantial interest in the corporation,

but persons shall not be regarded as associates if the Authority is satisfied on representations made by one or more of them and after its own enquiries (if any) that they are commercially independent in their respective enterprises.

R. C. OLD,
Minister for Agriculture.

UNIVERSITY OF WESTERN AUSTRALIA
ACT 1911.

Election of the Standing Committee for 1983.

IN accordance with Statute No. 9 (Convocation) the annual election will take place on Thursday, 17 March 1983, by which Convocation will choose seven persons to be members of the Standing Committee for a period of three years. Retiring members are eligible for re-election.

Nominations must be signed by two qualified voters and must be accompanied by the written consent of the nominee. Particulars are required of the year of the candidate's admission to Convocation and his qualifications for membership under section 17 (1) of the University of Western Australia Act 1911.

Nominations must be addressed to the Convocation Officer, The University of Western Australia, Nedlands, W.A. 6009, to reach the University not later than 20 January 1983. Nomination forms will be available on application to the undersigned.

R. B. WARD,
Convocation Officer.

EDUCATION ACT 1928-1981.

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.

R. L. VICKERY,
Director-General of Education.

School Boundaries.

1. Kingsley, Woodvale Area:

With the opening of the Creaney Primary School in February 1983, the redefinition of boundaries of some schools in the area has become necessary, as follows:—

(a) Creaney Primary School:

The boundary for the above-mentioned school is as follows:—

From where the alignment of the old Robertson Road meets the proposed Mitchell Freeway, east along the old Robertson Road alignment (now a cycle way) to Barridale Drive, north along Barridale Drive and its extension to Whitford Avenue, southeast along Whitford Avenue to Duffy Terrace, northwest along Duffy Terrace to Woodvale Drive, from this junction due north to Ocean Reef Road, in a general westerly direction along Ocean Reef Road to the proposed Mitchell Freeway and south along the alignment of the proposed Mitchell Freeway to where it meets the old Robertson Road alignment.

The boundary parts of Barridale Drive (west side), Whitford Avenue (north side), and the Mitchell Freeway (east side) are included within the area for the Creaney Primary School, while the boundary part of Ocean Reef Road (both sides) and the boundary street of Duffy Terrace (both sides) are excluded from the area for the Creaney Primary School.

The following have been declared as optional areas:—

- (i) From the junction of Whitford Avenue and Wanneroo Road, southwest, west and northwest along Whitford Avenue to the point where the northerly extension of Barridale Drive is to meet Whitford Avenue, south from this point to and along Barridale Drive to the old Robertson Road, east along the old Robertson Road alignment to Goollelal Drive, and continuing in an easterly direction to Wanneroo Road, and north and northwest along Wanneroo Road to Whitford Avenue.

The boundary parts of Whitford Avenue (south side), Barridale Drive (east side) and Wanneroo Road (west side) are included within this optional area.

- (ii) From the junction of the old Robertson Road and the proposed Mitchell Freeway, east along the old Robertson Road alignment to Barridale Drive, in a general southerly direction along Barridale Drive to the proposed Hepburn Avenue, north west along the alignment of the proposed Hepburn Avenue to the proposed Mitchell Freeway, and north along the alignment of the proposed Mitchell Freeway to the old Robertson Road.

The boundary parts of Barridale Drive (west side), Hepburn Avenue (north side) and Mitchell Freeway (east side) are included within this optional area.

- (iii) From the junction of Whitford Avenue and Duffy Terrace, northwest along Duffy Terrace to Woodvale Drive, from this junction due north to Ocean Reef Road, southeast along Ocean Reef Road to Wanneroo Road, southeast along Wanneroo Road to Whitford Avenue, and southwest along Whitford Avenue to Duffy Terrace.

The boundary parts of Wanneroo Road (west side) and Whitford Avenue (north side) and the boundary street of Duffy Terrace (both sides) are included within this optional area while the boundary part of Ocean Reef Road (both sides) is excluded from this optional area.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Creaney Primary School, as provided above, shall attend the Creaney Primary School, except as follows:—

- (a) Children in Year 7 in 1983 shall have the option of completing their primary education at their present (1982) school or of transferring to the Creaney Primary School.
- (b) Children living in the firstmentioned optional area referred to above, that is, (i), may attend either Creaney Primary School or Goollelal Primary School.
- (c) Children living in the second-mentioned optional area referred to above, that is (ii), may attend either Creaney Primary School or Goollelal Primary School.
- (d) Children living in the third-mentioned optional area referred to above, that is (iii), may attend either Creaney Primary School, Goollelal Primary School or Wanneroo Primary School/Wanneroo Junior Primary School.
- (e) Children living in the area bounded by Whitford Avenue, Duffy Terrace, a line drawn due north from the junction of Duffy Terrace and Woodvale Drive to Ocean Reef Road, Ocean Reef Road, and the alignment of the Mitchell Freeway, with the boundary parts of Whitford Avenue (north side) and the Mitchell Freeway (east side) being included in the area concerned and the boundary part of Ocean Reef Road (both sides) and the boundary street of Duffy Terrace (both sides) being excluded from the area concerned, shall have the option of continuing their schooling at their present (1982) school or of transferring to the new Creaney Primary School. This option does not apply to younger siblings of such children, nor to children of new families moving into this area after the end of the 1982 school year, nor to families from this area with children attending school for the first time in 1983. Such children will be directed to attend the Creaney Primary School.

- (b) Goollelal Primary School:

The boundary for the abovementioned school is as follows:—

From the junction of Barridale Drive and the proposed Hepburn Avenue, in a general northerly direction along Barridale Drive to the old Robertson Road alignment, east along the old Robertson Road alignment and its easterly extension to Wanneroo Road, south along Wanneroo Road to the proposed

Hepburn Avenue, and in a general westerly direction along the alignment of the proposed Hepburn Avenue to Barridale Drive.

The boundary parts of Barridale Drive (east side), Wanneroo Road (west side) and Hepburn Avenue (north side) are included within the area for the Goollelal Primary School.

The following have been declared as optional areas:—

- (i) From the junction of Whitford Avenue and Wanneroo Road, southwest, west and northwest along Whitford Avenue to the point where the northerly extension of Barridale Drive is to meet Whitford Avenue, south from this point to and along Barridale Drive to the old Robertson Road, east along the old Robertson Road alignment to Goollelal Drive, and continuing in an easterly direction to Wanneroo Road, and north and northwest along Wanneroo Road to Whitford Avenue.

The boundary parts of Whitford Avenue (south side), Barridale Drive (east side) and Wanneroo Road (west side) are included within this optional area.

- (ii) From the junction of the old Robertson Road and the proposed Mitchell Freeway, east along the old Robertson Road alignment to Barridale Drive, in a general southerly direction along Barridale Drive to the proposed Hepburn Avenue, northwest along the alignment of the proposed Hepburn Avenue to the proposed Mitchell Freeway, and north along the alignment of the proposed Mitchell Freeway to the old Robertson Road.

The boundary parts of Barridale Drive (west side), Hepburn Avenue (north side) and the Mitchell Freeway (east side) are included within this optional area.

- (iii) From the junction of Whitford Avenue and Duffy Terrace, northwest along Duffy Terrace to Woodvale Drive, from this junction due north to Ocean Reef Road, southeast along Ocean Reef Road to Wanneroo Road, southeast along Wanneroo Road to Whitford Avenue, and southwest along Whitford Avenue to Duffy Terrace.

The boundary parts of Wanneroo Road (west side) and Whitford Avenue (north side) and the boundary street of Duffy Terrace (both sides) are included within this optional area while the boundary part of Ocean Reef Road (both sides) is excluded from this optional area.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Goollelal Primary School, as provided above, shall attend the Goollelal Primary School, except as follows:—

- (a) Children living in the firstmentioned optional area above, that is (i), shall have the option of attending either Goollelal Primary School or Creaney Primary School.
- (b) Children living in the second-mentioned optional area above, that is (ii), shall have the option of attending either Goollelal Primary School or Creaney Primary School.
- (c) Children living in the third-mentioned optional area above, that is (iii), shall have the option of attending either Goollelal Primary School, Creaney Primary School or Wanneroo Primary School/Wanneroo Junior Primary School.

2. Edgewater Primary School:

The boundary for the abovementioned school is as follows:—

The boundary of the locality of Edgewater as delineated in the 23rd edition of the Metropolitan Street Directory, that is to say:

from the intersection of the proposed Mitchell Freeway and Ocean Reef Road, in a general easterly direction along Ocean Reef Road to Lake Joondalup, north and northwest along the western shore of Lake Joondalup to the locality boundary of Edgewater and Joondalup (that is, approximately due west of the northernmost point of Lake Island), west from this point to the proposed Lakeside Drive, south and southwest along the alignment of the proposed Lakeside Drive to Joondalup Drive, south along Joondalup Drive to a point a little to the north of where the westerly extension of Quand Mews would meet Joondalup Drive, southwest from this point to the proposed Mitchell Freeway, and in a general south-easterly direction along the alignment of the proposed Mitchell Freeway to Ocean Reef Road.

Children attending Government Schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Edgewater Primary School, as provided above, shall attend the Edgewater Primary School, except that children in Year 7 in 1983 shall have the option of completing their primary education at their present (1982) school or of transferring to the Edgewater Primary School.

3. Willetton, Riverton, Shelley area:

With the opening of the Rostrata Primary School in 1983, the redefinition of boundaries of some schools in the area has become necessary, as follows:

(a) Rostrata Primary School:

The boundary for the above-mentioned school is as follows:—

From the junction of Barenco Place and Willeri Drive, south along Willeri Drive to the proposed Roe Freeway, southwest along the alignment of the proposed Roe Freeway to South Street, northwest along South Street to Vahland Avenue, in a general northerly direction along Vahland Avenue to a point opposite the junction of Sylvania Way and Knieff Way, east from this point along Knieff Way and its extension to Shawood Place, east along Shawood Place and its extension to Inglis Place, in a general easterly direction along Inglis Place to Rostrata Avenue, south along Rostrata Avenue to Mansard Road, in a general easterly direction along Mansard Road and its extension to Julia Place, and east along Julia Place and Barenco Place to Willeri Drive (Knieff Way, the boundary part of Shawood Place, Julia Place and Barenco Place are all part of the old alignment of Mansard Road).

The boundary parts of Willeri Drive (west side), the proposed Roe Freeway (northwest side), South Street (northeast side) and Vahland Avenue (east side) are included within the area for the Rostrata Primary School, while the boundary parts of Shawood Place, Inglis Place and Rostrata Avenue (both sides in each case), and the boundary streets of Knieff Way, Mansard Road, Julia Place and Barenco Place, (both sides in each case) are excluded from the area for the Rostrata Primary School.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Rostrata Primary School, as provided above, shall attend the Rostrata Primary School, except that children in Year 7 in 1983 shall have the option of completing their primary education at their present (1982) school or of transferring to the Rostrata Primary School.

(b) Burrendah Primary School:

The boundary for the abovementioned school is as follows:—

From the junction of Vahland Avenue and South Street, in a general westerly direction along South Street to Karel Avenue, north along Karel Avenue to a point opposite the northernmost part of The Quarterdeck, east from this point across The Escarpment to The Quarterdeck, east and south along The Quarterdeck to The Taffrail, east along The Taffrail and continuing in an easterly direction between Wren Close and Cormorant Cross to Burrendah Gate, south along Burrendah Gate to Albatross Pass, east along Albatross Pass to Pinetree Gully Road, south along Pinetree Gully Road to Paperbark Drive, east along Paperbark Drive to Salmon Gum Rise, north along Salmon Gum Rise to a point due west of Collins Road, from this point through to Vahland Avenue, and south and south-west along Vahland Avenue to South Street.

The boundary parts of South Street (north side), Karel Avenue (east side), The Quarterdeck (both sides), Burrendah Gate (both sides), Pinetree Gully Road (both sides) and Vahland Avenue (west side) and the boundary streets of The Taffrail, Albatross Pass and Paperbark Drive (both sides in each case) are included within the area for the Burrendah Primary School, while the boundary part of Salmon Gum Rise (both sides) is excluded from the area for the Burrendah Primary School.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Burrendah Primary School, as provided above, shall attend the Burrendah Primary School, except that children living in the area bounded by Karel Avenue, The Quarterdeck, The Taffrail, The Quarterdeck and Burrendah Boulevard may attend either Burrendah Primary School or Oberthur Primary School. In this latter area, the boundary parts of Karel Avenue (east side), The Quarterdeck (northern section) (both sides), The Quarterdeck (southern section) (west side) and Burrendah Boulevard (north side) and the boundary street of The Taffrail (both sides) are included within the area concerned.

(c) Willetton Primary School:

The boundary for the abovementioned school is as follows:—

From a point opposite the northernmost part of The Quarterdeck, east from this point across The Escarpment to The Quarterdeck, east and south along The Quarterdeck to The Taffrail, east along The Taffrail and continuing in an easterly direction between Wren Close and Cormorant Cross to Burrendah Gate, south along Burrendah Gate to Albatross Pass, east along Albatross Pass to Pinetree Gully Road, south along Pinetree Gully Road to Paperbark Drive, east along Paperbark Drive to Salmon Gum Rise, north along Salmon Gum Rise to a point due west of Collins Road, from this point through to Vahland Avenue, in a general northerly direction along Vahland Avenue to Querrin Avenue, west along the east-west alignment of Querrin Avenue and continuing in a westerly direction to and along Acanthus Road to Herald Avenue, north along Herald Avenue to High Road, west along High Road to Leach Highway, south-west along Leach Highway to Karel Avenue, and in a general southerly direction along Karel Avenue to a point opposite the northernmost part of The Quarterdeck.

The boundary parts of Salmon Gum Rise (both sides), Vahland Avenue (west side), Querrin Avenue (south side), Acanthus Road (south side), High Road (south side), Leach Highway (south side), Karel Avenue

(east side) and the boundary street of Herald Avenue (west side) are included within the area for the Willetton Primary School, while the boundary parts of The Quarterdeck, Burren Gate and Pinetree Gully Road (both sides in each case) and the boundary streets of The Taffrail, Albattross Pass and Paperbark Drive (both sides in each case) are excluded from the area for the Willetton Primary School.

The following have been declared as optional areas:

- (i) From the junction of Leach Highway and Karel Avenue, southeast and south along Karel Avenue to Keith Road, west along Keith Road to Leach Highway, and northeast along Leach Highway to Karel Avenue.

The boundary parts of Karel Avenue (west side) and Leach Highway (south side) and the boundary street of Keith Road (north side) are included within the optional area.

- (ii) From the junction of High Road and Vahland Avenue, south along Vahland Avenue to Querrin Avenue, west along the east-west alignment of Querrin Avenue and continuing in a westerly direction to and along Acanthus Road to Herald Avenue, north along Herald Avenue to High Road, and east along High Road to Vahland Avenue.

The boundary parts of Vahland Avenue (west side), Querrin Avenue (north side), Acanthus Road (north side), High Road (south side) and the boundary street of Herald Avenue (east side) are included within the optional area.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Willetton Primary School, as provided above, shall attend the Willetton Primary School, except as follows:—

- (a) Children living in the first-mentioned optional area referred to above, that is (i), may attend either Willetton Primary School or Rossmoyne Primary School.
- (b) Children living in the second-mentioned optional area referred to above, that is (ii), may attend either Willetton Primary School or Riverton Primary School.

(d) Riverton Primary School:

The boundary for the abovementioned school is as follows:—

From the junction of Leach Highway and High Road, east along High Road to Vahland Avenue, south along Vahland Avenue to a point opposite the junction of Sylvana Way and Knieff Way, east from this point along Knieff Way and its extension to Shawood Place, east along Shawood Place and its extension to Inglis Place, in a general easterly direction along Inglis Place to Rostrata Avenue, south along Rostrata Avenue to Mansard Road, in a general easterly direction along Mansard Road and its extension to Julia Place, east along Julia Place and Barenco Place to Willeri Drive, north along Willeri Drive to High Road, continuing north along Riley Road to the Canning River, northwest and north along the foreshore to Leach Highway at the Shelley Bridge, southwest along Leach Highway to Vahland Avenue, southeast and south along Vahland Avenue to Corinthian Road East, west along Corinthian Road East to Leach Highway, and southwest along Leach Highway to High Road. (Note: Knieff Way, the boundary part of Shawood Place,

Julia Place and Barenco Place are all part of the old alignment of Mansard Road.)

The boundary parts of High Road (north side), Vahland Avenue (southern section) (east side), Shawood Place (both sides), Inglis Place (both sides), Rostrata Avenue (both sides), Willeri Drive (west side), Vahland Avenue (northern section) (east side), Corinthian Road East (south side) and Leach Highway (south side), and the boundary streets of Knieff Way, Mansard Road, Julia Place and Barenco Place (both sides in each case) and Riley Road (west side) are included within the area for the Riverton Primary School.

The following have been declared as optional areas:

- (i) From the junction of High Road and Vahland Avenue, south along Vahland Avenue to Querrin Avenue, west along the east-west alignment of Querrin Avenue and continuing in a westerly direction to and along Acanthus Road to Herald Avenue, north along Herald Avenue to High Road, and east along High Road to Vahland Avenue.

The boundary parts of Vahland Avenue (west side), Querrin Avenue (north side), Acanthus Road (north side), High Road (south side) and the boundary street of Herald Avenue (east side) are included within the optional area.

- (ii) From the Canning River south along Riley Road to High Road, east along High Road to Duff Road and north along Duff Road and its northerly extension to the Canning River.

The boundary part of High Road (north side) and the boundary streets of Riley Road (east side) and Duff Road (both sides) are included within the optional area.

- (iii) From the intersection of Leach Highway and Vahland Avenue, southeast and south along Vahland Avenue to Corinthian Road East, west along Corinthian Road East to Leach Highway, and northeast along Leach Highway to Vahland Avenue.

The boundary parts of Vahland Avenue (west side), Corinthian Road East (north side) and Leach Highway (south side) are included in the optional area.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Riverton Primary School, as provided above, shall attend the Riverton Primary School except as follows:—

- (a) Children living in the first-mentioned optional area referred to above, that is (i), may attend either Riverton Primary School or Willetton Primary School.
- (b) Children living in the second-mentioned optional area referred to above, that is (ii), may attend either Riverton Primary School or Ferndale Primary School.
- (c) Children living in the third-mentioned optional area referred to above, that is (iii), may attend either Riverton Primary School or Shelley Primary School.
- (e) Shelley Primary School:

The boundary for the abovementioned school is as follows:—

From the Canning River at a point due north of Beatrice Avenue, south to and along Beatrice Avenue to Leach Highway and northeast along Leach Highway to the Shelley Bridge.

The Boundary part of Leach Highway (north side) is included within the area for the Shelley Primary School while the boundary street of Beatrice Avenue (both sides) is excluded from the area for the Shelley Primary School.

The following have been declared as optional areas:—

- (i) From the intersection of Leach Highway and Vahland Avenue, southeast and south along Vahland Avenue to Corinthian Road East, west along Corinthian Road East to Leach Highway, and northeast along Leach Highway to Vahland Avenue.

The boundary parts of Vahland Avenue (west side), Corinthian Road East (north side) and Leach Highway (south side) are included in the optional area.

- (ii) From the Canning River at a point due north of Fifth Avenue, south to and along Fifth Avenue to Leach Highway, northeast along Leach Highway to Beatrice Avenue, and north along Beatrice Avenue to the Canning River.

The boundary part of Leach Highway (north side) and the boundary street of Beatrice Avenue (both sides) are included in this optional area, while the boundary street of Fifth Avenue (both sides) is excluded from this optional area.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Shelley Primary School, as provided above, shall attend the Shelley Primary School, except as follows:—

- (a) Children living in the firstmentioned optional area referred to above, that is (i), may attend either Shelley Primary School or Riverton Primary School.
- (b) Children living in the secondmentioned optional area referred to above, that is (ii), may attend either Shelley Primary School or Rossmoyne Primary School.

4. Duncraig Area:

With the extension of residential development in the area south of Guron Road and east of Lilburne Road, Duncraig, it has become necessary to redefine the boundaries for Duncraig and Glengarry Primary Schools.

- (a) Duncraig Primary School:

The boundary for the abovementioned school is as follows:—

From the junction of Warwick Road and Marmion Avenue, in a general northerly direction along Marmion Avenue to the proposed Hepburn Avenue, in a general easterly direction along the alignment of the proposed Hepburn Avenue to the eastern arm of Colac Way, south along the eastern arm of Colac Way to Partlet Road, southeast along Partlet Road to Maybud Road, southwest and south along Maybud Road to Casilda Road, east along Casilda Road to Melene Road, in a general southerly direction along Melene Road to Guron Road, northeast and east along Guron Road to Cummings Way, south and southeast along Cummings Way to Lennoxtown Road, northeast along Lennoxtown Road to Portree Way, south along Portree Way to Oban Court, southwest along Oban Court and its extension to Warwick Road, and west along Warwick Road to Marmion Avenue.

The boundary parts of Marmion Avenue (east side), the proposed Hepburn Avenue (south side), Colac Way (both sides), Partlet Road (southwest side), Maybud Road (northwest side), Casilda Road (south side), Guron Road (south side), Warwick Road (north side), and the boundary streets of Melene Road (west side) and Cummings

Way (west side) are included within the area for the Duncraig Primary School, while the boundary parts of Lennoxtown Road (both sides) and Portree Way (both sides) and the boundary street of Oban Court (both sides) are excluded from the area for the Duncraig Primary School.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Duncraig Primary School, as provided above, shall attend the Duncraig Primary School.

- (b) Glengarry Primary School:

The boundary for the abovementioned school is as follows:—

From the intersection of Warwick Road and the proposed Mitchell Freeway, northwest and north along the alignment of the proposed Mitchell Freeway to the proposed Hepburn Avenue, southwest along the alignment of the proposed Hepburn Avenue to the eastern arm of Colac Way, south along the eastern arm of Colac Way to Partlet Road, southeast along Partlet Road to Maybud Road, southwest and south along Maybud Road to Casilda Road, east along Casilda Road to Melene Road, in a general southerly direction along Melene Road to Guron Road, northeast and east along Guron Road to Cummings Way, south and southeast along Cummings Way to Lennoxtown Road, northeast along Lennoxtown Road to Portree Way, south along Portree Way to Oban Court, southwest along Oban Court and its extension to Warwick Road, and southeast along Warwick Road to the proposed Mitchell Freeway.

The boundary parts of the proposed Mitchell Freeway (west side), the proposed Hepburn Avenue (south side), Partlet Road (northeast side), Maybud Road (southeast side), Casilda Road (north side), Guron Road (north side), Lennoxtown Road (both sides), Portree Way (both sides), Warwick Road (north side), and the boundary streets of Melene Road (east side), Cummings Way (east side) and Oban Court (both sides) are included within the area for the Glengarry Primary School, while the boundary part of Colac Way (both sides) is excluded from the area for the Glengarry Primary School.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the boundary for the Glengarry Primary School, as provided above, shall attend the Glengarry Primary School.

5. Balga Primary/Balga Junior Primary, Mirrabooka Primary and Westminster Primary/Westminster Junior Primary:—

The following area has been declared an optional area for the abovementioned schools:—

From the junction of Majella Road and Ravenswood Drive, north along Majella Road to the proposed North Perimeter Highway, east along the alignment of the proposed North Perimeter Highway to Mirrabooka Avenue, south along Mirrabooka Avenue to Ravenswood Drive, and west along Ravenswood Drive to Majella Road.

The boundary parts of the proposed North Perimeter Highway (south side), Mirrabooka Avenue (west side), Ravenswood Drive (north side) and the boundary street of Majella Road (east side) are included in this optional area.

Children attending Government schools and in Years 1 to 7 inclusive in 1983 and living within the area defined above may attend Balga Primary School/Balga Junior Primary School, Mirrabooka Primary School, or Westminster Primary School/Westminster Junior Primary School.

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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 1982 the Government primary schools listed hereunder and proceeding to a Government secondary school in 1983 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 when written approval for attendance elsewhere has been obtained from the undersigned.

R. L. VICKERY,
Director-General of Education.

SECONDARY SCHOOLS AND THEIR CONTRIBUTORY PRIMARY SCHOOLS
FOR WHICH SPECIAL ENROLMENT CONDITIONS APPLY

* Indicates that the school has restricted years (grades) in 1982 and thus does not contribute as such in 1983 to the secondary school against which listed.

† Indicates that the school is to change its status from high school in 1982 to senior high school in 1983.

‡ Indicates that the school is to open in 1983.

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Albany Senior High	Albany Flinders Park Mount Manypeaks South Stirling Spencer Park	
Applecross Senior High	Applecross Ardross Booragoon Brentwood Mt Pleasant	Children from Booragoon Primary School have the option of attending either Applecross Senior High School or Melville Senior High School. Children from Brentwood Primary School have the option of attending either Applecross Senior High School or Rossmoyne Senior High School. This option does not apply to children from the Brentwood Primary School catchment area who have already attended Rossmoyne Senior High School. Such children shall continue to attend Rossmoyne Senior High School.
Armadale Senior High	Armadale Byford Forrestdale Gwynne Park Jarrahdale Kingsley Mundijong *Oakford Serpentine	Children from Kingsley Primary School living in the area south of Twelfth Avenue, on the 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. Children from Kingsley Primary School living in Twelfth Avenue (both sides) and north thereof, on the west side of Albany Highway between Twelfth Avenue and Walter Street and west thereof, and in Walter Street (both sides) and the extension eastwards and north thereof shall attend Kelm-scott Senior High School.
Balcatta Senior High	Balcatta Birralee Lake Gwelup Osborne Takari West Balcatta	Children from Birralee Primary School have the option of attending either Balcatta Senior High School or Scarborough Senior High School. Children from Lake Gwelup Primary School have the option of attending either Balcatta Senior High School or Scarborough Senior High School. Children from Osborne Primary School living in Main Street (both sides) and west thereof shall attend Balcatta Senior High School. Children from Osborne Primary School living in the area east of Main Street have the option of attending either Balcatta Senior High School or Mirrabooka Senior High School.
Balga Senior High	Balga Hainsworth Montrose North Balga Waddington Warriapendi Westminster	Children attending Hainsworth Primary School and living in the area bounded on the north by Casserley Avenue (northern arm) and Salcott Road (southern arm), on the east by Hainsworth Avenue, on the south by Beach Road and on the west by Girrawheen Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Balga Senior High School or Girrawheen Senior High School. For the purposes of this definition, the boundary parts of Salcott Road (south side), Hainsworth Avenue (west side), Beach Road (north side) and Girrawheen Avenue (east side) are included in the area concerned whilst the boundary part of Casserley Avenue (both sides) is excluded from this area. Children attending Montrose Primary School and living in the area bounded on the west by Hainsworth Avenue, on the south by Beach Road, on the east by Mirrabooka Avenue and on the north by an east-west line going from

EDUCATION ACT 1928-1981—continued

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		<p>Mirrabooka Avenue between Pannell Way and Meakers Way on the north and Golders Way and Tendring Way on the south to Hainsworth Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Balga Senior High School or Girrawheen Senior High School. For the purposes of this definition, the boundary parts of Hainsworth Avenue (east side), Beach Road (north side), Mirrabooka Avenue (west side), Golders Way (both sides) and Tendring Way (both sides) are included in the area concerned whilst the boundary parts of Pannell Way (both sides) and Meakers Way (both sides) are excluded from this area.</p> <p>Children from the area for the Waddington Primary School, as defined in <i>Government Gazette</i>, W.A. of 8 December 1978, page 4662, shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Balga Senior High School or Girrawheen Senior High School.</p> <p>Children from Westminster Primary School living in Arkana Road (both sides) and north thereof have the option of attending either Balga Senior High School or Mirrabooka Senior High School. Children from Westminster Primary School living in the area south of Arkana Road shall attend Mirrabooka Senior High School.</p>
Belmont Senior High	Belmay Belmont Cloverdale Redcliffe Tranby Whiteside	<p>Children from Cloverdale Primary School living in Fulham Street (both sides) and south-east thereof have the option of attending either Belmont Senior High School or Kewdale Senior High School. Children from Cloverdale Primary School living in the area to the north-west of Fulham Street shall attend Belmont Senior High School.</p> <p>Children from Tranby Primary School living in the area north-east of Acton Avenue have the option of attending either Belmont Senior High School or Kewdale Senior High School.</p> <p>Children from Tranby Primary School living in Acton Avenue (both sides) and south-west thereof shall attend Kewdale Senior High School.</p> <p>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. Children from Whiteside Primary School living in the area south of Keane Street and west of Whiteside Street shall attend Kewdale Senior High School.</p>
Bunbury Senior High	Australind Boyanup Bunbury Burekup Carey Park Coinda Dardanup Eaton Picton South Bunbury	<p>Children from Carey Park Primary School living in the area north of (but not including) the boundary parts of Forrest Avenue, Wisbey Street, Yorla Road and Clarke Street have the option of attending either Bunbury Senior High School or Newton Moore Senior High School.</p> <p>Children from Carey Park Primary School living in the boundary parts (both sides) of Forrest Avenue, Wisbey Street, Yorla Road and Clarke Street and south thereof shall attend Newton Moore Senior High School.</p> <p>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.</p> <p>Children from South Bunbury Primary School living in the boundary parts (both sides) 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.</p>
Cannington Senior High	Beckenham Cannington Gibbs Street Queens Park Wilson	<p>Children from Wilson Primary School living in Leach Highway (south-east side) and south-east thereof shall attend Cannington Senior High School.</p> <p>Children from Wilson Primary School living in Leach Highway (north-west side) and north-west thereof shall attend Como Senior High School.</p>

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Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Carine Senior High	Carine Davallia Marmion North Beach Poynter	Children from Davallia Primary School living in Warwick Road (south side) and south thereof shall attend Carine Senior High School. Children from Davallia Primary School living in Warwick Road (north side) and north thereof shall attend Duncraig Senior High School.
Cecil Andrews High	Challis Neerigen Brook	
Churchlands Senior High	Churchlands Doubleview Kapinara Scarborough Wembley Downs Woodlands	Children from Churchlands Primary School have the option of attending either Churchlands Senior High School or City Beach Senior High School. Children from Kapinara Primary School living in the area to the east of Weaponess Road shall attend Churchlands Senior High School. Children from Kapinara Primary School living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School. Children from Wembley Downs Primary School living in the area north of Hale Road or in the area east of Weaponess Road south of Hale Road shall attend Churchlands Senior High School. Children from Wembley Downs Primary School 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 have the option of attending either Churchlands Senior High School or City Beach Senior High School.
City Beach Senior High	Churchlands City Beach Floreat Park Kapinara Wandarra Wembley Wembley Downs	Children from Churchlands Primary School have the option of attending either City Beach Senior High School or Churchlands Senior High School. Children from Kapinara Primary School living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School. Children from Kapinara Primary School living in the area to the east of Weaponess Road shall attend Churchlands Senior High School. Children from Wembley Downs Primary School 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 have the option of attending either City Beach Senior High School or Churchlands Senior High School. Children from Wembley Downs Primary School living in the area north of Hale Road or in the area east of Weaponess Road south of Hale Road shall attend Churchlands Senior High School.
Como Senior High....	Collier Como Koonawarra Manning McKay Street Wilson	Children from Wilson Primary School living in Leach Highway (north-west side) and north-west thereof shall attend Como Senior High School. Children from Wilson Primary School living in Leach Highway (south-east side) and south-east thereof shall attend Cannington Senior High School.
Craigie Senior High	Bambara Camberwarra Craigie Lymburner Springfield	Children from Lymburner Primary School living in Flinders Avenue (north side) and north thereof shall attend Craigie Senior High School. Children from Lymburner Primary School living in Flinders Avenue (south side) and south thereof shall attend Duncraig Senior High School. The following shall constitute an optional area between Craigie Senior High School and Ocean Reef High School:— From the junction of Koorana Road and Dampier Avenue, east along Koorana Road to the south-west corner of Lot 232 (sump site), north along the western boundary of Lot 232 and continuing north to the south-west corner of the Mullaloo Heights Primary School, in a general easterly direction along the southern boundary of the Mullaloo Heights Primary School to Charonia Road, across Charonia Road to and through the public access

EDUCATION ACT 1928-1981—continued

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		<p>way to Meridian Drive, north along Meridian Drive to Transit Way, east and north-east along Transit Way to Neap Lane, east along Neap Lane to Marmion Avenue, south along Marmion Avenue to Gunter Grove, east along Gunter Grove to Gradient Way, north, north-east and then in a general easterly direction along Gradient Way to a point opposite Wallcliffe Gardens, south-east to and along Wallcliffe Gardens to Eddystone Avenue, north along Eddystone Avenue to the Metropolitan Water Authority sewerage reserve, south-east along the sewerage reserve to Craigie Drive, south-west and west along Craigie Drive to and across Marmion Avenue to Kallaroo Place, south-west along Kallaroo Place to Mullaloo Drive, south-west along Mullaloo Drive to Dampier Avenue, and north along Dampier Avenue to Koorana Road.</p> <p>The boundary for this optional area shall run down the centre of all the boundary streets mentioned above.</p> <p>Children from Camberwarra Primary School living within the optional area defined above may attend either the Craigie Senior High School or the Ocean Reef High School.</p> <p>Children from the Camberwarra Primary School living in the area north of the optional area shall attend the Ocean Reef High School</p>
Cyril Jackson Senior High	Ashfield Bassendean Bayswater East Maylands Maylands	
Duncraig Senior High	Davallia Duncraig *Glengarry Lymburner Padbury Sorrento West Greenwood	<p>Children from Davallia Primary School living in Warwick Road (north side) and north thereof shall attend Duncraig Senior High School.</p> <p>Children from Davallia Primary School living in Warwick Road (south side) and south thereof shall attend Carine Senior High School.</p> <p>Children from Lymburner Primary School living in Flinders Avenue (south side) and south thereof shall attend Duncraig Senior High School.</p> <p>Children from Lymburner Primary School living in Flinders Avenue (north side) and north thereof shall attend Craigie Senior High School.</p> <p>Children from West Greenwood Primary School living in the area west of the proposed Mitchell Freeway shall attend Duncraig Senior High School.</p> <p>Children from West Greenwood Primary School living in the area east of the proposed Mitchell Freeway shall attend Greenwood Senior High School.</p>
Eastern Hills Senior High	Chidlow Darlington Glen Forrest Mount Helena Mundaring Parkerville Sawyers Valley Wooroloo	<p>Children from Darlington Primary School have the option of attending either Eastern Hills Senior High School or Swan View High School.</p> <p>Children from Glen Forrest Primary School have the option of attending either Eastern Hills Senior High School or Swan View High School.</p>
Forrestfield Senior High	Dawson Park Forrestfield High Wycombe Maida Vale Wattle Grove Woodlupine	Children from Wattle Grove Primary School have the option of attending either Forrestfield Senior High School or Lesmurdie High School.
Geraldton Senior High	<p>There is no system of contributory primary schools operating with Geraldton Senior High School and John Willcock Senior High School.</p> <p>The following constitutes a boundary between Geraldton Senior High School and John Willcock Senior High School:</p> <p>From the junction of Willcock Drive and Olive Street north-east and east along Olive Street to Brand Highway, north along Brand Highway to the junction with Durlacher Street, north along Durlacher Street to North West Coastal Highway, east, north-east and north along North West Coastal Highway to the Chapman River, and in a general south-easterly direction along the Chapman River to Ridley Road.</p>

EDUCATION ACT 1928-1981—continued

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		<p>Children living in Olive Street (both sides) and north thereof, in the boundary parts of Brand Highway and Durlacher Street (west side only) and west thereof and in the boundary part of North West Coastal Highway (north and west side only) and west thereof shall attend the Geraldton Senior High School.</p> <p>Children living south of Olive Street, in the boundary parts of Brand Highway and Durlacher Street (east side only) and east thereof in each case, and in the boundary part of North West Coastal Highway (south, south-east and east side only) and south and east thereof shall attend the John Willcock Senior High School.</p> <p>Secondary pupils travelling on school buses which transport pupils to Rangeway Primary School shall attend John Willcock Senior High School. Secondary pupils travelling on all other school buses shall attend Geraldton Senior High School.</p>
Girrawheen Senior High	Blackmore Girrawheen Hainsworth Koondoola Montrose Waddington	<p>Children attending Hainsworth Primary School and living in the area bounded on the north by Casserley Avenue (northern arm) and Salcott Road (southern arm), on the east by Hainsworth Avenue, on the south by Beach Road and on the west by Girrawheen Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Girrawheen Senior High School or Balga Senior High School. For the purposes of this definition, the boundary parts of Salcott Road (south side) Hainsworth Avenue (west side), Beach Road (north side) and Girrawheen Avenue (east side) are included in the area concerned whilst the boundary part of Casserley Avenue (both sides) is excluded from this area.</p> <p>Children attending Montrose Primary School and living in the area bounded on the west by Hainsworth Avenue, on the south by Beach Road, on the east by Mirrabooka Avenue and on the north by an east-west line going from Mirrabooka Avenue between Pannell Way and Meakers Way on the north and Golders Way and Tendring Way on the south to Hainsworth Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Girrawheen Senior High School or Balga Senior High School. For the purposes of this definition, the boundary parts of Hainsworth Avenue (east side), Beach Road (north side), Mirrabooka Avenue (west side), Golders Way (both sides) and Tendring Way (both sides) are included in the area concerned whilst the boundary parts of Pannell Way (both sides) and Meakers Way (both sides) are excluded from this area.</p> <p>Children from the area for the Waddington Primary School, as defined in <i>Government Gazette, W.A.</i>, of 8 December 1978 page 4662, shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Girrawheen Senior High School or Balga Senior High School.</p>
Gosnells Senior High	Gosnells Huntingdale Seaforth Wirrabirra	
Governor Stirling Senior High	Guildford Herne Hill Middle Swan Midland Midvale Upper Swan	<p>Children from Midvale Primary School living in the area west of the Standard Gauge Railway shall attend Governor Stirling Senior High School.</p> <p>Children from Midvale Primary School living in the area east of the Standard Gauge Railway shall attend Swan View High School.</p>
Greenwood Senior High	Allenswood East Greenwood Goollalal Greenwood West Greenwood	<p>Children from Allenswood Primary School living in the area bounded by Allenswood Road, Merivale Way, the northern boundary of the Allenswood Primary School site, Garfield Way (southern arm), Sherrington Road, Cockman Road and Warwick Road have the option of attending either Greenwood Senior High School or Warwick High School.</p> <p>Children from Allenswood Primary School living in the area to the north of the above-mentioned optional area shall attend Greenwood Senior High School.</p>

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Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		<p>Children from East Greenwood Primary School have the option of attending either Greenwood Senior High School or Warwick High School.</p> <p>Children from West Greenwood Primary School living in the area east of the proposed Mitchell Freeway shall attend Greenwood Senior High School.</p> <p>Children from West Greenwood Primary School living in the area west of the proposed Mitchell Freeway shall attend the Duncraig Senior High School.</p>
Hamilton Senior High	Coogee East Hamilton Hill Hamilton Hill Jandakot Newton Phoenix South Coogee Southwell Spearwood Wattleup Winterfold Yangebup	<p>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.</p> <p>Children from Winterfold Primary School living in Healy Road (both sides) and north thereof shall attend South Fremantle Senior High School.</p> <p>Children from Jandakot Primary School have the option of attending either Hamilton Senior High School or North Lake Senior High School.</p> <p>Children from Yangebup Primary School have the option of attending either Hamilton Senior High School or North Lake Senior High School.</p>
Hampton Senior High	Anzac Terrace Eden Hill Embleton Hampton Park Morley Noranda Weld Square	<p>Children from Eden Hill Primary School living in Walter Road (south side) and south thereof and in May Road and Iolanthe Street (north of Walter Road) (west side in each case) and west thereof shall attend Hampton Senior High School.</p> <p>Children from Eden Hill Primary School living in Walter Road (north side), east of Iolanthe Street, and north thereof and in May Road and Iolanthe Street (north of Walter Road) (east side in each case) and east thereof shall attend Lockridge Senior High School.</p> <p>Children from Embleton Primary School living in Collier Road (both sides) and east and north thereof shall attend Hampton Senior High School.</p> <p>Children from Embleton Primary School living in the area west and south of Collier Road shall attend John Forrest Senior High School.</p> <p>Children from Morley Primary School living in Collier Road (both sides) and east thereof south of Walter Road shall attend Hampton Senior High School.</p> <p>Children from Morley Primary School living in the area west of Collier Road south of Walter Road shall attend John Forrest Senior High School.</p> <p>Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (east side) and east thereof shall attend Hampton Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (west side) and west thereof shall attend Morley Senior High School.</p>
Hollywood Senior High	Claremont Dalkeith East Claremont Hollywood Jolimont Nedlands Rosalie	
John Curtin Senior High	Bicton East Fremantle North Fremantle Palmyra Richmond	<p>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.</p> <p>Children from Palmyra Primary School living in Stock Road (both sides) and west thereof shall attend John Curtin Senior High School.</p>

EDUCATION ACT 1928-1981—*continued*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
John Forrest Senior High	Dianella Embleton Hillcrest Morley North Inglewood West Morley	<p>Children from Embleton Primary School living in the area west and south of Collier Road shall attend John Forrest Senior High School.</p> <p>Children from Embleton Primary School living in Collier Road (both sides) and east and north thereof shall attend Hampton Senior High School.</p> <p>Children from Morley Primary School living in the area west of Collier Road south of Walter Road shall attend John Forrest Senior High School.</p> <p>Children from Morley Primary School living in Collier Road (both sides) and east thereof south of Walter Road shall attend Hampton Senior High School.</p> <p>Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School.</p> <p>Children from North Inglewood Primary School living in the area north-east of Dundas Road, Eleventh Avenue and Kennedy Street shall attend John Forrest Senior High School.</p> <p>Children from North Inglewood Primary School living in Dundas Road (both sides) and south-west thereof, in Eleventh Avenue (both sides) and south-west thereof and in Kennedy Street (both sides) and south-west thereof shall attend Mount Lawley Senior High School.</p> <p>Children from West Morley Primary School living in the area south-west of Light Street shall attend John Forrset Senior High School.</p> <p>Children from West Morley Primary School living in Light Street (both sides) and north-east thereof shall attend Morley Senior High School.</p>
†John Willcock Senior High		<p>There is no system of contributory primary schools operating with John Willcock Senior High School and Geraldton Senior High School.</p> <p>The following constitutes a boundary between John Willcock Senior High School and Geraldton Senior High School:—</p> <p>From the junction of Willcock Drive and Olive Street north-east and east along Olive Street to Brand Highway, north along Brand Highway to the junction with Durlacher Street, north along Durlacher Street to North West Coastal Highway, east, north-east and north along North West Coastal Highway to the Chapman River, and in general south-easterly direction along the Chapman River to Ridley Road.</p> <p>Children living south of Olive Street, in the boundary parts of Brand Highway and Durlacher Street (east side only) and east thereof in each case and in the boundary part of North West Coastal Highway (south, south-east and east side only) and south and east thereof shall attend the John Willcock Senior High School.</p> <p>Children living in Olive Street (both sides) and north thereof, in the boundary parts of Brand Highway and Durlacher Street (west side only) and west thereof and in the boundary part of North West Coastal Highway (north and west side only) and west thereof shall attend the Geraldton Senior High School.</p> <p>Secondary pupils travelling on school buses which transport pupils to Rangeway Primary School shall attend John Willcock Senior High School. Secondary pupils travelling on all other school buses shall attend Geraldton Senior High School.</p>
Kalamunda Senior High	Falls Road Gooseberry Hill Kalamunda Walliston	<p>Children from Falls Road Primary School living in the area north of Falls Road and the portion of Lesmurdie Road north of Falls Road shall attend Kalamunda Senior High School.</p> <p>Children from Falls Road Primary School living in the area south of Falls Road and south of the portion of Lesmurdie Road north of Falls Road shall attend Lesmurdie High School.</p> <p>Children living in Falls Road and the boundary part of Lesmurdie Road have the option of attending either Kalamunda Senior High School or Lesmurdie High School.</p>

EDUCATION ACT 1928-1981—continued

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		Children from Walliston Primary School living in the area north of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Kalamunda Senior High School.
		Children from Walliston Primary School living in the area south of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Lesmurdie High School.
		Children living in the boundary part of Lesmurdie Road and in Jackson Road have the option of attending either Kalamunda Senior High School or Lesmurdie High School.
Kelmscott Senior High	Clifton Hills Grovelands Kelmscott Kingsley Westfield Park	<p>The boundary between Kelmscott Senior High School and Roleystone District High School is the north-south boundary between the localities of Kelmscott and Roleystone, with children living to the east of this boundary being directed to Roleystone District High School and those living to the west of this boundary being directed to Kelmscott Senior High School, except that children living in the area bounded on the north by Chevin Road, on the west by Canning Mills Road, on the south by a line drawn due east from Canning Mills Road at a point due west of the southern extremity of Coventry Road to the locality boundary between Kelmscott and Roleystone, and on the east by the afore-mentioned locality boundary, have the option of attending either Kelmscott Senior High School or Roleystone District High School, with the boundary parts of Chevin Road and Canning Mills Road (both sides in each case) being included in the optional area.</p> <p>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 in Walter Street (both sides) and the extension eastwards and north thereof shall attend Kelmscott Senior High School.</p> <p>Children from Kingsley Primary School living in the area south of Twelfth Avenue, on the 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.</p>
Kent Street Senior High	Bentley East Victoria Park Kensington Millen South Perth Victoria Park	
Kewdale Senior High	Carlisle Cloverdale Kewdale Lathlain Rivervale Tranby Whiteside	<p>Children from Cloverdale Primary School living in Fulham Street (both sides) and south-east thereof have the option of attending either Kewdale Senior High School or Belmont Senior High School.</p> <p>Children from Cloverdale Primary School living in the area to the north-west of Fulham Street shall attend Belmont Senior High School.</p> <p>Children from Tranby Primary School living in Acton Avenue (both sides) and south-west thereof shall attend Kewdale Senior High School.</p> <p>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.</p> <p>Children from Whiteside Primary School living in the area south of Keane Street and west of Whiteside Street shall attend Kewdale Senior High School.</p> <p>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.</p>
Kwinana Senior High	Baldivis Calista Medina Naval Base North Parmelia Orelia	

EDUCATION ACT 1928-1981—continued

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Lesmurdie High	*Carmel Falls Road Lesmurdie Pickering Brook Walliston Wattle Grove	<p>Children from Falls Road Primary school living in the area south of Falls Road and south of the portion of Lesmurdie Road north of Falls Road shall attend Lesmurdie High School.</p> <p>Children from Falls Road Primary School living in the area north of Falls Road and the portion of Lesmurdie Road north of Falls Road shall attend Kalamunda Senior High School.</p> <p>Children living in Falls Road and the boundary part of Lesmurdie Road have the option of attending either Lesmurdie High School or Kalamunda Senior High School.</p> <p>Children from Walliston Primary School living in the area south of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Lesmurdie High School.</p> <p>Children from Walliston Primary School living in the area north of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Kalamunda Senior High School.</p> <p>Children living in the boundary part of Lesmurdie Road and in Jackson Road have the option of attending either Lesmurdie High School or Kalamunda Senior High School.</p> <p>Children from Wattle Grove Primary School have the option of attending either Lesmurdie High School or Forrestfield Senior High School.</p>
Lockridge Senior High	Caversham East Beechboro Eden Hill Lockridge	<p>Children from Eden Hill Primary School living in Walter Road (north side) east of Iolanthe Street and north thereof and in May Road and Iolanthe Street (north of Walter Road) (east side in each case) and east thereof shall attend Lockridge Senior High School.</p> <p>Children from Eden Hill Primary School living in Walter Road (south side) and south thereof and in May Road and Iolanthe Street (north of Walter Road) (west side in each case) and west thereof shall attend Hampton Senior High School.</p>
Lynwood Senior High	Brookman Canning Vale Ferndale Kinlock Langford Lynwood West Lynwood	Children from Canning Vale Primary School have the option of attending either Lynwood Senior High School or Thornlie Senior High School.
†Maddington Senior High	Bramfield Park East Kenwick East Maddington Maddington Orange Grove	<p>Children from East Kenwick Primary School living in Albany Highway (east side) and east thereof shall attend Maddington Senior High School.</p> <p>Children from East Kenwick Primary School living in Albany Highway (west side) and west thereof shall attend Thornlie Senior High School.</p>
Mandurah Senior High	Dudley Park Glencoe Mandurah North Mandurah	<p>The following constitutes a boundary between Mandurah Senior High School and Pinjarra Senior High School:</p> <p style="padding-left: 40px;">The Serpentine River from Peel Inlet through to Goegrup Lake.</p> <p>Children living in the area to the west of the Serpentine River shall attend Mandurah Senior High School.</p> <p>Children living in the area to the east of the Serpentine River shall attend the Pinjarra Senior High School, except that children, who are currently (1982) enrolled at Dudley Park Primary School, may continue and complete their primary education at that school and go on later to the Mandurah Senior High School if relevant families made application in writing to the Education Department by the end of December 1978 and received advice from the Education Department that their application was accepted.</p> <p>Children living in the Stake Hill area have the option of attending either Mandurah Senior High School or Pinjarra Senior High School.</p>

EDUCATION ACT 1928-1981—*continued*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Melville Senior High	Attadale Booragoon Carawatha Melville Palmyra Willagee	<p>Children from Booragoon Primary School have the option of attending either Melville Senior High School or Applecross Senior High School.</p> <p>Children from Carawatha Primary School living in the area north of Charsley Street, in Wheyland 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.</p> <p>Children from Carawatha Primary School living in Charsley Street (both sides) and south thereof, east of Wheyland Street between Charsley Street and Archibald Street, and east of Greig Street and its extension southwards to South Street shall attend North Lake Senior High School.</p> <p>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.</p> <p>Children from Palmyra Primary School living in Stock Road (both sides) and west thereof shall attend John Curtin Senior High School.</p>
Mirrabooka Senior High	Mirrabooka Mount Hawthorn Nollamara Osborne Sutherland Tuart Hill Westminster Yokine	<p>Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof have the option of attending either Mirrabooka Senior High School or Perth Modern Senior High School.</p> <p>Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School.</p> <p>Children from Osborne Primary School living in the area east of Main Street have the option of attending either Mirrabooka Senior High School or Balcatta Senior High School.</p> <p>Children from Osborne Primary School living in Main Street (both sides) and west thereof shall attend Balcatta Senior High School.</p> <p>Children from Tuart Hill Primary School living in Green Street (both sides) and north thereof shall attend Mirrabooka Senior High School.</p> <p>Children from Tuart Hill Primary School living in the area south of Green Street have the option of attending either Mirrabooka Senior High School or Perth Modern Senior High School.</p> <p>Children from Westminster Primary School living in Arkana Road (both sides) and north thereof have the option of attending either Mirrabooka Senior High School or Balga Senior High School.</p> <p>Children from Westminster Primary School living in the area south of Arkana Road shall attend Mirrabooka Senior High School.</p> <p>Children from Yokine Primary School living in Blythe Avenue and Woodrow Avenue (north side in each case) and north thereof shall attend Mirrabooka Senior High School.</p> <p>Children from Yokine Primary School living in Blythe Avenue and Woodrow Avenue (south side in each case) and south thereof shall attend Mount Lawley Senior High School.</p>
Morley Senior High	Camboon Dianella Heights Morley Noranda North Morley West Morley	<p>Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School.</p> <p>Children from Morley Primary School living in Collier Road (both sides) and east thereof south of Walter Road shall attend Hampton Senior High School.</p> <p>Children from Morley Primary School living in the area west of Collier Road south of Walter Road shall attend John Forrest Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (west side) and west thereof shall attend Morley Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (east side) and east thereof shall attend Hampton Senior High School.</p>

EDUCATION ACT 1928-1981—*continued*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		Children from West Morley Primary School living in Light Street (both sides) and north-east thereof shall attend Morley Senior High School.
		Children from West Morley Primary School living in the area south-west of Light Street shall attend John Forrest Senior High School.
Mount Lawley Senior High	<p>The following constitutes the boundary for the Mount Lawley Senior High School:—</p> <p>From the junction of Wanneroo Road and Wiluna Street, north-east along Wiluna Street to Flinders Street, north along Flinders Street to Blythe Avenue, east along Blythe Avenue and Woodrow Avenue to Cresswell Road, south-east along Cresswell Road, Homer Street, Dundas Road, Eleventh Avenue and Kennedy Street to the railway line, south-west along the railway line to Summers Street, west along Summers Street to the junction with Lord Street and Bulwer Street, north-west along Bulwer Street to Vincent Street, west along Vincent Street to Charles Street, north and north-west along Charles Street to the junction with Walcott Street and Wanneroo Road, and north-west along Wanneroo Road to Wiluna Street.</p> <p>The boundary parts of Wiluna Street (south-east side), Flinders Street (both sides), Woodrow Avenue (south side), Cresswell Road (south-west side) and Vincent Street (both sides), and the boundary streets of Blythe Avenue (south side), Homer Street (south-west side), Dundas Road (both sides), Eleventh Avenue (both sides) and Kennedy Street (both sides) are included within the area for the Mount Lawley Senior High School, while the boundary parts of Summers Street (both sides) and Charles Street (both sides) and the boundary street of Bulwer Street (both sides) are excluded from the area for the Mount Lawley Senior High School.</p> <p>The following primary schools contribute in full or part to the Mount Lawley Senior High School:—Coolbinia, Dianella, Highgate, Kyilla, Mount Lawley, North Inglewood, North Perth and Yokine. Children from these schools living within the area for the Mount Lawley Senior High School, as designated above, are directed to attend the Mount Lawley Senior High School. Children from outside the area for the Mount Lawley Senior High School are excluded from attendance at that school.</p>
Newton Moore Senior High	Adam Road Capel Carey Park South Bunbury Withers	<p>Children from Carey Park Primary School living in the area north of (but not including) the boundary parts of Forrest Avenue, Wisbey Street, Yorla Road and Clarke Street have the option of attending either Newton Moore Senior High School or Bunbury Senior High School.</p> <p>Children from Carey Park Primary School living in the boundary parts (both sides) of Forrest Avenue, Wisbey Street, Yorla Road and Clarke Street and south thereof shall attend Newton Moore Senior High School.</p> <p>Children from South Bunbury Primary School living in the boundary parts (both sides) 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.</p> <p>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.</p>
North Albany High	Mount Lockyer Yakamia	
North Lake Senior High	Carawatha Coolbellup Jandakot Kardinya Koorilla North Lake Yangebup	<p>Children from Carawatha Primary School living in Charsley Street (both sides) and south thereof, east of Wheyland Street between Charsley Street and Archibald Street, and east of Greig Street and its extension southwards to South Street shall attend North Lake Senior High School.</p> <p>Children from Carawatha Primary School living in the area north of Charsley Street, in Wheyland 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.</p>

EDUCATION ACT 1928-1981—continued

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		<p>Children from Jandakot Primary School have the option of attending either North Lake Senior High School or Hamilton Senior High School.</p> <p>Children from Yangebup Primary School have the option of attending either North Lake Senior High School or Hamilton Senior High School.</p>
‡Ocean Reef High	Heathridge Mullaloo Heights	<p>The following shall constitute an optional area between Ocean Reef High School and Craigie Senior High School:—</p> <p>From the junction of Koorana Road and Dampier Avenue, east along Koorana Road to the south-west corner of Lot 232 (sump site), north along the western boundary of Lot 232 and continuing north to the south-west corner of Mullaloo Heights Primary School, in a general easterly direction along the southern boundary of the Mullaloo Heights Primary School to Charonia Road, across Charonia Road to and through the public access way to Meridian Drive, north along Meridian Drive to Transit Way, east and north-east along Transit Way to Neap Lane, east along Neap Lane to Marmion Avenue, south along Marmion Avenue to Gunter Grove, east along Gunter Grove to Gradient Way, north, north-east and then in a general easterly direction along Gradient Way to a point opposite Wallcliffe Gardens, south-east to and along Wallcliffe Gardens to Eddystone Avenue, north along Eddystone Avenue to the Metropolitan Water Authority sewerage reserve, south-east along the sewerage reserve to Craigie Drive, south-west and west along Craigie Drive to and across Marmion Avenue to Kallaroo Place, south-west along Kallaroo Place to Mullaloo Drive, south-west along Mullaloo Drive to Dampier Avenue, and north along Dampier Avenue to Koorana Road. The boundary for this optional area shall run down the centre of all the boundary streets mentioned above.</p> <p>Children from Camberwarra Primary School living within the optional area defined above may attend either the Ocean Reef High School or the Craigie Senior High School.</p> <p>Children from the Camberwarra Primary School living in the area north of the optional area shall attend the Ocean Reef High School.</p> <p>The following shall constitute an optional area between Ocean Reef High School and Wanneroo Senior High School:—</p> <p>The locality of Edgewater as delineated in the 23rd edition of the Metropolitan Street Directory.</p>
Perth Modern Senior High	Highgate Kyilla Leederville Mount Hawthorn North Perth Subiaco Tuart Hill West Leederville	<p>Children from Highgate Primary School living in Bulwer and Summers Streets (both sides) and south thereof shall attend Perth Modern Senior High School.</p> <p>Children from Highgate Primary School living in the area north of Bulwer and Summers Streets shall attend Mount Lawley Senior High School.</p> <p>Children from Kyilla Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School.</p> <p>Children from Kyilla Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.</p> <p>Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School.</p> <p>Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof have the option of attending either Perth Modern Senior High School or Mirrabooka Senior High School.</p> <p>Children from North Perth Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School.</p> <p>Children from North Perth Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.</p>

EDUCATION ACT 1928-1981—*continued*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		Children from Tuart Hill Primary School living in the area south of Green Street have the option of attending either Perth Modern Senior High School or Mirrabooka Senior High School.
		Children from Tuart Hill Primary School living in Green Street (both sides) and north thereof shall attend Mirrabooka Senior High School.
Pinjarra Senior High	Carcoola Dwellingup North Dandalup Pinjarra	<p>The following constitutes a boundary between Pinjarra Senior High School and Mandurah Senior High School:—</p> <p>The Serpentine River from Peel inlet through to Goegrup Lake.</p> <p>Children living in the area to the east of the Serpentine River shall attend the Pinjarra Senior High School, except that children, who are currently (1982) enrolled at Dudley Park Primary School, may continue and complete their primary education at that school and go on later to the Mandurah Senior High School if relevant families made application in writing to the Education Department by the end of December 1978 and received advice from the Education Department that their application was accepted.</p> <p>Children living in the area to the west of the Serpentine River shall attend Mandurah Senior High School.</p> <p>Children living in the Stake Hill area have the option of attending either Pinjarra Senior High School or Mandurah Senior High School.</p>
Rockingham Senior High	Bungaree Hillman Rockingham Beach	<p>Children from Bungaree Primary School living in Rae Road (both sides) and north thereof shall attend Rockingham Senior High School.</p> <p>Children from Bungaree Primary School living in the area south of Rae Road shall attend Safety Bay High School.</p>
‡Roleystone District High	Karragullen Roleystone	<p>The boundary between Roleystone District High School and Kelmscott Senior High School is the north-south boundary between the localities of Kelmscott and Roleystone, with children living to the east of this boundary being directed to Roleystone District High School and those living to the west of this boundary being directed to Kelmscott Senior High School, except that children living in the area bounded on the north by Chevin Road, on the west by Canning Mills Road, on the south by a line drawn due east from Canning Mills Road at a point due west of the southern extremity of Coventry Road to the locality boundary between Kelmscott and Roleystone, and on the east by the afore-mentioned locality boundary, have the option of attending either Roleystone District High School or Kelmscott Senior High School, with the boundary parts of Chevin Road and Canning Mills Road (both sides in each case) being included in the optional area.</p>
Rossmoyne Senior High	Bateman Brentwood Bull Creek Oberthur Rossmoyne Shelley Willetton	<p>Children from Brentwood Primary School have the option of attending either Rossmoyne Senior High School or Applecross Senior High School. This option does not apply to children from the Brentwood Primary School catchment area who have already attended Rossmoyne Senior High School. Such children shall continue to attend Rossmoyne Senior High School.</p> <p>Children from Bull Creek Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School. Children from Bull Creek Primary School living in Parry Avenue (south side only) and south thereof shall attend Willetton Senior High School.</p> <p>Children from Oberthur Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School.</p> <p>Children from Oberthur Primary School living in Parry Avenue (south side only) and south thereof shall attend Willetton Senior High School.</p> <p>Children from Shelley Primary School have the option of attending either Rossmoyne Senior High School or Willetton Senior High School.</p>

EDUCATION ACT 1928-1981—*continued*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
		Children from the Willetton Primary School living in the following boundary streets or parts of boundary streets (both sides) and west thereof shall attend Rossmoyne Senior High School:— <p style="margin-left: 40px;">From the junction of High Road and Augusta Street, south along Augusta Street to Acanthus Road, west along Acanthus Road to Darvell Road, south along Darvell Road to Rhonda Avenue, west along Rhonda Avenue to Donald Street, south along Donald Street to Apsley Road, west along Apsley Road to Eagles Walk, south along the north-south alignment of Eagles Walk and its extension to Flamingo Way, and south along the north-south alignment of Flamingo Way and its extension to Albatross Pass.</p> Children from Willetton Primary School living in the area to the east of the above-mentioned boundary streets or parts of boundary streets shall attend Willetton Senior High School.
Safety Bay High	Bungaree Cooloongup Safety Bay Rockingham Beach Warnbro	Children from Bungaree Primary School living in the area south of Rae Road shall attend Safety Bay High School. Children from Bungaree Primary School living in Rae Road (both sides) and north thereof shall attend Rockingham Senior High School.
Scarborough Senior High	Birralee Deanmore Karrinyup Lake Gwelup Newborough North Innaloo	Children from Birralee Primary School have the option of attending either Scarborough Senior High School or Balcatta Senior High School. Children from Lake Gwelup Primary School have the option of attending either Scarborough Senior High School or Balcatta Senior High School.
South Fremantle Senior High	Beaconsfield Hilton South Terrace White Gum Valley Winterfold	Children from Winterfold Primary School living in Healy Road (both sides) and north thereof shall attend South Fremantle Senior High School. 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.
Swan View High	Bellevue Darlington Glen Forrest Greenmount Helena Valley Koongamia Midvale Swan View	Children from Darlington Primary School have the option of attending either Swan View High School or Eastern Hills Senior High School. Children from Glen Forrest Primary School have the option of attending either Swan View High School or Eastern Hills Senior High School. Children from Midvale Primary School living in the area east of the Standard Gauge Railway shall attend Swan View High School. Children from Midvale Primary School living in the area west of the Standard Gauge Railway shall attend Governor Stirling Senior High School.
Swanbourne Senior High	Cottesloe Graylands Mosman Park North Cottesloe Swanbourne	
Thornlie Senior High	Canning Vale East Kenwick South Thornlie Thornlie Yale	Children from Canning Vale Primary School have the option of attending either Thornlie Senior High School or Lynwood Senior High School. Children from East Kenwick Primary School living in Albany Highway (west side) and west thereof shall attend Thornlie Senior High School. Children from East Kenwick Primary School living in Albany Highway (east side) and east thereof shall attend Maddington Senior High School.
Wanneroo Senior High	East Wanneroo Quinns Rocks Wanneroo	The following shall constitute an optional area between Wanneroo Senior High School and Ocean Reef High School:— <p style="margin-left: 40px;">The locality of Edgewater as delineated in the 23rd edition of the Metropolitan Street Directory.</p>

EDUCATION ACT 1928-1981—*continued*

Secondary Schools	Contributory Primary Schools	Options, Exceptions, if any
Warwick High	Allenswood East Greenwood East Hamersley Glendale Hawker Park Warwick	Children from Allenswood Primary School living in the area bounded by Allenswood Road, Merivale Way, the northern boundary of the Allenswood Primary School site, Garfield Way (southern arm), Sherrington Road, Cockman Road, Warwick Road have the option of attending either Warwick High School or Greenwood Senior High School. Children from Allenswood Primary School living in the area to the north of the above-mentioned optional area shall attend Greenwood Senior High School. Children from East Greenwood Primary School have the option of attending either Warwick High School or Greenwood Senior High School.
Willetton Senior High	Bull Creek Burrendah Leeming Oberthur Riverton Shelley Willetton	Children from Bull Creek Primary School living in Parry Avenue (south side only) and south thereof shall attend Willetton Senior High School. Children from Bull Creek Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School. Children from Oberthur Primary School living in Parry Avenue (south side only) and south thereof shall attend Willetton Senior High School. Children from Oberthur Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School. Children from Shelley Primary School have the option of attending either Willetton Senior High School or Rossmoyne Senior High School. Children from Willetton Primary School living in the area east of the following boundary streets or parts of boundary streets shall attend Willetton Senior High School:— From the junction of High Road and Augusta Street, south along Augusta Street to Acanthus Road, west along Acanthus Road to Darvell Road, south along Darvell Road to Rhonda Avenue, west along Rhonda Avenue to Donald Street, south along Donald Street to Apsley Road, west along Apsley Road to Eagles Walk, south along the north-south alignment of Eagles Walk and its extension to Flamingo Way and South along the north-south alignment of Flamingo Way and its extension to Albatross Pass. Children from Willetton Primary School living in the above-mentioned boundary streets or parts of boundary streets and west thereof shall attend Rossmoyne Senior High School.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1982			1983
Dec. 3	788A/1982	Thickened Excess Activated Sludge Pumping Units (2 only) for Beenyup Waste Water Treatment Plant	Jan. 6
Dec. 3	789A/1982	Ready Mixed Concrete to Public Works Department Architectural Division Projects for the year 1983	Jan. 6
Dec. 3	793A/1982	Rail Fasteners, Resilient Clip type suitable for 47 kg/m Rail—Westrail	Jan. 6
Dec. 3	796A/1982	Scintillation Detector Assembly, Anti Coincidence Detector Assembly, Dual Colour Electronic Sensitometer, Portable Multi Channel Pulse Height Analyser and Digital Data Cassette Recorder and 250 Kvp Industrial X-ray Unit incorporating tube assembly and controls for State Health Department	Jan. 6
Dec. 3	797A/1982	Rail Car Washing Plant—Westrail	Jan. 6
Nov. 26	767A/1982	P.V.C. Nylon Coated Tarpaulin Material (68 000 Metres)—Westrail	Jan. 6
Dec. 10	800A/1982	Submersible Sewage Pump Sets two (2) only for Point Peron Wastewater Treatment Plant return liquor M.W.A.	Jan. 6
Dec. 10	812A/1982	Visual Display Units (1 year period)—Education Department	Jan. 6
Dec. 10	813A/1982	Shore based radar system—Education Department	Jan. 6
Dec. 10	814A/1982	Solar Photovoltaic arrays for battery charging purposes together with charge regulators—Westrail	Jan. 6

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued.

Tenders for Government Supplies—continued.

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1982			1983
Dec. 10	804A/1982	Electric radiators and infra-red heaters (1 year period)—various	Jan. 13
Dec. 10	805A/1982	Brushes for Painters use (1 year period)—various	Jan. 13
Dec. 17	819A/1982	Wool pile tufted carpet for Dumas House—Public Works Department	Jan. 13
Dec. 17	820A/1982	Heavy Duty tandem drive Graders (1 off to 8 off)—M.R.D.	Jan. 20
Dec. 17	821A/1982	Bedding Innerspring Mattresses and Holland Blinds for State Government Hospitals, Departments and Institutions (1 year period)	Jan. 20
Dec. 17	822A/1982	Four wheel drive articulated wheel Loader one (1) only—Forest Dept.	Jan. 20
Dec. 17	823A/1982	Bandages and Dressings etc.—Various Government Departments	Jan. 20
Dec. 17	824A/1982	Tandem drive articulated frame Grader one (1) only—Forest Dept.	Jan. 20
Dec. 17	830A/1982	Nuclear Moisture/density Meters (three (3) off to four (4) off) and Radiation survey Meters (four (4) off to five (5) off)—M.R.D.	Jan. 20
Dec. 31	832A/1982	Four Wheel Drive Loader (1 off to 8 off)—M.R.D.	Jan. 20
Dec. 31	833A/1982	Crawler Tractor Dozers (Class 5B) with ancillary equipment (1 off to 2 off)—M.R.D.	Jan. 20
Dec. 31	840A/1982	Fresh Prepared Vegetables (one year period)—Various Govt. Departments	Jan. 20
Dec. 10	806A/1982	Office furniture, timber, Group 1, desks, tables, cabinets, bookcases for various Government Departments (1 year period)	Jan. 27
Dec. 10	808A/1982	School furniture, Group 3, desks and tables, library furniture, chairs and furniture for various Government Departments	Jan. 27
Dec. 17	831A/1982	Computer System for Biochemistry Department for Royal Perth Hospital	Jan. 27
Dec. 31	839A/1982	Magnetic Flow Meter (one only) and Converter for Subiaco Wastewater Treatment Plant	Jan. 27
<i>Note: \$50 returnable deposit is required for these documents</i>			
Dec. 31	841A/1982	Remote Sensing Analysis Equipment for the Department of Lands and Surveys	Feb. 24
<i>Service</i>			
Dec. 17	818A/1982	Armoured Car and Security Services for 18-month period—Govt. Stores Dept.	Jan. 13

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1982			1983
Dec. 3	792A/1982	1976 Landrover Utility (XQC 000) (recalled) at Derby	Jan. 6
Dec. 10	801A/1982	1974 Ford 7 ton truck (UQQ 289) recalled at Kununurra	Jan. 6
Dec. 10	802A/1982	1977 Dodge 600 Tray Top Truck (XQF 851) at South Hedland	Jan. 6
Dec. 10	803A/1982	1979 Holden HZ Utility (XQI 996) and 1979 Holden KB Isuzu Utility (XQK 104) at Carnarvon	Jan. 6
Dec. 10	807A/1982	Firearms (30 only) at Maylands	Jan. 6
Dec. 10	809A/1982	1974 Caterpillar 12E Grader (MRD 714) at Carnarvon	Jan. 13
Dec. 10	810A/1982	1980 Holden WB Utility (XQL 874) at Geraldton	Jan. 13
Dec. 10	811A/1982	1979 Ford TE Cortina Station Sedan (XQD 328) at Derby	Jan. 13
Dec. 17	828A/1982	Avery Dial Scales at Medical Markets Depot—Perth	Jan. 13
Dec. 17	815A/1982	1979 Holden HZ One Tonne Flat Top (XQJ 482) and 1979 Holden HZ Utility (XQI 566) at Kununurra	Jan. 20
Dec. 17	816A/1982	1979 Dodge Dual Cab Tray Top Truck (XQG 651) at Karratha	Jan. 20
Dec. 17	817A/1982	1979 Holden Station Sedan (XQI 560) at Kununurra	Jan. 20
Dec. 17	825A/1982	1978 Holden HZ Station Sedan (XQD 704), 1979 Holden HZ Sedan (6DR820) and 1978 Holden HZ Panel Van (XQD 181) at Broome	Jan. 20
Dec. 17	826A/1982	1979 Ford F250 Cab and Chassis (XQJ 501), 1979 Holden HZ Sedan (XQH 489), 1978 Holden HZ One Tonne Tray Top (XQF 107) and 1979 Holden HZ Sedan (XQM 852) at Geraldton	Jan. 20
Dec. 17	827A/1982	1978 Holden HZ Sedan (XQD 216) and 1979 Ford F100 Utility (XQH 276) at Geraldton	Jan. 20
Dec. 17	829A/1982	Three room weatherboard and iron building at Nyamup	Jan. 20
Dec. 31	834A/1982	1959 Allis Chalmer Dozer (PW 278) (recalled) at Derby	Jan. 20
Dec. 31	835A/1982	International Acco 1930A Water Tanker Truck (12 000 litre) (UQO 431) at Kununurra	Jan. 20
Dec. 31	836A/1982	Consolidated 125A.R.O.2 Pneumatic Mobile Compressor (UQU 557) at Marvel Loch State Battery	Jan. 20
Dec. 31	837A/1982	Petter Markon 5 kVA Generator Set (MRD 505) and Petter Westate 3 kVA Generator Set (MRD 631) at Kununurra	Jan. 20

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.

B. E. CORBOY,
Chairman, Tender Board.

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Clerk-in-Charge, Orders Section, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
127/82	Fabrication and erection of steelwork for Footbridge No. 9092 at Berkshire Road over Roe Highway, Forrestfield	January 18, 1983
139/82	Relocation of brick and wrought iron wall to Shepperton Road boundary of St Joachim's High School, Victoria Park	January 11, 1983
138/82	Construction of brick veneer dwelling Lot 25 Oceanus Close, Cooke Point, Port Hedland	January 25, 1983

D. R. WARNER,
Secretary, Main Roads.

APPOINTMENT.

(Under Section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979.)

Registrar General's Office,
Perth, 16 December 1982.

R.G. No. 107/71.

IT is hereby notified, for general information, that Sergeant Robin John Rosling has been appointed as Assistant District Registrar of Births and Deaths for the Katanning Registry District to maintain an office at Ravensthorpe during the absence on sick leave of Sergeant D. A. Webster. This appointment dates from 7 December 1982.

R. A. PEERS,
Registrar General.

COMPANIES ACT 1961-1981.

Charbon Nominees Pty. Ltd. (in Liquidation).

Notice to Creditors of Intention to Declare a First and Final Dividend.

NOTICE is hereby given that as Liquidator of the abovenamed company I, John Graham Morris, Chartered Accountant, of Pannell Kerr Forster, 3 Ord Street, West Perth, intend to declare a first and final dividend in this matter.

Creditors must prove their debt by 12 January 1983.
Dated this 14th day of December, 1982.

J. G. MORRIS,
Liquidator.

(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth 6005.)

COMPANIES (CO-OPERATIVE) ACT 1943-1982.

Notice of Increase in Share Capital Beyond the Registered Capital.

Pursuant to Section 66.

Cunderdin Farmers Co-operative Company Limited.

1. Cunderdin Farmers Co-operative Company Limited hereby gives notice that by a special resolution of the company passed on 23 November 1982 the nominal share capital of the company was increased by the sum of \$200 000 divided into 100 000 shares of \$2.00 each beyond the current registered capital of \$50 000 divided into 25 000 shares of \$2.00 each.

2. The additional capital is divided as follows:—

Number of Shares	Class of Shares	Nominal amount of each Share
100 000	Ordinary	Two Dollars

3. The conditions subject to which the new shares are to be issued are as follows:—

To rank *pari passu* with existing ordinary shares.
Dated 30 November 1982.

H. V. SCADDEN,
Chairman of the Meeting.

COMPANIES (CO-OPERATIVE) ACT 1943-1976.

(Section 30 (5).)

Notice of Change of Company Name.

NOTICE is hereby given that Community Co-operative Stores Limited has by special resolution of the Company and with the approval of the Registrar of Companies signified in writing changed its name to Community Co-operative Travel Limited.

Dated this 15th day of December, 1982.

D. F. SMITH,
Deputy Commissioner for
Corporate Affairs.

A. A. COOPER,
Secretary.

COMPANIES ACT 1961-1981.

Charbon Nominees Pty. Ltd. (in Liquidation).

Notice of Meeting of Members and Creditors.

NOTICE is hereby given that the Final Meeting of Members and Creditors of Charbon Nominees Pty. Ltd. (in liquidation) will be held at the offices of Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth, on Wednesday, 19 January 1983 at 11.00 a.m.

Agenda:

1. To consider the Liquidator's Statement showing how the winding-up has been conducted and the property disposed of.
2. Approve the Liquidator's fees.
3. General Business.

Dated this 14th day of December, 1982.

J. G. MORRIS,
Liquidator.

(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth 6005.)

COMPANIES ACT 1961-1981.

(Section 272 (1).)

Notice of Final Meeting of Members.

Cateebay Pastoral Co. Pty. Ltd.

(In Voluntary Liquidation).

NOTICE is hereby given, in pursuance of section 272 of the Companies Act 1961-1981, that a Final Meeting of the members of the abovenamed company will be held at the offices of Arthur Young & Company on Friday, 28 January 1983, at 9.00 a.m., for the purpose of having the liquidator's account laid before them

showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator; and also of determining by resolution the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of—and also to fix the liquidator's remuneration.

Dated the 16th day of December, 1982.

J. K. JENNINGS,
Liquidator.

COMPANIES ACT 1961-1981.

E. & P. Donovan Pty. Ltd. (in Voluntary Liquidation).
Special Resolution to Wind Up.

AT an Extraordinary General Meeting of the above-named company duly convened and held at 11 Norma Road, Alfred Cove on 13 December 1982, the following resolution was passed as a Special Resolution:—

That the company be wound up voluntarily.

At the abovementioned meeting Robert Weir Dunn was appointed Liquidator for the purpose of the winding up.

Notice is also given after 30 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 16th day of December, 1982.

R. W. DUNN,
Liquidator.

COMPANIES ACT 1961-1982.

(Section 272.)

Notice of Final Meeting of Members.

Clark Holdings Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the Final Meeting of Members of Clark Holdings Pty. Ltd., will be held at the offices of Messrs. Birds, Chartered Accountants, 18 St. George's Terrace, Perth on 15 February 1983 at 9.00 o'clock in the forenoon.

Agenda:

1. To lay before the meeting the Liquidator's Account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanations thereof.
2. To approve the Liquidator's Remuneration.

Dated this 17th day of December, 1982.

N. E. GUTHRIE,
Liquidator.

COMPANIES (WESTERN AUSTRALIA) CODE.

Paragraph 577 (1) (g) and (ga)
Sub-regulation 137 (1).

Notice of Intention to Declare a Dividend.

Northern Rentals Pty. Ltd.

A FINAL dividend is to be declared on 10 February 1983 in respect of the company.

Creditors whose debts or claims have not already been admitted are required on or before 24 January 1983 formally to prove their debts or claims. In default, they will be excluded from the benefit of the dividend.

Dated this 24th day of December 1982.

G. W. PAGE,
Liquidator.

(Address: 4th Floor, Law Chambers, Cathedral Square, Perth.)

COMPANIES (WESTERN AUSTRALIA) CODE.

Edcliff Investments Pty. Ltd.

NOTICE is hereby given in accordance with section 392 of the Companies (Western Australia) Code, that at a general meeting of members of Edcliff Investments Pty. Ltd. duly convened and held on 17 December 1982, the following Special Resolution was duly passed:—

That the company be wound up voluntarily and Allan William Bradshaw, having consented in writing to act, be and is hereby appointed liquidator for the purpose of such winding-up, and that the liquidator be authorised to divide all or such part of the assets of the company amongst the members of the company in "specie or kind" as he shall in his discretion think fit and may in his discretion vest any part of the assets of the company in trustees upon such trusts for the benefit of the contributories or any of them as the liquidator shall think fit, notwithstanding that any such assets may be encumbered by mortgage or otherwise and the liquidator may accept such indemnities with regard thereto as he should think fit.

JOHN CLIFFORD SEXTON,
Secretary.

COMPANIES (WESTERN AUSTRALIA) CODE.

Edcliff Investments Pty. Ltd. (In Liquidation).

Notice Inviting Proof of Debt or Claim.

IN the matter of Edcliff Investments Pty. Ltd. (in liquidation) and in the matter of the Companies (Western Australia) Code. The creditors of the abovenamed company are required on or before 7 January 1983 to prove their debts or claims and establish any title they may have to priority by delivering or sending through the post to the liquidator at the undermentioned address an affidavit verifying their respective debts or claims. In default 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. Form of proof may be obtained from the liquidator at the address shown below.

Dated this 24th day of December, 1982.

A. W. BRADSHAW,
Liquidator.

(Bradshaw, Owen & Plaistowe, (Public Accountants),
282 Newcastle Street, Perth, W.A. 6000.)

COMPANIES ACT 1961-1981.

(Section 272.)

Notice of Final Meeting of Members.

Powells Oakleigh Pty. Ltd. (In Liquidation).

NOTICE is hereby given that the Final Meeting of Members of Powells Oakleigh Pty. Ltd. will be held at the offices of Messrs. Birds, Chartered Accountants, 18 St. George's Terrace, Perth on 14 February 1983 at 9.30 o'clock in the forenoon.

Agenda:

1. To lay before the meeting the Liquidator's Account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanations thereof.
2. To approve the Liquidator's Remuneration.

Dated at Perth this 17th day of December, 1982.

N. E. GUTHRIE,
Liquidator.

(Messrs. Birds, Chartered Accountants, 18 St. George's Terrace, Perth.)

IN THE SUPREME COURT OF WESTERN
AUSTRALIA.

Coy. No. 122 of 1982.

In the matter of the Companies (Co-operative) Act 1943-1976 and in the matter of Friendlies Co-operative Limited.

BY an order made by the Honourable Master Mr. Staples in the above matter dated 14 December 1982, on the petition of the abovenamed company it was ordered that:—

1. Declaration pursuant to section 415 of the Companies (Co-operative) Act 1943-1976 that the proceedings herein are valid notwithstanding that notice of the petition was published in the *Gazette* less than 14 days before the hearing.
2. The Friendlies Co-operative Limited be wound up by the Court under the provisions of the Companies (Co-operative) Act 1943-1976.
3. Simon Andrew Lugard Fraser be appointed official liquidator for the purpose of the said winding up.
4. The Bank in which the liquidator is to open his general and trust account be the Westpac Banking Corporation Limited, Cloisters Square, 200 St. George's Terrace, Perth.
5. The requirements of Rule 7 of the Eleventh Schedule to the Companies (Co-operative) Act 1943-1976 to the extent that it may otherwise be applicable be dispensed with.
6. There be no order as to costs.

McCUSKER & HARMER,
Solicitors for the Petitioner,
Friendlies Co-operative Limited.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership which existed between R. J. & I. H. Ralston has been dissolved as of 17 December 1982.

I. H. RALSTON.

UNCLAIMED MONEYS ACT 1912.

Mobil Oil Australia Ltd.

Register of Unclaimed Moneys as at 6/12/82.

- Name of Owner and last known address; Amount; Description of unclaimed moneys; Date Payable.
- R. F. Hazell, 52 Stanley St., Port Hedland; \$6.15; Credit Balance Refund; 21/2/75.
- D. M. Anderson, 7 Keedie Rd., Mt. Newman; \$7.58; Credit Balance Refund; 15/4/75.
- Archers Home Centre, P.O. Box 158 Beverley; \$6.78; Credit Balance Refund; 1/5/75.
- J. Watson, 1841 Pedlar St., South Hedland; \$10.00; Credit Balance Refund; 24/2/75.
- Statewide Fencing Co., Roebourne; \$10.00; Drum Refund; 24/1/75.
- D. Beebe, Northcliffe 6262; \$30.00; Drum Refund; 24/2/75.
- W. De Vis, P.O. Box 37 Carnarvon; \$20.00; Unclaimed Cheque; 2/12/75.
- F. A. Bailey & Sons, Kojonup, W.A.; \$55.55; Unclaimed Cheque; 22/5/75.
- J. & F. Anderson, Cockburn Rd., Naval Base; \$28.28; Unclaimed Cheque; 22/5/75.
- S. Cordas; 36 Yorth St., Northam; \$10.00; Drum Refund; 27/4/76.
- P. Lonnes, c/o Beatty Lodge, Vincent St., North Perth; \$10.00; Drum Refund; 1/7/76.
- Howells & Gull, 150 Ogilvie Rd., Canning Bridge; \$100.00; Credit Balance Refund; 20/8/76.
- R. F. Brand, Frankland 6396; \$10.00; Credit Balance Refund; 1/4/76.

- F. R. Smith, 193 Esther St., Belmont 6104; \$19.62; Credit Balance Refund; 1/9/76.
- T. Hewsten, P.O. Box 50, Applecross; \$41.48; Credit Balance Refund; 13/8/76.
- J. Barwick, 6 Saleham St., Victoria Park 6100; \$14.20; Unclaimed Cheque; 15/10/76.
- Jean Moss P/L, Box 656 Pt. Hedland 6721; \$30.00; Unclaimed Cheque; 29/9/76.
- S. Hausson, 52 Beach St., Bicton 6157; \$30.04; Unclaimed Cheque; 2/12/76.
- Mr. Gill, 23 Manager Place, Sth. Hedland 6721; \$10.00; Unclaimed Cheque; 3/12/76.
- Polac Soft Drinks, Box 134, Pt. Hedland 6721; \$10.00; Unclaimed Cheque; 24/12/76.
- S. G. & M. I. Jones, address unknown; \$40.89; Paid CBC Sydney; 18/8/76.
- Ivan & Marta, address unknown; \$31.35; Unclaimed cheque; 8/3/76.
- W. Nicholson, 26 Hampton Square, Morley 6062; \$12.50; Unclaimed Cheque; 18/8/76.

K. T. FOX,
Accounting and Finance Manager W.A.

UNCLAIMED MONEYS ACT 1912.

Hamersley Iron Pty. Limited.

Register of Unclaimed Moneys held by Hamersley Iron Pty. Limited.

- Description of Unclaimed Money: Unclaimed Wages.
- Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Date of Last Claim.
- Kingsman, C. R., Unknown; \$50.00; 10/7/76.
- Baker, A. S., 12/746 Beaufort Street, Mt Lawley; \$22.28; 17/1/76.
- Kovaceski, B., Unknown; \$67.00; 10/4/76.
- Scrymgeour, D., Unknown; \$291.00; 24/4/76.
- Haig, J., Unknown; \$231.00; 24/4/76.
- Jones, P. M., 31 Fifth Avenue, Mt Lawley; \$39.15; 22/5/76.
- Cantley, P. N., 264 Roebourne Avenue, Paraburdoo; \$519.33; 17/7/76.
- De Farias, R. L., Unknown; \$47.59; 14/8/76.
- Haan, A. D., 20 Langley Street, Rockingham W.A. \$165.00; 28/8/76.
- Pascoe, R. H. (Dec.), 29 Budgee Road, Hornsby NSW 2077; \$285.80; 28/8/76.
- Jones, R., 40 Woodsome Street, Mt. Lawley; \$65.00; 28/8/76.
- Krantz, P. R., 44 Hew Street, Brighton, Vic.; \$15.68; 22/5/76.
- Michael, L. G., Unknown; \$11.95; 3/1/76.
- Kocer, E., 20 Stafford Street, Fremantle; \$141.42; 31/1/76.
- Williams, S., 44 Caspar Road, Capatoe Toe, Auckland, New Zealand; \$99.67; 24/5/76.
- Adamson, H. W., 57 Storey Street, Maroubra, NSW; \$193.16; 31/1/76.
- Swab, K. A., 203 Stirling Street, North Perth; \$58.98; 27/3/76.
- Williams, G., Unknown; \$528.95; 9/10/76.
- Englishby, J., 308 Viveash Way, Karratha; \$109.64; 28/2/76.
- Swetman, J. F., 261 Lewington Way, Karratha; \$99.09; 28/2/76.
- Burch, F. F., 132 Calista Avenue, Greenwood; \$16.11; 28/2/76.
- Jones, J. A., 580 Victoria Road, Osborne SA 5017; \$16.44; 28/2/76.
- Jones, S. A., Unknown; \$15.70; 28/2/76.
- Gooding, S. J., 265 Lavington Way, Karratha; \$88.58; 28/2/76.
- Reid, S. P., 10 Gregory Way, Karratha; \$15.65; 4/12/76.
- McGarvey, J. R., Liscausey Arellinea Stewardstown L. O. Tyrone, North Ireland; \$188.76; 28/8/76.

Bromley, C. S., 11 Lawley Street, Blackburn, Vic.; \$17.70; 11/9/76.
 Butler, P. G., 15 Dargin Place, Greenwood; \$34.83; 11/9/76.
 Williams, G., Unknown; \$198.95; 11/9/76.
 Hudson, A. S., 1003 Lydaire Street, North Ballarat; \$283.90; 20/11/76.
 Bruce, S. C., Unknown; \$65.14; 13/3/76.
 Wotzko, A. G., 22 Dolling Crescent, Flynn, Canberra; \$22.82; 26/2/76.
 Trpcevski, C., Unknown; \$1 466.00; 12/2/76.
 Downey, M. L.; 30 Stoddard Way, Bateman; \$47.00; 1976.
 Parker, A., 36 Clifton Street, North Perth; \$19.12; 24/4/76.
 Peach, P., Unknown; \$31.41; 10/4/76.
 Butland, M. I., C/o G.P.O., Brisbane; \$825.52; 5/7/74.
 Yarwood, R., 3 Fern Street, Oakleigh, Victoria; \$148.08; 18/7/74.
 Clements, P., Unknown; \$60.45; 30/8/74.

Discription of Unclaimed Moneys.

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

The Pastoralists & Graziers Association of W.A., 156 St George's Terrace, Perth; \$83.85; Annual Membership; 30/8/74.

Pacific Business Systems, 20 Clive Road, Mt Lawley; \$40.75; Stationery; 23/10/75.

Kodak (Australasia) Pty Ltd, PO Box 4742, Melbourne; \$11.85; Film Processing; 11/11/76.

G. Yager, 157 Bruncker Road, Adamstown, N.S.W.; \$13.00; Interview Expenses; 13/12/76.

A. M. McLean, 19 Bradford Flats, Bradford Street, Whyalla; \$10.50; Interview Expenses; 29/2/76.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

Joan Helliard, late of 97 Harold Street, Highgate, W.A., deceased intestate.

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 2 September 1982 in Sir Charles Gairdner Hospital at Nedlands, are required by the applicant for a grant of representation, Roy Basil Helliard, of 133 Hastings Street, Scarborough, W.A., to send particulars of their claims to him care of M. (Murray) Franconi and Associates, Barristers and Solicitors, of 26 Milligan Street, Perth 6000, by 12 February 1983, after which date the applicant for grant of representation may convey or distribute the assets having regard only to the claims of which he then has notice.

M. (MURRAY) FRANCONI,
Solicitor.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

WEST AUSTRALIAN TRUSTEES 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: 24/1/83.

Beli, Philip, late of Ewine Street, Collie, Retired Farmer, died 15/10/82. (Enquiries to 11 Stirling Street, Bunbury, Tel.: 21 1336).

Billingham, Walter, formerly of 50 Hope Road, Coolbellup, late of Lot 50 Cordelia Avenue, Coolbellup, Retired Caretaker/Maintenance Worker, died 10/10/82.

Edmeads, George William, late of 434 Staniland Street, Maddington, Retired Gardener, died 28/9/82.

Larke, Mabel Stuart, formerly of 19 Jacobina Way, Forrestfield, late of Victoria Park Nursing Home, Alday Street, St. James, Widow, died 17/10/82.

Selwood, Albert Lawrence, late of 24 Lowe Street, Bunbury, Retired Caretaker, died 26/9/82. (Enquiries to 11 Stirling Street, Bunbury, Tel.: 21 1336).

Dated at Perth this 21st day of December, 1982.

L. C. RICHARDSON,
General Manager.

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 Perpetual Trustees W.A. Ltd. 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 21 January 1983:—

Egan, Elsie Violet Maud, late of Unit 28, James Brown House, 171 Albert Street, Osborne Park and formerly of Unit 48, 11 Freedman Road, Mt. Lawley, Widow, died 7 October 1982.

Claims for the following expire 28 January 1983:—

Bradley, Peter Russell, late of Useless Loop, Shark Bay, Plant Operator, died 19 October 1982.

Dated at Perth this 21st day of December, 1982.

Perpetual Trustees W.A. Ltd.,
C. G. NASH,
Manager—Trust Division.

TRUSTEES ACT 1962.

In the matter of the Will of George Thomas Chandler late of Unit 66, Bella Vista, 6 Hampton Street Victoria Park in the State of Western Australia, Salesman, deceased.

CREDITORS and other persons who have claims (to which section 63 of the Trustees Act 1965 (as amended) relates) in respect of the estate of the abovenamed deceased who died on the 4th day of May 1982 at Perth in the State of Western Australia are required by the Executrix of his estate, Beatrice Chandler of Unit 66, Bella Vista, 6 Hampton Street, Victoria Park in the said State, to send particulars of their claims to her care of her Solicitors Bostock & Ryan 1st Floor, 178 St. George's Terrace Perth Western Australia by 31 January 1983 after which date the Executrix may convey or distribute the assets, having regard only to the claims of which he has notice.

Dated the 20th day of December, 1982.

BOSTOCK & RYAN,
Solicitors for the
Executrix 1st Floor,
178 St. George's Terrace,
Perth W.A. 6000.

TRUSTEES ACT 1962.

In the matter of the Will of Florence May Lucas Franklin formerly of 28 Ferguson Street, Midvale in the State of Western Australia, late of Midland Convalescent Hospital, 44 John Street, Midland in the said State Widow deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of abovementioned deceased who died on 22 August 1982 are required by the Executrix Marjorie Dowel care of Geoffrey D. White, Solicitor, of 4th

Floor, 133 St. George's Terrace, Perth in the said State to send particulars of their claims to her by 26 January 1983 after which date the said Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated this 20th day of December, 1982.

GEOFFREY D. WHITE,
of 4th Floor,
133 St. George's Terrace,
Perth, Solicitor to the
Executrix.

WEST AUSTRALIAN TRUSTEES LIMITED
ACT 1893-1979.

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893-1979 West Australian Trustees Limited has elected to administer the Estate of George William Edmeads Retired Gardener late of Maddington who died on 28 September 1982. Election filed 16 December 1982.

Dated at Perth this 21st day of December, 1982.

L. C. RICHARDSON,
General Manager.

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 24 January 1983, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Claybrook, Keith Noel, late of 16 Swansean Street, Swanbourne, Retired Carpenter, died 18/10/82.
- Connors, Lenny, late of Lot 414 Harding Street, Roebourne, Labourer, died 4/9/81.
- Croasdale, Donald Edward, late of Flat 3, 12 Phillimore Street, Fremantle, Storeman, died 8/12/82.
- Eggington, Annie, late of Moonya Lodge 61 Ipsen Street, Manjimup, Widow, died 1/12/82.
- Fitzgerald, Frank, late of Sunset Hospital, Birdwood Parade, Dalkeith, Retired Miner, died 28/11/82.
- Leggo, Leonard Christopher, late of 59 Bank Street, East Victoria Park, Retired Parking Inspector, died 7/12/82.
- Miller, Russell Craig Wilfred, late of 12 Williams Road, Coolbellup, Boiler Maker/Welder, died 29/10/82.
- Reynolds, Mary Clyne, late of 246 Seventh Street, Wonthella, Retired Accountant, died 5/10/82.
- Riley, Glenn Stanley, late of 49 O'Sullivan Drive, Kelmscott, State Public Servant, died 1/12/82.
- Robson, Grace Beryl, late of 86 Federation Street, Mt. Hawthorn, Married Woman, died 26/11/82.
- Styants, Herbert Henry, late of St. George's Hospital, Pinaster Road, Mt. Lawley, Retired Politician, died 2/12/82.
- Thomas, Benjamin, formerly of 1 Deakin Street, Swanbourne, late of Sunset Hospital, Birdwood Parade, Dalkeith, Retired Public Relations Officer, died 5/12/82.
- Thomas, Dorothy Marie, late of 34 Langley Street, Rockingham, Widow, died 8/11/82.
- Torpy, Kathleen May, late of Street 1/Unit 5B Britannia Place, Adeline, Kalgoorlie, Widow, died 10/11/82.
- van der Tang, Barend, late of 126 Abbett Street, Scarborough, Pensioner died 11/7/82.
- Young, Richard Charles, late of 19 Dolan Way, Lockridge, Retired Brick Burner, died 2/11/82.

Dated the 17th day of December, 1982.

S. H. HAYWARD,
Deputy Public Trustee,
Public Trust Office,
565 Hay Street, Perth.

PUBLIC TRUSTEE ACT 1941 AND
AMENDMENTS.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941-1972 the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 20th day of December, 1982.

S. H. HAYWARD,
Deputy Public Trustee,
Public Trustee Office,
565 Hay Street, Perth.

- Name of Deceased; Occupation; Address; Date of Death; Date Election filed.
- Pringle, Ida Olive; Married Woman; Darlington; 5/9/82; 2/12/82.
- Watson, Elsie; Spinster; Perth; 16/6/82; 2/12/82.
- McConnachie, George; Sample Operator; Cottesloe; 15/9/82; 2/12/82.
- Fawell, Edith; Spinster; Mount Lawley; 27/10/82; 2/12/82.
- Ramage, James Charles; Retired Storeman; Collie; 11/10/82; 2/13/82.
- Martin, Hector George; Retired Cartage Contractor; Carlisle; 3/11/82; 2/12/82.
- Anderson, Florence Jane; Widow; Bentley; 3/11/82; 2/12/82.
- Rainer, Kenneth Charles Wilton; Retired Despatch Clerk; Armadale; 27/10/82; 10/12/82.
- Cameron, Leslie David; Invalid Pensioner; Perth; 4/9/82; 10/12/82.
- Prosser, Wilfred Henry; Retired Labourer; Boulder; 3/9/82; 10/12/82.
- Dinham, Oswald Charles Norman; Retired Labourer; Nedlands; 26/10/82; 10/12/82.
- Gow, Clarice Mabel; Spinster; Bentley; 30/10/82; 10/12/82.
- Grigson, George Bernard; Retired Plumber; York; 11/10/82; 10/12/82.
- Rundell, Frederick Wallis; Retired Caretaker; Karrinyup; 3/8/82; 10/12/82.
- Tapper, Horace Julius Francis; Retired Clerk; North Fremantle; 6/11/82; 10/12/82.
- Ward, Margaret Elizabeth; Married Woman; Victoria Park; 7/11/82; 14/12/82.
- Smith, Bessie; Widow; Armadale; 11/9/82; 14/12/82.
- Mountain, Edgar; Retired Accountant; Inglewood; 2/11/82; 14/12/82.
- Condon, Patrick; Retired Clerk; Bentley; 12/11/82; 14/12/82.
- Blake, Elsie; Married Woman; Orange Grove; 12/11/82; 14/12/82.

GOVERNMENT PRINTING OFFICE OF W.A.
TENDERS FOR GOVERNMENT PRINTING

T.C. 161.

TENDERS are invited for the supply of the undermentioned stores.

The production of Exercise Books for the period 1/7/83 to 30/6/84 with renewable annual options on approval of the Government Printer to the 30/6/86.

Quantities required are:—

Saddle stapled (up to 64 pages)—

12 kinds of various quantities of each book = 1 324 800

Perfect Bound with drawn on covers (over 64 pages)—

4 kinds of various quantities of each book = 305 200.

Tender documents and sample books are available from the Contract Printing Section of the Western Australian Government Printing Office.

Further details can be obtained from Mr. D. Martin—Telephone: 381 3111 ext. 243.

Tenders close on Tuesday, 1 February 1983 at 10.00 a.m. however an extension will be considered if tenderers contact Mr. E. Kavanagh (telephone: 381 3111 ext. 222) before 10.00 a.m. Tuesday, 25 January 1983.

WILLIAM C. BROWN,
Government Printer.

PUBLIC WORKS DEPARTMENT—*continued.*

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

Tenders are to be addressed to the Minister (either for Works or for Water Resources) as indicated on the tender document.

C/- Contract Office,
Public Works Department,
Dumas House,
2 Havelock Street,
West Perth. Western Australia 6005

and are to be endorsed as being a tender for the relevant project.

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

As from 1 January 1982, tenders called for Architectural and Engineering Contracts will be governed by the "General Conditions of Contract N.P.W.C. Edition 3 (1981) and Amendments (W.A.)," a copy of which is available from the Contract Office as above and from P.W.D. Country Offices, free of charge.

Contract No.	Project	Closing Date	Tender Documents now available at
23169	Fremantle Technical College external Repairs and Renovations	18/1/83	P.W.D., West Perth
23170	Toodyay District High School Administration Upgrade and Additions	8/2/83	P.W.D., West Perth P.W.D., A.D., Northam Police Station, Toodyay
23171	Caversham Primary School—Replacement	18/1/83	P.W.D., West Perth
23172	Denmark Agricultural High School Internal and External Repairs and Renovations	25/1/83	P.W.D., West Perth P.W.D., A.D., Albany Police Station, Denmark
23173	Derby Regional Hospital New Stores and Workshops—Electrical Installation 1982 Nominated sub contract	25/1/83	P.W.D., West Perth P.W.D., A.D., Derby
23174	Yunderup Sewerage No. 1 Pumping Station Civil Works and Rising Main	25/1/83	P.W.D., A.D., Sth Hedland P.W.D., West Perth
ADQ3675	Ocean Reef High School, Venturi Drive, Ocean Reef Supply and Lay Carpet	11/1/83	P.W.D., A.D., Furniture Office 2nd Floor, Rm 223 2 Havelock Street West Perth 6005
ADQ3676	City Beach Primary School Supply and Lay Carpet	11/1/83	P.W.D., A.D., Furniture Office 2nd Floor, Rm 223 2 Havelock Street West Perth 6005

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
23095	Albany Regional Prison—Electrical Upgrade	Evro Enterprises	36 879.00
23077	South Perth Zoological Gardens—Accommodation for Small Primates	Geo. A. Esslemont & Son	342 000.00
23100	Wembley Police Station—Mechanical Services	J. R. Morgan and Company	13 114.00
23078	Esperance Boat Harbour—Excavation, Reclamation and Rock Placing	Cooper Dredging	1 098 703.50
23116	Fremantle Technical College South Terrace Annexe Alterations and Additions—Electrical Installation	B. & P. Antal	37 576.00

GOVERNMENT GAZETTE

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COPY DEADLINE All copy for publication must be in the hands of the Government Printer by 3 p.m. on the **WEDNESDAY** before publication.

WILLIAM C. BROWN, J.P.
Government Printer.

PROPOSED
INDUSTRIAL RELATIONS ACT

AS PREPARED BY
E. R. KELLY, ESQ.,
Senior Commissioner
W.A. Industrial Commission
September 21, 1978.

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**NOTICE TO SUBSCRIBERS.
"GOVERNMENT GAZETTE".
NEW YEAR PUBLICATION.**

The closing time for notices for the "Government Gazette" published on Friday, 31 December 1982 will be as usual, 3.00 p.m. Wednesday, 29 December 1982.

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