

Government Gazette

OF

WESTERN AUSTRALIA

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No. 106]

PERTH: FRIDAY, 31 DECEMBER

[1982

Charitable Collections Act 1946.

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.

PURSUANT to section 17 (1) of the Charitable Collections Act 1946, as amended, I, the Governor, acting with the advice and consent of the Executive Council, on being satisfied that a majority of at least three-fourths in number of the persons who are trustees or who have the control of the moneys or securities for moneys or goods collected by or held for a charitable purpose by or on behalf of the Prisoners Aid Association of Western Australia have consented thereto do hereby vest in the Chief Secretary, Robert Gerald Pike, the moneys, securities for moneys or goods collected by or held for a charitable purpose by or on behalf of the Prisoners Aid Association of Western Australia to be held upon the trusts upon which they were held prior to their being so vested.

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

By His Excellency's Command,

R. G. PIKE,
Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Money Lenders Act 1912-1982.

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.

PURSUANT to section 3 (f) of the Money Lenders Act 1912-1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby exempt Elder's Finance and Investment Co. Limited, a body

corporate of 27 Currie Street, Adelaide, South Australia from registration under that Act for a period up to and including 27 January 1985.

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,

IAN MEDCALF,
Attorney General.

GOD SAVE THE QUEEN ! ! !

Criminal Injuries Compensation 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.

PURSUANT to section 2 of the Criminal Injuries Compensation Act 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 January 1983 as the day on which the Criminal Injuries Compensation 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,

IAN MEDCALF,
Attorney General.

GOD SAVE THE QUEEN ! ! !

Acts Amendment (Betting and Gaming) 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.

PURSUANT to section 2 of the Acts Amendment (Betting and Gaming) Act 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Acts Amendment (Betting and Gaming) Act 1982 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, nineteen hundred and eighty-two.

By His Excellency's Command,

W. R. B. HASSELL,
Minister for Police.

GOD SAVE THE QUEEN ! ! !

Transfer of Land Act 1893.

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.

File No. 5735/50, V8.

WHEREAS by the "Transfer of Land Act 1893", the Governor is empowered by Proclamation in the *Government Gazette* to revest in Her Majesty as of Her former estate all or any lands, whereof Her Majesty may become the registered proprietor, and whereas Her Majesty is now the registered proprietor of the lands described in the Schedules hereto: Now therefore, I, the Governor with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty, Her Heirs and Successors, the land described in the Schedules hereto as of Her former estate.

Given under My hand the Public Seal of the said State, at Perth, this 21st day of December, 1982.

By His Excellency's Command,

(Sgd.) I. J. LAURANCE,
Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule 1.

File No.; Description; Certificate of Title
Volume; Folio.

- 3168/982—Portion of Kwinana Lot E6 and being Lot 343 on Plan 10032; 557; 105A.
3163/982—Portion of each of Swan Locations H and 8899 and being Lot 958 on Plan 10869; 1378; 725.
3155/982—Portion of Canning Location 298 and being Lot 30 the subject of Diagram 33745; 17; 321A.
3167/982—Portion of Canning Location 28 and being Lot 164 the subject of Diagram 44715; 1392; 057.
3166/982—Portion of each of Swan Locations H and 8899 and being Lot 205 the subject of Diagram 48414; 1409; 856.
2579/61—Portion of North Fremantle Town Lot 32 being Lot 15 on Plan 1592; 1120; 438.
2579/61—Portion of North Fremantle Town Lot 32 being Lot 16 on Plan 1592; 1065; 261.
2888/982—Portion of Victoria Location 242 and being Lot 500 the subject of Diagram 62634; 1622; 630.
270/68—Portion of Swan Location 648 and being Lot 547 on Plan 2300; 1227; 924.

3154/982—Bruce Rock Lot 212; 934; 173.

3154/982—Bruce Rock Lot 213; 1004; 990.

3154/982—Bruce Rock Lots 214 and 215; 934; 174.

2349/94V2—Portion of Katanning Town Lot 364 and being Lot 6 on Diagram 8258; 1048; 949.

2349/94V2—Portion of Katanning Town Lot 364 and being Lot 3 on Diagram 8258; 1072; 723.

2349/94V2—Portion of each of Katanning Town Lots 363 and 364 and being Lot 5 on Diagram 8258; 1033; 528.

2349/94V2—Katanning Town Lot 365; 1140; 815.

2349/94V2—Portion of each of Katanning Town Lots 363 and 364 and being Lot 2 on Diagram 8258; 1072; 722.

1584/982—Lyndon Location 36; 1237; 235.

2932/981—Nungarin Lot 42; 886; 085.

Schedule 2.

File No.; Description of Land.

- 2106/77—Portion of Canning Location 33 being Lot 62 on Diagram 52729 and being part of the land comprised in Certificate of Title Volume 1483 Folio 191.
3033/78—Portion of Cockburn Sound Location 233 being Lot 112 on Diagram 55342 and being part of the land comprised in Certificate of Title Volume 1522 Folio 214.
3139/982—Portion of each of Cockburn Sound Locations 356 and 2263 being Lot 246 on Plan 12418 and being part of the land comprised in Certificate of Title Volume 1508 Folio 201.
1910/981—Portion of Victoria Location 317 being Lot 184 on Diagram 61511 and being the balance of the land comprised in Certificate of Title Volume 1100 Folio 807.
2579/61—Portions of each of North Fremantle Town Lots 32, 33, 36 and 37 being the land coloured brown on Plan 1592 and being the balance of the land comprised in Certificate of Title Volume 190 Folio 111.
1828/982—Portion of Swan Location 1315 being Lot 109 on Plan 13881 and being part of the land comprised in Certificate of Title Volume 1621 Folio 501.
2130/74—Portion of Swan Location 61 being Lot 24 on Diagram 56304 and being the balance of the land comprised in Certificate of Title Volume 1437 Folio 893.
2349/94V2—Portion of each of Katanning Town Lots 363 and 364 being that portion of the R.O.W. coloured brown on Diagram 8258 the subject of the Resumption Notice published in the *Government Gazette* dated 20 November 1964 page 3804 and being part of the land comprised in Certificate of Title Volume 1033 Folio 527.

Land Act 1933.

PROCLAMATION

(Resumption.)

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.

File No. 1792/70, V2.

WHEREAS by section 109 of the Land Act 1933, the Governor may resume, for any purpose as in the public interest he may think fit, any portion of land held as a Pastoral Lease; and whereas it is deemed expedient that the portion of Pastoral Lease described in the schedule hereto should be resumed for road purposes: Now therefore, I, the Governor with the advice and

consent of the Executive Council do by this my proclamation resume portion of Pastoral Lease No. 3114/1021 Crown Lease No. 217/1976 for the purpose aforesaid.

Schedule.

That portion of Pastoral Lease No. 3114/1021 containing approximately 28.5563 hectares as delineated and coloured brown on Lands and Surveys Miscellaneous Plan No. 1204.

(Public Plans Laverton Regional 10 000 1.7 and Laverton 1:250 000.)

Given under my hand and the Public Seal of Western Australia, at Perth, this 21st day of December, 1982.

By His Excellency's Command,

I. J. LAURANCE,
Minister for Lands.

GOD SAVE THE QUEEN !!!

Land Amendment Act (No. 2) 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.

PURSUANT to section 2 of the Land Amendment Act (No. 2) 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act, other than—

(i) sections 3, 4, 5, 6, 7 and 9; and

(ii) sections 15 to 27, inclusive,

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,

IAN LAURANCE,
Minister for Lands.

GOD SAVE THE QUEEN !!!

Western Australian Water Resources Council
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.

PURSUANT to section 2 of the Western Australian Water Resources Council Act 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 January 1983 as the day on which the Western Australian Water Resources Council 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,

ANDREW MENSAROS,
Minister for Water Resources.

GOD SAVE THE QUEEN !!!

Metropolitan Water Authority Amendment
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.

PURSUANT to section 2 of the Metropolitan Water Authority Amendment Act 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which all of the provisions of the Metropolitan Water Authority Amendment Act 1982 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, 1982.

By His Excellency's Command,

ANDREW MENSAROS,
Minister for Water Resources.

GOD SAVE THE QUEEN !!!

* Metropolitan Water Supply, Sewerage, and
Drainage Amendment Act (No. 3) 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.

PURSUANT to section 2 of the Metropolitan Water Supply, Sewerage, and Drainage Amendment Act (No. 3) 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which all of the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Amendment Act (No. 3) 1982 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of December, nineteen hundred and eighty-two.

By His Excellency's Command,

ANDREW MENSAROS,
Minister for Water Resources.

GOD SAVE THE QUEEN !!!

Petroleum Retailers Rights and Liabilities
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.

PURSUANT to section 2 of the Petroleum Retailers Rights and Liabilities Act 1982, I, the Governor, acting with the advice and consent of the Executive Council, hereby fix 1 January 1983 as the day on which the Petroleum Retailers Rights and Liabilities 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,

RICHARD SHALDERS,
Minister for Consumer Affairs.

GOD SAVE THE QUEEN !!!

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 21st day of December, 1982, the following Orders in Council were authorised to be issued:—

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the person named in the Schedule hereto to be a Member of the Children's Court at the place mentioned:—

Schedule.

Dongara—Brian Robert Purdue.

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

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Peter Charles Gray as a Member of the Children's Court at Karratha.

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

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the person named in the Schedule hereto to be a member of the Children's Court at the place mentioned:—

Schedule.

Marble Bar—James Robert Thomson.

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

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Kevin Zanetti as a Member of the Children's Court at Onslow.

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

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Nola Lorraine Osborne as a Member of the Children's Court at Tom Price.

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

Land Act 1933.

ORDER IN COUNCIL.

File No. 2350/57.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that Class "A" Reserve No. 8434 (excluding those portions vested in the Augusta-Margaret River Tourist Bureau by virtue of Order in Council dated 16 August 1961) should vest in and be held by the National Parks Authority of Western Australia for a term expiring 31 December 1983, in trust for the purpose of "For the Protection and Preservation of Caves, Flora and for Health and Pleasure Resort".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the National Parks Authority of Western Australia for a term expiring 31 December 1983, in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient as follows:—

File No. 4033/23.—That Reserve No. 19014 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Water Supply".

File No. 2168/61.—That Reserve No. 26294 should vest in and be held by the Honourable Richard Charles Old M.L.A. the Minister for Agriculture for the time being and his successors in Office in trust for the purpose of "Research Station Site".

File No. 1655/67.—That Reserve No. 28818 should vest in and be held by the Shire of Wanneroo, in trust for the purpose of "Drainage".

File No. 1654/67.—That Reserve No. 28819 should vest in and be held by the Shire of Wanneroo, in trust for the purpose of "Public Recreation".

File No. 239/51.—That Reserve No. 30656 should vest in and be held by the Shire of Augusta-Margaret River, in trust for the purpose of "Quarry (Lime Sand)".

File No. 4014/76.—That Reserve No. 34989 should vest in and be held by the City of Gosnells, in trust for the purpose of "Public Recreation".

File No. 552/982.—That Reserve No. 37995 should vest in and be held by the City of Cockburn, in trust for the purpose of "Public Recreation".

File No. 551/982.—That Reserve No. 37996 should vest in and be held by the City of Cockburn, in trust for the purpose of "Public Recreation".

File No. 3033/78.—That Reserve No. 38059 should vest in and be held by the City of Melville, in trust for the purpose of "Public Recreation".

File No. 3139/982.—That Reserve No. 38060 should vest in and be held by the City of Melville, in trust for the purpose of "Public Recreation".

File No. 1828/982.—That Reserve No. 38080 should vest in and be held by the Shire of Wanneroo, in trust for the purpose of "Drainage".

File No. 3408/982.—That Reserve No. 38103 should vest in and be held by the Shire of Augusta-Margaret River, in trust for the purpose of "Rubbish Disposal Site".

File No. 3749/980.—That Reserve No. 38084 should vest in and be held by the Shire of Wyndham-East Kimberley, in trust for the purpose of "Vehicular Access".

File No. 2351/982.—That Reserve No. 38096 should vest in and be held by the Honourable Raymond Laurence Young, M.L.A., Minister of Public Health for the time being and his successors in office in trust for the purpose of "Housing (Department of Hospital and Allied Services)".

File No. 2926/980.—That Reserve No. 38102 should vest in and be held by The Commonwealth of Australia, in trust for the purpose of "Quarry".

File No. 3407/982.—That Reserve No. 38104 should vest in and be held by the Shire of Augusta-Margaret River, in trust for the purpose of "Effluent Disposal Site".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies, in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing; and whereas it is deemed expedient as follows:—

File No. 6526/03.—That Reserve No. 8869 should vest in and be held by the Shire of Mount Magnet, in trust for the purpose of "Recreation".

File No. 3293/67.—That Reserve No. 9804 should vest in and be held by the Shire of Meekatharra, in trust for the purpose of "Housing (Shire of Meekatharra)".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies, in trust for the purposes aforesaid, with power to the said bodies, subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands, or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed of Assignment, as the case may be.

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

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing; and whereas it is deemed expedient as follows:—

File No. 14016/98.—That Reserve No. 19771 should vest in and be held by the Minister for Works, in trust for the purpose of "Government Requirements".

File No. 1029/982.—That Reserve No. 37952 should vest in and be held by the Honourable Richard Charles Old M.L.A., Minister for Agriculture for the time being and his successors in office, in trust for the purpose of "Research Station".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies, in trust for the purposes aforesaid, with power to the said bodies, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act.

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

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933 it is *inter alia*, made lawful for the Governor to direct that any land reserved pursuant to the provisions of the Act shall be leased for the purpose of which the land is reserved as aforesaid, by Instrument of Lease, to any person (as defined in the said section); and whereas it is deemed expedient as follows:—

Corres. 7482/51.—That Reserve No. 23524 (Plantagenet Locations 5904 and 7500) shall be leased for a term of one (1) year and thereafter from year to year to the Commonwealth of Australia to be held in trust for the purpose of a "Rifle Range".

Corres. 2180/70.—That Reserve No. 38097 (De Grey Location 45) shall be leased for a term of one (1) year and thereafter from year to year to the Commonwealth of Australia to be held in trust for the purpose of a "Rifle Range".

Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby direct that the abovementioned reserves shall be leased for a term of one (1) year and thereafter from year to year to the Commonwealth of Australia to be held in trust for the purpose of a "Rifle Range" at a rental of two dollars (\$2.00).

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

Local Government Act 1960-1982.

ORDER IN COUNCIL.

L. & S. Corres. 1792/70, V.2. (R.6711).

WHEREAS by section 288 of the Local Government Act 1960-1982, it shall be lawful for the Governor, on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare

the width of the carriageway and footpaths of the public street, and whereas the Shire of Laverton has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street.

Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

Schedule.

Road No. 9462 (Deviation of Part) A strip of land, 100 metres wide, leaving the northern side of the present road within Pastoral Lease 3114/1021 and extending as delineated and coloured brown on Lands and Surveys Miscellaneous Plan No. 1204 northeastward through that Lease and Reserve No. 6883 and again through that Lease and Reserve No. 9590 and again through that Lease, and Reserve No. 6884 and vacant Crown land to terminate at the southwestern side of a surveyed road (Beria Road). (Public Plan Laverton Reg 10 000 1.7 and Laverton 1:250 000).

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

Forests Act 1918.

ORDER IN COUNCIL.

Forests File 435/72; Lands File 721/29, V.3.

WHEREAS by the Forests Act 1918, it is provided that the Governor may by Order in Council dedicate any Crown lands as State Forests within the meaning and for the purpose of that Act: Now therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby dedicate the area described in the schedule hereto as an addition to State Forest No. 38 within the meaning and for the purposes of the said Act.

Schedule.

All those portions of land, containing areas of 12.375 0 hectares and 660 square metres, shown coloured green on Lands and Surveys Miscellaneous Plan No. 1431. (Public Plan 443/80.)

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

Country Towns Sewerage Act 1948-1982.

Esperance Sewerage.

No. 3 Pumping Station, Rising Main and Connecting Sewer.

ORDER IN COUNCIL.

P.W.W.S. 1290/82.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1982, proposals for the construction of the works mentioned in the Schedule hereunder have been submitted to His Excellency the Governor; and whereas the preliminary requirements prescribed by section 12 and 13 of the said Act have been complied with in relation to those proposals: Now, therefore, His Excellency the Governor, acting pursuant to section 11 of the said Act and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works mentioned in the Schedule hereunder.

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

Schedule.

Esperance sewerage works as shown on Plan P.W.D., W.A. 54168-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the *Government Gazette* on 22 October 1982.

Country Towns Sewerage Act 1948-1982.

Dunsborough Sewerage.

Reticulation Area No. 1.

ORDER IN COUNCIL.

P.W.W.S. 1464/82.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1982, proposals for the construction of the works mentioned in the Schedule hereunder have been submitted to His Excellency the Governor; and whereas the preliminary requirements prescribed by sections 12 and 13 of the said Act have been complied with in relation to those proposals: Now, therefore, His Excellency the Governor, acting pursuant to section 11 of the said Act, and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works mentioned in the Schedule hereunder.

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

Schedule.

Dunsborough sewerage works as shown on Plan P.W.D., W.A. 54176-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the *Government Gazette* on 15 October 1982.

Country Towns Sewerage Act 1948-1982.

Halls Creek Sewerage.

No. 1 Rising Main and Waste Water Treatment Works.

ORDER IN COUNCIL.

P.W.W.S. 1291/82.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1982, proposals for the construction of the works mentioned in the Schedule hereunder have been submitted to His Excellency the Governor; and whereas the preliminary requirements prescribed by sections 12 and 13 of the said Act have been complied with in relation to those proposals: Now, therefore, His Excellency the Governor, acting pursuant to section 11 of the said Act, and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works mentioned in the Schedule hereunder.

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

Schedule.

Halls Creek sewerage works as shown on Plan P.W.D., W.A. 54166-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the *Government Gazette* on 15 October 1982.

Country Towns Sewerage Act 1948-1982.

Narrogin Sewerage.

Reticulation Area No. 14 and No. MH608 Pumping Station and Rising Main.

ORDER IN COUNCIL.

P.W.W.S. 1106/82.

WHEREAS pursuant to section 15 of the Country Towns Sewerage Act 1948-1982, proposals for the construction of the works mentioned in the Schedule hereunder have been submitted to His Excellency the Governor; and whereas the preliminary requirements prescribed by sections 12 and 13 of the said Act have been complied with in relation to those proposals: Now, therefore, His Excellency the Governor, acting pursuant to section 11 of the said Act, and by and with the advice and consent of the Executive Council, hereby authorises the construction of the works mentioned in the Schedule hereunder.

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

Schedule.

Narrogin sewerage works as shown on Plan P.W.D., W.A. 54135-1-1 and as described in an advertisement published pursuant to section 12 of the abovementioned Act, in the *Government Gazette* on 15 October 1982.

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

ORDER IN COUNCIL.

Metropolitan Main Drainage District No. 1—Scarborough 1982 Extension.

M.W.A. 60802/81, Pt. 6.

WHEREAS by paragraph (a) of section 7 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982, it is provided that the Governor may, by Order in Council, alter or extend the boundaries of the Metropolitan Water, Sewerage and Drainage Area or of any metropolitan main drainage district; and whereas it is desirable that the boundaries of the Metropolitan Main Drainage District No. 1, as at present defined and extended, should be further altered: Now, therefore, His Excellency the Governor, by and with the advice of the Executive Council and in exercise of the powers conferred by the said Act hereby further

alters the boundaries of the Metropolitan Main Drainage District No. 1 so that the land shown stippled in the Schedule hereto, and which is more particularly delineated on plan M.W.A. 18125, is included in that district with effect on and from the 31st day of December, 1982.

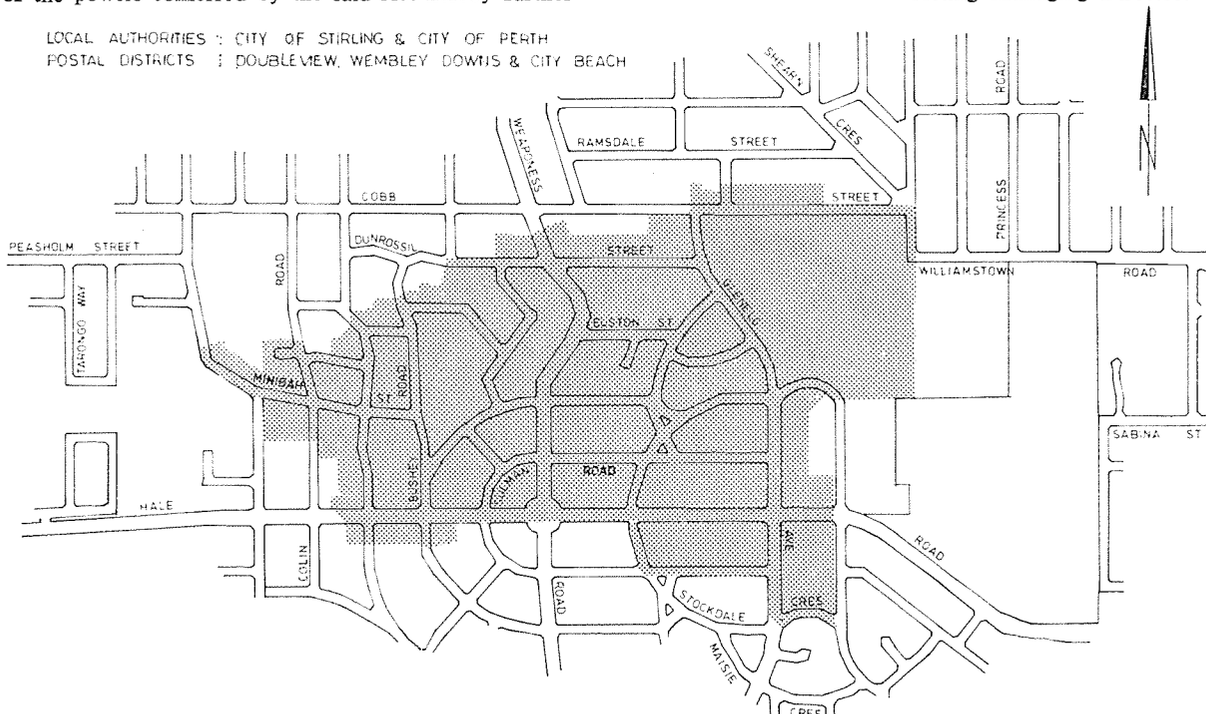
J. E. A. PRITCHARD,
Acting Clerk of the Executive Council.

Schedule.

In accordance with the provisions of the Metropolitan Water Authority Act 1982, it is hereby notified that all land situated within such portions of Metropolitan Main Drainage District Number 1 as extended by this Order in Council, shall be rated for Metropolitan Main Drainage as from the 1st day of March, 1983.

H. G. GLOVER,
Acting Managing Director.

LOCAL AUTHORITIES : CITY OF STIRLING & CITY OF PERTH
POSTAL DISTRICTS : DOUBLEVIEW, WEMBLEY DOWNS & CITY BEACH



PARLIAMENT OF WESTERN AUSTRALIA.

Bill Assented To.

IT is hereby notified for public information that His Excellency the Governor has assented, in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bill passed by the Legislative Council and the Legislative Assembly during the Third Session of the Thirtieth Parliament.

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

Salaries and Wages Freeze; 23 December 1982; No. 129 of 1982.

L. B. MARQUET,
Clerk of the Parliaments.

AUDIT ACT 1904.

(Section 33.)

The Treasury,
Perth, 22 December 1982.

IT is hereby published for general information that the following officers have been appointed as Certifying Officers.

FOR the Government Stores Department—

- B. S. Adamson from 8/12/82.
- R. J. Carruthers from 8/12/82.
- H. M. Jackson for the State Housing Commission from 8/12/82.
- T. P. Newman for the Department of Labour and Industry from 13/12/82.

W. J. McLaughlan for the Government Printing Office from 9/12/82 to 22/12/82.

FOR the State Government Insurance Office—

- G. N. Clark from 20/12/82 to 20/1/83.
- R. A. Champion from 16/12/82 to 16/3/83.
- L. J. O'Hara for the Registrar General's Office from 21/12/82.
- K. I. Morgan for the Aboriginal Affairs Planning Authority and the Aboriginal Lands Trust from 21/12/82.
- J. Reid for the Community Welfare Department from 21/12/82 to 7/1/83.

It is hereby published for general information that the following appointment as a Certifying Officer has been cancelled.

P. V. Dwyer for the Aboriginal Affairs Planning Authority from 21/12/82.

It is hereby published for general information that the following officers have been appointed as Authorising Officers.

- K. I. Morgan for the Aboriginal Affairs Planning Authority and the Aboriginal Lands Trust from 21/12/82.
- K. G. Foster for the Crown Law Department from 29/12/82 to 28/1/83.
- B. J. Merritt for the Department of Labour and Industry from 29/12/82 to 21/1/83.

It is hereby published for general information that the following appointment as an Authorising Officer has been cancelled.

P. V. Dwyer for the Aboriginal Affairs Planning Authority from 21/12/82.

PUBLIC SERVICE ARBITRATION ACT 1966-1982

STATE PUBLIC SERVICE

DETERMINATION—SUPERINTENDENTS OF EDUCATION AND SENIOR PROFESSIONAL OFFICERS

PURSUANT to Section 12 of the Public Service Arbitration Act 1966-1982, the Public Service Board hereby gives notice that the titles, salaries and salary ranges allocated to the offices and the particular salary allocated to the officers covered by the Public Service Superintendents of Education and Senior Professional Officers, Education Department Salaries Agreement 1982, No. 13 of 1982 shall be in accordance with the following determination:

Item No.	Title of Office	Name of Officer	Classification		Salary Excluding Allowances
			17/12/81	18/12/81	
					\$
14 0005	Deputy Director General	Vickery, R. L.	P5	P6	49 476
14 0018	Superintendent of Education	Evans, K. W.	P2	P1	35 564
14 4000	Assistant Director General Schools and Services	Louden, H. W.	P4A	P5	46 756
14 4060	Director of Schools	Davies, J. D.	P4	P4	44 700
14 4070	Assistant Director of Schools	Inglis, J. H.	P3	P3	42 761
14 4072	Assistant Director of Schools	Pearson, H. A.	P3	P3	42 761
14 4150	Superintendent of Education English	Hann, W. H.	P2	P1	39 333
14 4153	Superintendent of Education Mathematics	McCredidin, R.	P2	P1	39 333
14 4156	Superintendent of Education Manual Arts	Louden, R. E.	P2	P1	35 564
14 4157	Superintendent of Education Manual Arts	Vacant	P2	P1
14 4159	Superintendent of Education Arts and Crafts	Sampson, R. S.	P2	P1	39 333
14 4162	Superintendent of Education English	Gunning, P. F.	P2	P1	39 333
14 4165	Superintendent of Education Science	Crosbie, M. C.	P2	P1	39 333
14 4168	Superintendent of Education Mathematics	Nener, K. W.	P2	P1	39 333
14 4172	Superintendent of Education Home Economics	Baldwin, E. E.	P2	P1	39 333
14 4175	Superintendent of Education English	Pepall, K. M. P.	P2	P1	35 564
14 4178	Superintendent of Education Music	Vacant	P2	P1
14 4181	Superintendent of Education Social Studies	Wells, B. J.	P2	P1	39 333
14 4184	Superintendent of Education Foreign Language	Fox, L. J.	P2	P1	39 333
14 4187	Superintendent of Education Science	Betjeiman, K. J.	P2	P1	39 333
14 4190	Superintendent of Education Social Studies	Skivinis, J.	P2	P1	39 333
14 4193	Superintendent of Education Business Education	Waddingham, V. M.	P2	P1	39 333
14 4196	Superintendent of Education Agricultural Education	Waterhouse, W. K.	P2	P1	39 333
14 4198	Superintendent of Education Distance Education	Gaines, B. L.	P2	P1	39 333
14 4200	Superintendent of Education Gifted and Talented Children	Atkinson, G.	P2	P1	39 333
14 4202	Superintendent of Education	Vacant	P2	P1
14 4220	Superintendent of Education Junior Primary	Hardy, J. M.	P2	P1	39 333
14 4320	Superintendent of Education	Pavy, L.	P2	P1	39 333
14 4321	Superintendent of Education	Wheeler, M. S.	P2	P1	39 333
14 4365	Regional Director	Gatti, F. V.	P2A	P2	41 045
14 4367	Superintendent of Education	Nadebaum, M. L.	P2	P1	39 333
14 4369	Superintendent of Education	O'Sullivan, F. J.	P2	P1	39 333
14 4372	Superintendent of Education	Bant, C. P.	P2	P1	39 333
14 4450	Regional Director	Bennett, M. F.	P2A	P2	41 045
14 4452	Superintendent of Education	Winnett, G. N.	P2	P1	39 333
14 4453	Superintendent of Education	Hunt, G. F.	P2	P1	39 333
14 4454	Superintendent of Education	Caddy, J. L.	P2	P1	39 333
14 4455	Superintendent of Education	Vacant	P2	P1
14 4520	Regional Director	Wright, D.	P2A	P2	41 045
14 4522	Superintendent of Education	Bowden, B. J.	P2	P1	39 333
14 4523	Superintendent of Education	Cox, J. R.	P2	P1	39 333
14 4524	Superintendent of Education	Green, R. A.	P2	P1	39 333
14 4600	Regional Director	Oliver, R. R.	P2A	P2	41 045
14 4603	Superintendent of Education	Mercer, C. A.	P2	P1	39 333
14 4604	Superintendent of Education	Oates, L. N.	P2	P1	39 333
14 4605	Superintendent of Education	Fitzpatrick, G. S.	P2	P1	39 333
14 4670	Superintendent of Education	McGowan, M. C.	P2	P1	39 333
14 4690	Superintendent of Education	Crothers, W. R.	P2	P1	39 333
14 4710	Superintendent of Education	Lyons, B. A. S.	P2	P1	35 564
14 4735	Superintendent of Education	Read, J. W.	P2	P1	39 333
14 4765	Superintendent of Education	Kingston, G. L.	P2	P1	39 333
14 4780	Superintendent of Education Primary	Cochrane, J. W.	P2	P1	39 333
14 4815	Regional Director	Jones, D. L.	P2A	P2	41 045
14 4816	Superintendent of Education Primary	Godley, B. F.	P2	P1	35 564
14 4817	Superintendent of Education	Hamilton, K. C.	P2	P1	39 333
14 4818	Superintendent of Education Secondary	Richards, J. A.	P2	P1	39 333
14 4840	Superintendent of Education	Reid, B. J. S.	P2	P1	39 333
14 4860	Superintendent of Education	Reger, M. B.	P2	P1	39 333
14 4890	Director of Educational Services	Hoffman, N.	P4	P4	44 700
14 5015	Superintendent of Education	Griffiths, C. H.	P2	P1	39 333
14 5030	Superintendent of Education	Newby, J. H.	P2	P1	39 333
14 5082	Superintendent of Education	Styles, E. T.	P2	P1	39 333
14 5125	Superintendent of Education	Mounsey, C. F.	P2	P1	39 333
14 5210	Superintendent of Education	Hinchcliffe, E.	P2	P1	39 333
14 5240	Superintendent of Education	Vacant	P2	P1
14 5315	Assistant Director Research	Angus, M. J.	P3	P3	42 761
14 5350	Superintendent of Education	Rodgers, C. R.	P2	P1	39 333

PUBLIC SERVICE ARBITRATION ACT, 1966-1977—Continued

Item No.	Title of Office	Name of Officer	Classification		Salary Excluding Allowances
			17/12/81	18/12/81	
					\$
14 5500	Director of Guidance and Special Education	Louden, L. W.	P4	P4	44 700
14 5520	Superintendent of Education	Catterall, K. H. E.	P2	P1	39 333
14 5540	Superintendent of Education	Weiland, R. L.	P2	P1	39 333
14 5600	Assistant Director General Resources	Greenway, J. R.	P4A	P5	46 756
14 5700	Director of Staffing	Fitzpatrick, C. G.	P4	P4	44 700
14 5710	Assistant Director of Staffing	Tredrea, N. F. T.	P3	P3	42 761
14 5711	Assistant Director of Staffing	Lawrie, N. A.	P3	P3	42 761
14 5714	Superintendent of Education Staffing	Sawle, L. M.	P2	P1	39 333
14 5716	Superintendent of Education	McArthur, J. W.	P2	P1	39 333
14 5770	Director of Planning	Quinn, J.	P4	P4	44 700
14 5780	Assistant Director of Planning	Courtney, B. J.	P3	P3	42 761
14 5790	Superintendent of Education Planning	Fraser, I. E.	P2	P1	39 333
14 5791	Superintendent of Education Building	Barrett, P. L.	P2	P1	39 333
14 6000	Director of Technical and Further Education	Forrest, P. H.	P4B	P5	46 756
14 6005	Director of Operations Technical Education	Hall, V. M.	P4	P4	44 700
14 6006	Director of Resources Technical Education	Cochrane, L. W.	P4	P4	44 700
14 6007	Director of Studies Technical Education	Thorogood, R. F.	P4	P4	44 700
14 6012	Assistant Director of Operations	McGrath, K. H.	P3	P3	42 761
14 6013	Assistant Director of Resources	Duncan, H. F.	P3	P3	42 761
14 6014	Assistant Director of Studies	Hainsworth, J. D.	P3	P3	42 761
14 6060	Superintendent of Education Technical	Kawler, I.	P2	P1	32 767
14 6061	Superintendent of Education Technical	Baker, J. E.	P2	P1	39 333
14 6062	Superintendent of Education Technical	Cross, M. J.	P2	P1	39 333
14 6063	Superintendent of Education Technical	Jackson, J. A.	P2	P1	39 333
14 6064	Superintendent of Education Technical	Brehaut, K. J.	P2	P1	39 333
14 6065	Superintendent of Education Technical	Peate, I. G.	P2	P1	39 333
14 6066	Superintendent of Education Technical	Horne, R. C.	P2	P1	39 333
14 6067	Superintendent of Education Technical	Vacant	P2	P1

Crown Law Department,
Perth 31 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.

Neil Robert Gillam, of 116 Forrest Street, Beverley, and 135 Vincent Street, Beverley.

Neil Donald Sinclair, of 20 Wedge Street, Guilderton, and Guilderton Store, Edwards Street, Guilderton.

Robert Arthur Wallis, of 13 Sulman Road, Wembley Downs, and Association for the Blind, 61 Kitchener Avenue, Victoria Park.

D. G. DOIG,
Acting Under Secretary for Law.

Crown Law Department,
Perth, 31 December 1982.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of Richard George Chartier

Prior, of Frail Age Lodge, Beverley, from the Office of Justice of the Peace for the State of Western Australia.

D. G. DOIG,
Acting Under Secretary for Law.

CRIMINAL INJURIES COMPENSATION ACT 1982.

Notice of Appointment.

MADE by His Excellency the Governor in Executive Council. Under section 5 of the Criminal Injuries Compensation Act 1982 and section 11 of the Interpretation Act 1918, His Excellency the Governor has been pleased to appoint Peter Henry Atkins of 25 Market Street, Guildford, Western Australia, to be the Assessor for the purposes of that Act for a term expiring on 20 December 1987.

By His Excellency's Command,
J. E. A. PRITCHARD,
Acting Clerk of the Council.

CRIMINAL INJURIES COMPENSATION ACT 1982.

INTERPRETATION ACT 1918.

CRIMINAL INJURIES COMPENSATION REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

PART I—PRELIMINARY.

- Citation. 1. These regulations may be cited as the Criminal Injuries Compensation Regulations 1982.
- Commencement. 2. These regulations shall come into operation on the day fixed for the coming into operation of the Criminal Injuries Compensation Act 1982.
- Interpretation. 3. In these regulations, unless the contrary intention appears—
 “Judge” means a Judge of the District Court;
 “registry” means the registry of the District Court in which a notice of appeal under section 34 of the Act is filed;
 “the Act” means the Criminal Injuries Compensation Act 1982.
- Application. 4. These regulations apply notwithstanding regulation 30 of the District Court (Appeal) Rules 1977.

PART II—APPEALS TO DISTRICT COURT.

- Notice of appeal and place of filing. 5. (1) An appeal under section 34 of the Act shall be instituted by notice of appeal in the form set out in the Schedule to these regulations.
 (2) The notice shall be—
 (a) signed by the appellant or his solicitor; and
 (b) filed in the District Court registry nearest to the place of residence of the appellant.
 (3) A fee of \$30.00 shall be paid on the filing of the notice.
- Service. 6. (1) A copy of the notice of appeal shall be served on—
 (a) the Assessor;
 (b) the Under Secretary for Law;
 (c) any person referred to in section 10 (b) of the Act to whom notice of the application to which the appeal relates was given by the Assessor under section 12 (1) of the Act; and
 (d) any person who, before the order appealed against was made, brought himself within section 10 (c) of the Act for the purposes of the application to which the order relates.
 (2) Subject to regulation 10 of these regulations, service shall be effected on the person to be served—
 (a) by delivering the notice to him personally; or
 (b) by leaving it for him at his usual or last known place of abode, or, if he is in business, at his usual or last known place of business; or
 (c) by posting the notice to him as a registered letter addressed to him at his usual or last known place of abode, or, if he is in business, at his usual or last known place of business.
 (3) Service under subregulation (2) (b) shall be presumed, unless the contrary is shown, to have been effected at the time when, by the ordinary course of post, the letter would be delivered.
 (4) The appellant shall as soon as is practicable after service has been effected file in the registry a statement or, if required by a Judge, an affidavit showing the manner in which and the date on which service was effected in each case.
- Assessor to transmit records. 7. Where a notice of appeal is served on him, the Assessor shall transmit to the registry all relevant records in his possession concerning the application to which the order appealed against relates.
- Withdrawal of appeal. 8. (1) An appellant may withdraw an appeal if—
 (a) he files a notice of withdrawal in the registry and serves a copy on each person on whom the notice of appeal was served; and
 (b) a Judge grants leave to withdraw.
 (2) Regulation 6 of these regulations applies to the service of a notice of withdrawal as if it were a notice of appeal.
- Costs. 9. (1) The costs prescribed for the purposes of section 34 (3) (b) of the Act are—
 (a) for the preparation of the case—a maximum of \$150;
 (b) where a hearing is held before the Judge—a maximum of \$150 for each day of the hearing; and
 (c) expenses reasonably and properly incurred for the purposes of the appeal.
 (2) Costs may be awarded under subregulations (1) (a) and (b) only in favour of a person who is represented by a legal practitioner.

PART III—SUBSTITUTED SERVICE.

Substituted
service of
notices.

10. (1) If it is impossible or impracticable to serve a notice required by section 12 or 16 of the Act by any other method, the Assessor (including a Judge acting under Part VI of the Act) may effect service by publishing the notice once in a newspaper circulating throughout the State.

(2) If it is impossible or impracticable to serve a notice of appeal under these regulations in accordance with regulation 6 (2), the appellant, with the consent of a Judge, may effect service by publishing the notice once in a newspaper circulating throughout the State.

(3) A notice published under subregulation (1) or (2) may be accompanied by other information intended to explain the purpose of the notice and its publication.

Schedule.

[Reg. 5 (1)]

In the District Court
of Western Australia
at

NOTICE OF APPEAL UNDER THE CRIMINAL
INJURIES COMPENSATION ACT 1982.

In the matter of an order under section 19 of the Criminal Injuries Compensation Act 1982 made by the Assessor on the day of 19..... upon the application of

TAKE NOTICE that I desire to appeal, under section 34 of the Criminal Injuries Compensation Act 1982, against the above-mentioned order.

I am dissatisfied with the order because (*state briefly the reasons for the appeal*)
.....

My address for service is

Dated this day of 19.....

Appellant.

By His Excellency's Command,

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

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 24th day of December, 1982.

R. G. PIKE,
Chief Secretary.

Schedule.

Name of Publication; Publisher.

Buf November 1982, Vol. 15 No. 2; G & S Publications Inc., 1472 Broadway, New York, NY 10036.

Gallery February 1983, Vol. 11 No. 2; Montcalm Publishing Corp., 800 Second Avenue, New York, NY 10017.

Hustler Sex Play, Premier Issue Vol. 1 No. 1; Sex Play Magazine Inc., 2029 Century Park East, Suite 3800, Los Angeles, CA 90067.

Knave Vol. 14 No. 5; Galaxy Publications Ltd., Hermit Place, 252 Belsize Road, London, NW 6 4 BT.

Men Only Vol. 48 No. 1; Paul Raymond Publications Ltd., 2 Archer Street, London, W 1V 7 HE.

Paul Raymond's Model, Directory Vol. 2 No. 5; Paul Raymond Publications Ltd., 2 Archer Street, London, W 1V 7 HE.

Penthouse November 1982, Vol. 14 No. 3; Penthouse International Ltd., 909 Third Avenue, New York, NY 10022.

Oui Letters June 1982, Vol. 1 No. 3; Laurant Publishing Ltd., 300 West 43rd Street, New York, NY 10036.

RACECOURSE DEVELOPMENT ACT 1976.

Notice.

Chief Secretary's Department,
Perth, 22 December 1982.

IN accordance with section 4 of the Racecourse Development Act, the Hon. Chief Secretary has appointed the following persons to the Racecourse Development Trust for a term of three years from 1 January 1983.

(i) Nominated by the Totalisator Agency Board—

Mr. H. H. Jarman—Member.

Mr. D. C. Carpenter—Deputy.

(ii) Nominated by the Western Australian Turf Club—

Mr. R. J. Peters—Member.

Mr. J. C. Sheedy—Deputy.

(iii) Nominated by the Western Australian Trotting Association—

Dr. E. C. Manea—Member.

Mr. J. Snooks—Deputy.

(iv) Nominated by the Treasurer—

Mr. J. C. Haines—Member.

Mr. K. R. Singe—Deputy.

K. G. SHIMMON,
Director.

YOUTH, SPORT AND RECREATION ACT 1978.

Office of the Minister for Recreation,
Perth, 31 December 1982.

HIS Excellency the Governor, acting with the advice and consent of Executive Council, and pursuant to section 5 of the Youth, Sport and Recreation Act 1978, has been pleased to:—

(i) Re-appoint the following persons—

Mrs. Pat Barblett of 76 Circe Circle,
Dalkeith.
Professor Brian Hill of 1 George Street,
Alfred Cove.

as Members of the Youth, Sport and Recreation Advisory Committee for a term of three years expiring on 31 December 1985;

(ii) Appoint Mr. Berry Durston of Lot 136 Brentwood Road, Kenwick, as a Member of the Youth, Sport and Recreation Advisory Committee for a term of three years expiring on 31 December 1985;

(iii) Appoint Mr. Jack Fingal Howson, O.B.E. of 18 Cunningham Street, Applecross, as Chairman of the Youth, Sport and Recreation Advisory Committee for a term of three years expiring on 31 December 1985.

R. G. PIKE,
Minister for Recreation.

LOTTERIES (CONTROL) ACT 1954-1982.

LOTTERIES AMENDMENT REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Lotteries Amendment Regulations 1982.

Reg.13A inserted. 2. After regulation 13 of the Lotteries Regulations 1967*, as amended, the following regulation is inserted—

Percentage to be paid to Sports-Culture Instant Lottery Account. “ 13A. The percentage of all moneys received in respect of instant lotteries to be paid into and placed to the credit of an account at the Treasury called the Sports-Culture Instant Lottery Account is 20. ”

By His Excellency's Command,

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

*Published in the *Government Gazette* 25 October 1967 at pp. 2951-2961.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 21 December 1982.

PHD 699/73.

THE appointment of Mr. M. C. Wignall and Mr. T. Hartman as Relief Health Surveyors to the Shire of West Pilbara for the period 29 December 1982 to 3 February 1983.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 23 December 1982.

P.H.D. 147/63.

THE appointment of Mr. A. R. Baker as Health Surveyor to the City of Canning is approved.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 24 December 1982.

P.H.D. 124/80, Ex. Co. 3799.

HIS Excellency the Governor in Council has appointed, pursuant to section 11 of the Health Act 1911 (As Amended) Mrs. E. Robson as a Public Health Official.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 23 December 1982.

P.H.D. 1995/56.

THE appointment of Mr. D. Bertolatti as Health Surveyor to the City of Melville is approved.

The cancellation of the appointment of Mr. N. D. Bolton as Health Surveyor to the City of Melville is hereby notified.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 23 December 1982.

P.H.D. 362/69; Ex. Co. 3627.

HIS Excellency the Governor in Council has waived payment of the fee required under section 217 (1) of the Health Act 1911 (As Amended) in respect of the registration of Mr. David Ernest Williams.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 23 December 1982.

P.H.D. 724/78.

THE appointment of Mr. N. J. Snook as Health Surveyor to the Shire of Wongan-Ballidu is approved.

The cancellation of the appointment of Mr. T. Mayor as Health Surveyor to the Shire of Wongan-Ballidu is hereby notified.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

City of Nedlands.

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 adopted. Now therefore, the City of Nedlands, being a local authority within the meaning of the Act and, having adopted the Model By-laws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* of 17 July 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows.

PART I—GENERAL SANITARY PROVISIONS.

1. By-law 19 (2)—delete the existing schedule and insert the following in lieu thereof:—

Schedule.	\$
Cars	3.00
Station Wagons, Utilities, vans, small trailers	4.00
Tandem and large trailers, small trucks (single rear wheel)	15.00
Single Axle trucks (dual rear wheels)	20.00
Tandem Trucks (6-wheeler)	40.00
Tandem Trucks (8-wheeler)	50.00
Semi Trailers	70.00
Bulk Bins 4.5 m ³	16.00
Bulk Bins 7.75 m ³	28.00
Bulk Bins 9 m ³	32.00
Compactors (up to and including 11.5 m ³)	40.00
Compactors (over 11.5 m ³)	70.00
Car Bodies	20.00
Material requiring immediate disposal by virtue of its obnoxious nature	25.00

Passed by Resolution of the council of the City of Nedlands at the ordinary meeting held on Thursday, 4 November 1982.

The Common Seal of the City of Nedlands was hereunto affixed on the 9th day of November, 1982, in the presence of—

[L.S.]

D. C. CRUICKSHANK,
Mayor.

N. G. LEACH,
Town Clerk.

Confirmed—

J. C. McNULTY,
Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

HEALTH ACT 1911 (AS AMENDED).

Municipality of the Town of Bassendean.

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

Health By-laws.

PART 1.—GENERAL SANITARY PROVISIONS.

Method of Disposal of Rubbish.

Add a new by-law: By-law 19 (3):—

19. (3) (a) Interpretation.

"Rubbish" shall be deemed to include stones, bricks, lime, timber, iron, tiles, bags, plastics and any broken, used or discarded matter whatsoever whether of the same kind or type or otherwise.

"Builder" shall include the person or persons or firm or corporation who shall be the holder of any building licence issued in respect of such building works by the Town of Bassendean and shall also include any person or persons or firm or corporation who shall be in effective control of such building site whether or not such person or persons or firm or corporation shall be the holder of any such licence.

- (b) During all periods of construction on any building site:—
- (i) The builder shall provide and maintain on such site a rubbish disposal bin being either:—
 - (a) a bin of not less than 4 cubic metres in capacity; or
 - (b) a bin of not less than 0.20 cubic metres in capacity in which case such bin shall have an effectively operating lid.
 - (ii) The builder shall keep such site free of rubbish and offensive matter whether temporary or otherwise.
 - (iii) The builder shall maintain the street verge immediately adjacent to such site free of rubbish or offensive matter, whether temporary or otherwise.
 - (iv) The builder shall on completion of construction immediately clear the site and the street verge immediately adjacent thereto of all rubbish and offensive matter and shall remove therefrom all or any rubbish disposal bins placed thereon by the builder.

Dated this 25th day of October, 1982.

The Common Seal of the Town of Bassendean
was hereunto affixed by authority of a
resolution of the Council in the presence of—

[L.S.]

J. B. COX,
Deputy Mayor.

C. McCREED,
Town Clerk.

Recommended—

RAY YOUNG,
Minister for Health.

Approved by His Excellency the Governor in Executive Council this 21st day of
December, 1982.

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

HEALTH ACT 1911 (AS AMENDED).

Town of Kwinana.

By-laws Amendment.

WHEREAS under the provisions of the Health Act 1911-1982 a Local Authority may make or adopt by-laws and may alter, amend or repeal any by-laws so adopted: Now, therefore, the Town of Kwinana, being a Local Authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* of 17 July 1963 doth hereby resolve and determine that the said adopted by-law shall be amended as follows:—

PART 1.—GENERAL SANITARY PROVISIONS.

After by-law 14 insert a new heading and By-law 14A to read as follows:—

PRESCRIBED AREAS—SECTION 112A.

14A. The areas described in the Schedule hereto are prescribed as areas within which the provisions of section 112A of the Act shall operate and have effect.

SCHEDULE.

The whole of the area of the Town Ward of the Town of Kwinana as described in the West Australian *Government Gazette* published on 18 February 1977.

Passed at a meeting of the Kwinana Town Council held on the 27th day of October, 1982.

Dated this 8th day of November, 1982.

The Common Seal of the Town of Kwinana was
affixed hereto in the presence of—

[L.S.]

F. G. J. BAKER,
Mayor.

L. G. BAKER,
Town Clerk.

Recommended—

RAY YOUNG,
Minister for Health.

Approved by His Excellency the Governor in Executive Council this 21st day of
December, 1982.

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

HEALTH ACT 1911.

FOOD AND DRUG AMENDMENT REGULATIONS
(No. 5) 1982.

MADE by His Excellency the Governor in Executive Council on the advice of the Advisory Committee appointed under section 216.

- Citation. 1. These regulations may be cited as the Food and Drug Amendment Regulations (No. 5) 1982.
- Principal regulations. 2. In these regulations the Food and Drug Regulations 1961*, as amended, are referred to as the principal regulations.
- Reg. A.06 amended. 3. Regulation A.06 of the principal regulations is amended by deleting the sub-regulation heading "O.06.017" and substituting the following—
" A.06.017 ”.
- Reg. A.07 amended. 4. Regulation A.07 of the principal regulations is amended—
(a) in subregulation A.07.003 by inserting after paragraph (d) the following paragraphs—
“ (e) The presence of any antibiotic residue on any food is prohibited except to the extent provided in Schedule 5 to this regulation.
(f) In any food or food group listed in column 3 of Schedule 5 to this regulation, the residue level of any antibiotic set out in Column 1 opposite the name of such food or food group shall be no greater than the proportion set out in column 2 opposite such antibiotic and food or food substance. ”;
(b) in Schedule 1—
(i) by deleting the entries in columns 1, 2 and 3 relating to the following substances—
“ Arprinocid
Avoparcin
Carbofuran
5-Chloro-3-methyl-4-nitro-pyrazole
Glycophene
Imidocarb
Isobenzan
Lasalocid
Leptophos
Monensin†
Spiramycin
Sulphadimidine ”;
(ii) by deleting "Disulfoton" in column 1, and the entries in columns 2 and 3 relating thereto and substituting—
“ Disulfoton (as Demeton) 0.5 Potatoes, cotton seed, vegetables, hops
0.02 Meat
0.01 Milk ”;
(iii) by deleting "Permethrin" in column 1, and the entries in columns 2 and 3 relating thereto, and substituting—
“ Permethrin (total isomers) 10.0 Wheat bran
5.0 Celery, raw cereals, lettuce, wheat pollard (shorts)
2.0 Brussel sprouts, wheat flour (wholemeal), wholemeal bread, kiwi fruit (whole fruit)
1.0 Cabbages, cole crops, (except brussel sprouts)
0.5 Green beans, field peas, wheat flour (white), white bread
0.4 Tomatoes
0.2 Cotton seed, rapeseed, sunflower seed
0.1 Eggs, fat of meat of cattle, goats, pigs and poultry, linseed, soya, mung and navy beans
0.05 Milk and milk products (fat basis), potatoes, sweetcorn. ”;
(iv) by inserting, in their appropriate alphabetical positions, the following entries—
“ Acifluorfen 0.1 Soyabeans, edible offal
0.05 Peanuts
0.01 Milk, meat, eggs
Alloxydim-sodium 0.05 Onions
Bendiocarb 0.1 Edible offal, milk and milk products, meat
6 Benzyladenine 0.2 Apples
2 chloro-N-(4-methoxy-6-methyl-1,3,5 triazin-2-yl aminocarbonyl) benzenesulfonamide 0.05 Cereals
Chlorhexidine 0.05 Milk
2 - Cyclopropyl-amino-4, 6 - diamino-1,3,5-triazine 0.2 Meat of sheep and goats

*Published in the *Government Gazette* on 4 January 1962 at pp. 1-67.

HEALTH ACT 1911—*continued*

Cymiazole	0.5	Fat of meat of cattle, milk and milk products (fat basis)
				0.1	Meat of Cattle
Cypermethrin	1.0	Pome and stone fruits (except cherries)
				0.2	Cotton seed
				0.1	Fat of meat of cattle milk and milk products (fat basis), soya bean oil
				0.05	Soya beans, mung beans, navy beans
				0.02	Fat of meat of sheep and goats, cotton seed oil
Decamethrin	15.0	Wheat bran
				10.0	Wheat pollard (shorts)
				5.0	Raw cereals (whole grain), wheat flour (wholemeal), wholemeal bread
				0.5	White flour white bread
				0.1	Fat of meat of sheep and goats, cottonseed
				0.05	Cole crops, berry vegetables, tomatoes
Etaconazole	1.0	Pome fruit
Glyoxime	0.1	Oranges
Guazatine	5.0	Citrus fruits, rock melons
Halofuginone	1.0	Offal of poultry
				0.05	Meat of poultry
Imazalil	5.0	Citrus fruits
Iprodione (formerly Glycophene)				12.0	Berry fruits
				10.0	Stone fruits, kiwi fruits
				5.0	Lettuce
				3.0	Pome fruits (post harvest)
				2.0	Tomatoes, celery, table grapes
				0.2	Beans
				0.05	Potatoes
Ivermectin	0.05	Fat of meat of goats, sheep and cattle, edible offal of cattle, goats and sheep. Milk and milk products (fat basis)
				2.0	Cottonseed
				0.2	Cotton seed oil
				0.1	Meat
				0.05	Eggs, milk
Metalaxyl	1.0	Grapes
				0.3	Leafy vegetables
				0.2	Cucurbits
				0.1	Vegetables (other than leafy vegetables and cucurbit alliums, pine-apples)
				0.05	Avocados, custard apples, figs, mangoes, passion fruit
Methiocarb	30.0	Berry fruits
				25.0	Grapes
				15.0	Cherries
				5.0	Oranges
Molinate	0.05	Rice
Oxycarboxin	5.0	Green beans
Phenothrin	15.0	Wheat bran
				5.0	Raw cereals, wheat pollard
				2.0	Wheat flour (wholemeal)
				1.0	Wheat flour (white), cooked cereal products
Procymidone	10.0	Stone fruit
				5.0	Grapes
Propanil	3.0	Offal of poultry
				2.0	Rice
				0.1	Meat of poultry, cattle and sheep, eggs
				0.01	Milk
Prothiophos	0.2	Cabbages
				0.01	Bananas
Salinomycin	0.5	Liver of poultry
				0.1	Meat of poultry
				0.02	Eggs
Tetrapion	0.1	Fat of meat, edible offal, pigs
Triadimefon	2.0	Grapes
				1.0	Apples
				0.5	Raw cereals
				0.25	Fat of meat
				0.2	Cucurbits
				0.1	Eggs, milk
				0.05	Edible offal, meat

HEALTH ACT 1911—continued

Triazbutil	10.0	Wheat bran
				2.0	Wheat
				0.5	Meat
				0.05	Eggs, milk
Triclopyr	5.0	Offal of cattle, goats and sheep
				0.2	Fat of meat of cattle, goats and sheep
				0.1	Milk
Tridemorph	0.1	Barley
Vamidothion	1.0	Apples, peaches, pears
				0.5	Cole crops, potatoes
Vinclozolin	10.0	Stonefruit
				5.0	Grapes, strawberries, tomatoes
				2.0	Lettuce
				0.5	Beans
				0.02	Meat of cattle, sheep
Zeranol	0.02	Meat of cattle, sheep ”;

(v) by deleting “DDT including DDD and DDE” in column 1 and substituting the following—

“ DDT (including DDD and DDE) ”;

(vi) by deleting “-1D”, “-2D”, “-3D”, “-4D”, “-5D”, “-6D”, “-7D”, “-8D”, “-10D”, “-14D”, “-21D”, “-24D”, “-28D”, “-35D”, “-42D”, “-49D”, “-56D”, “-60D”, “-70D”, “-84D”, “-98D” and “-120D” wherever they occur;

(vii) by repealing the Note to Schedule 1 and substituting the following—

“ NOTE—

Where chemical names are used the phrases:

alpha, beta, cis, trans and *levo*

are ignored in alphabetical order, however:

sec-, tert- (although lower case)

are included in alphabetical order. ”; and

(viii) by amending columns 2 and 3, opposite the substance shown in column 1, as indicated in the following table—

Substance in column 1	Amendment in columns 2 and 3
Acephate	delete “0.1 Fat of meat, meat and milk 0.1 Macadamia nuts” and substitute— “ 0.2 Eggs, edible offal, fat of meat, meat 0.1 Milk, macadamia nuts ”
Albendazole	delete the entries in column 3 and substitute— “ Meat of sheep, meat of cattle, meat of goats ”
Aldicarb	delete the entries in columns 2 and 3 and substitute— “ 0.5 Bananas 0.2 Potatoes, strawberries 0.02 Sugar cane 0.01 Citrus fruits ”
Amitrole	delete the entries in columns 2 and 3 and substitute— “ 0.05 Potatoes 0.02 Stone fruit 0.01 Avocados, citrus fruits, grapes, passionfruit, pome fruits, sugar cane, water, bananas, pawpaws, pineapples and raw cereals ”
Arsenic containing compounds	after “cattle” in column 3 insert— “ , goats, ”
Asulam	after the entries in columns 2 and 3 insert— “ 0.01 Poppy seed ”
Atrazine	after the entries in columns 2 and 3 insert— “ 0.01 Potatoes ”
Azamethiphos	(i) before the entries in columns 2 and 3 insert— “ 0.5 Wheat bran 0.2 Wheat pollard 0.1 Raw cereals ”; (ii) after “poultry” in column 3 insert— “ , wheat flour (white), bread or cooked cereal products ”
Azinophos-methyl	delete the entries in columns 2 and 3 and substitute— “ 2.0 Kiwi fruit (whole fruit), pome and stone fruit, citrus fruits, grapes 0.05 Kiwi fruit (edible portion) ”
Benomyl	(i) after “ginger” in column 3 insert— “ , litchi fruit ”; (ii) after “grapes” in column 3 insert— “ , rock melons (post harvest dip) ”
Bentazone	after “beans” in column 3 insert— “ , sweet corn ”
Bromophos-ethyl	after “cattle” in column 3 insert— “ , goats ”
Brotianide	(i) after “kidney of sheep” in column 3 insert— “ ; liver and kidney of goats ”; (ii) after “Meat of sheep” in column 3 insert— “ ; meat of goats ”

HEALTH ACT 1911—continued

Butacarb	after "sheep" in column 3 insert— " and goats "
Cambendazole	(i) after "Liver of sheep and cattle" in column 3 insert— " ; liver of goats "; (ii) after "Meat of sheep and cattle" in column 3 insert— " ; meat of goats "
Captafol	(i) delete " , grapes" where it appears opposite "10·0" in column 3; (ii) after "sheep" in column 3 insert— " , goats "
Captan	(i) after "rhubarb" in column 3 insert— " , table grapes "; (ii) after the entries in columns 2 and 3 insert— " 5·0 Dried vine fruit. "
Carbaryl	(i) delete "10·0" in column 2, and the entry in column 3 relating thereto, and substitute— " 20·0 Wheat bran 10·0 Kiwi fruit (whole fruit), apricots, asparagus, avocados, leafy vegetables, blackberries, boysenberries, nectarines, okra, raw olives, peaches, raspberries and nuts (whole in shell) "; (ii) after "(except rice)" in column 3 insert— " , kiwi fruit (edible portion) "
Carbophenothion	after "sheep" in column 3 insert— " , goats "
Chlorfenvinphos	after "cattle" in column 3 insert— " , goats "
Chlormequat	before the entries in columns 2 and 3 insert— " 5·0 Wheat 0·1 Milk and milk products "
Chlorpyrifos	(i) after "citrus" in column 3 insert— " fruits, pineapples "; (ii) delete "producers" in column 3 and substitute— " products "; (iii) after "bananas." in column 3 insert— " ginger, "
Cyhexatin	delete the entries in columns 2 and 3 and substitute— " 3·0 Stone fruits, strawberries, blackcurrants 2·0 Apples, pears, citrus fruits, bananas 0·5 Beans, cucurbits "
DDT (including DDD and DDE)	after "pigs" in column 3 insert— " , goats "
Demeton (including demeton-O, demeton-S, demeton-O-methyl, demeton-S-methyl and oxydemeton-S-methyl)	after "vegetables" in column 3 insert— " , herbs "
Diazinon	(i) after "sheep" in column 3 insert— " , goats "; (ii) delete "0·1" in column 2 and the entries in column 3 relating thereto and substitute— " 0·3 Kiwi fruit (whole fruit) 0·1 Raw cereals, nuts, vegetable oil (except olive oil) 0·03 Kiwi fruit (edible portion) "
Dichlorvos	after "peanuts" in column 3 insert— " , nuts "
Dicofol	delete "(except citrus)" in column 3
Diquat	(i) after "beans," in column 3 insert— " soya beans, "; (ii) insert after "1·0" in column 2 and the entry in column 3 relating thereto, the following— " 0·5 Lupin seed "; (iii) after "Milk" in column 3 insert— " , eggs "
Diuron	delete the entries in columns 2 and 3 and substitute— " 2·0 Asparagus 0·5 Cotton seed oil, oil seeds, fruit, pineapples 0·2 Sugar cane 0·1 Raw cereals "
2,2-DPA	delete "citrus" in column 3 and insert— " citrus fruits, avocados, "
Endosulfan (including endosulfan sulphate)	after "cattle" in column 3 add— " , goats "
Ethephon	delete the entries in columns 2 and 3 and substitute— " 15·0 Cherries 10·0 Grapes 5·0 Tomatoes (post harvest) 2·0 Pineapples, mandarins, oranges 1·0 Apples, blackcurrants 0·5 Peaches 0·1 Macadamia nuts "

HEALTH ACT 1911—*continued*

Ethofumesate	delete the entries in columns 2 and 3 and substitute— “ 1.0 Beet (tops) 0.5 Edible offal, fat of meat of cattle 0.2 Milk 0.1 Beet (roots) ”
Ethoprophos	after the entries in columns 2 and 3 insert— “ 0.01 Tomatoes ”
Febantel	after “meat of sheep” in column 3 insert— “ , goats ”
Fenamiphos	(i) after “strawberries” in column 3 insert— “ ; lettuce ”; (ii) after “vegetables” in column 3 insert— “ (other than lettuce), celery, onions ”
Fenarimol	delete the entries in columns 2 and 3 and substitute— “ 0.2 Cucurbits, pome fruit 0.1 Grapes ”
Fenbendazole	delete the entries in columns 2 and 3 and substitute the following— “ 0.5 Meat of sheep and goats 0.1 Meat of cattle, milk, milk of goats ”
Fenchlorphos	after “pigs” in column 3 insert— “ , goats ”
Fenitrothion	(i) after “Wheat flour (wholemeal)” in column 3 insert— “ , gluten ”; (ii) delete “1.0” in column 2 and substitute— “ 3.0 ”; (iii) delete “red cabbage” in column 3 and substitute— “ cabbages ”; (iv) after “(polished)” in column 3 insert— “ , nuts, other fruit and vegetables ”
Fentin	after the entries “1.0 Celery” in columns 2 and 3 insert— “ 0.5 Beetroot ”
Fenvalerate	delete the entries in columns 2 and 3 and substitute the following— “ 10.0 Wheat bran 5.0 Raw cereal whole grain, wheat pollard 2.0 Wheat flour (wholemeal), wholemeal bread, celery 1.0 Pome and stone fruit, cole crops 0.2 Milk and milk products (fat basis), fat of meat of cattle, wheat flour (white), white bread, tomatoes, soya beans, navy beans, mung beans, oil seeds 0.05 Cotton seed, maize, sweetcorn
Gibberellic acid	after the entries in columns 2 and 3 insert— “ 0.2 Apples ”
Glyphosate	delete the entries in columns 2 and 3 and substitute the following— “ 0.5 Edible offal, citrus fruit 0.2 Bananas, stone fruit, nuts 0.1 Water, meat, raw cereals, poultry, milk, oil seeds, leafy vegetables, stalk vegetables, root vegetables, seed and pod vegetables, peanuts, olives 0.05 Grapes, sugar cane, pome fruit ”
Hexazinone	delete the entries in columns 2 and 3 and substitute the following “ 1.0 Pineapple 0.1 Sugar cane, meat 0.05 Milk and milk products ”
Levamisole	delete the entries in columns 2 and 3 and substitute the following— “ 1.0 Eggs, offal of cattle 0.3 Milk and milk products 0.1 Meat of cattle, goats, sheep and pigs, meat of poultry ”
Lindane	after “pigs” in column 3 insert— “ and goats ”
Maldison	(i) before the entries in columns 2 and 3 insert— “ 20.0 Wheat bran ”; (ii) after “nuts” in column 3 insert— “ , peanuts ”
Methamidophos	before the entries in columns 2 and 3 insert— “ 1.0 Cabbages, cauliflowers ”
Methidathion	before the entries in columns 2 and 3 insert— “ 5.0 Mandarins ”

HEALTH ACT 1911—*continued*

Methomyl	delete the entries in columns 2 and 3 and substitute—
			“ 2.0	Cherries, grapes
			1.0	Apples, peaches, and nectarines, berry vegetables, seed and pod vegetables, lupins, leafy vegetables, potatoes, citrus fruits
			0.5	Rapeseed, Strawberries
			0.2	Raw cereals
			0.1	Cotton seed, sunflower seed, ginger, cereals, linseed
			0.05	Milk and milk products, meat, peanuts ”
Metolachlor	after the entries in columns 2 and 3 insert—
			“ 0.05	Sorghum ”
Metribuzin	after “potatoes” in column 3 insert—
			“ , raw cereals ”	
Morantel	(i) after “kidney of sheep,” insert—
			“ , goats, ”;	
			(ii) after “meat of cattle” in column 3 insert—
			“ , goats, ”	
Naphthalophos	after “sheep” in column 3 insert—
			“ and goats ”	
Nitroxylnil	delete the entries in columns 2 and 3 and substitute—
			“ 1.0	Meat of cattle, goats and sheep ”
Oryzalin	after the entries in columns 2 and 3 insert—
			“ 0.01	Raw cereals ”
Oxamyl	delete the entries in columns 2 and 3 and substitute—
			“ 0.02	Meat, milk, raw cereals ”
Oxfendazole	delete the entries in columns 2 and 3 and substitute—
			“ 3.0	Edible offal of sheep, cattle and goats
			0.1	Meat of sheep, cattle and goats, whole milk ”
Oxibendazole	delete the entries in columns 2 and 3 and substitute the following—
			“ 5.0	Milk and milk products (fat basis)
			0.2	Milk and milk products
			0.1	Meat ”
Oxyclozanide	(i) after “offal of cattle” in column 3 insert—
			“ , goats ”;	
			(ii) after “Meat of cattle” in column 3 insert—
			“ , goats ”	
Paraquat	delete the entries in columns 2 and 3 and substitute—
			“ 10.0	Rice (in husk)
			1.0	Olives (fresh)
			0.5	Rice (polished), sorghum, edible offal
			0.2	Cotton seed, potatoes, dried hops
			0.1	Maize, soybeans
			0.05	Cotton seed oil (refined), meat, other vegetables, fruit, sugar cane, nuts, raw cereals (other than rice and maize)
			0.01	Milk, eggs ”
Phosalone	after “sheep” in column 3 insert—
			“ and goats ”	
Phosmet	before the entries in columns 2 and 3 insert—
			“ 15.0	Kiwi fruit (whole fruit)
			1.5	Kiwi fruit (edible portion) ”
Pirimicarb	after “milk products” in column 3 insert—
			“ , meat ”	
Pirimiphos-methyl	after “wheat flour (white)” in column 3 insert—
			“ , kiwi fruit (whole fruit) ”	
Profenofos....	delete the entries in columns 2 and 3 and substitute—
			“ 1.0	Cotton seed
			0.3	Edible cotton seed oil
			0.02	Sweetcorn ”
Quintozene	(i) after “peanuts” in column 3 insert—
			“ , celery ”;	
			(ii) after “potatoes” in column 3 insert—
			“ , onions ”;	
			(iii) delete “Broccoli, cabbage” and substitute—
			“ other vegetables, cole crops ”	
Rafoxanide	delete the entries in columns 2 and 3 and substitute—
			“ 0.2	Liver, kidney and fat of sheep, cattle and goats
			0.1	Meat of sheep, cattle and goats ”
Terbacil	before the entries in columns 2 and 3 insert—
			“ 0.5	Almonds ”
Thiophonate	after “cattle” in column 3 insert—
			“ , goats ”	

HEALTH ACT 1911—*continued*

- Thiophonate-methyl delete entry "1.0 Bananas (post harvest) and grapes—7D; peanuts—14D"
- Trifluralin after "oil seeds" in column 3 insert—
" , adzuki beans, faba beans, chickpeas, cowpeas, lablab "
- Triforine after the entries in columns 2 and 3 insert—
" 1.0 Pome fruit ";

(c) in schedule 3—

(i) in Part I—

- (I) by deleting "Spectinomycin—Treatment of CRD in broilers";
- (II) by amending column 2, opposite the substance shown in column 1, as indicated in the following table—

Substance in Column 1	Amendment in Column 2
" Amitrole	after "pastures" insert— " ; herbicide for control of blackberries "
Fosamine (ammonium salt)	after "control" insert— " ; herbicide for control of blackberries "
Glyphosate	after "pastures" insert— " ; herbicide for control of blackberries "
2,4,5-T	after "cane" insert— " ; herbicide for control of blackberries " "; and

(III) by inserting in their appropriate alphabetical positions the following entries—

" Bacillus toyoi	Growth promotant in pigs and cattle
Brodifacoum	Rodenticide in non-food situations
E. coli antigen	Treatment of pigs
Hexazinone	Herbicide for control of blackberries
Methidathion	Strawberry runner production
Permethrin (total isomers)	Insecticide on sugar cane
Pichloram	Herbicide for control of blackberries
Prostianol	Oestrus control in cattle
Testosterone enanthate	Control of posthitis and balanitis in sheep
Testosterone propionate	Control of posthitis and balanitis in sheep " "; and

(ii) in Part II—

- (I) by deleting "gamma-Butyrolactone" in column 1 and substituting the following—
" *gamma*-Butyrolactone ";
- (II) by deleting "Dialkyl (C8-C18) dimethyl ammonium chloride" in column 1 and the entries in columns 2 and 3 relating thereto;
- (III) by deleting "3,6-Dimethyl-4-octyne-3,6-diol" in column 1 and the entries in columns 2 and 3 relating thereto and substituting the following—
- | | | |
|---------------------------------|--|--|
| " 3,6-Dimethyl-4-octyn-3,6-diol | B | Surfactants related adjuvants of surfactants |
| | In pesticide formulations for soil prior to planting or to plants before edible parts form | " ; |
- (IV) by deleting "(3-Lauramidopropyl) trimethyl ammonium methyl sulphate" in column 1 and the entries in columns 2 and 3 relating thereto and substituting—
- | | | |
|--|--|------------------|
| " 3-Lauramidopropyl trimethyl ammonium methyl sulphate | B | Antistatic agent |
| | Not more than 2.6% in the formulation. | |
| | Not to be applied within 7 days of harvest | " ; |
- (V) by deleting "Methylene chloride" in column 1 and the entries in columns 2 and 3 relating thereto and substituting the following—
- | | | |
|---|---|-------------------------|
| " Methylene chloride (di-chloromethane) | B | Solvent, co-solvent " ; |
|---|---|-------------------------|
- (VI) by deleting "beta-Pinene polymers" in column 1 and the entry in column 2 relating thereto and substituting the following—
- | | | |
|------------------------|---|-----|
| " beta-Pinene polymers | A | " ; |
|------------------------|---|-----|
- (VII) by deleting "Propyl p-hydroxy-benzoate" in column 1 and the entries in columns 2 and 3 relating thereto;
- (VIII) by deleting "Soap Bark (quillaja)" in column 1 and the entry in column 2 relating thereto and substituting the following—
- | | | |
|------------------------|---|-----|
| " Soap Bark (quillaia) | B | " ; |
|------------------------|---|-----|

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(IX) by deleting "2,4,7,9-Tetramethyl-5 decyne-4,7-diol" in column 1 and the entry in column 2 relating thereto and substituting the following—

" 2,4,7,9-Tetra- methyl-5-decyne-4, 7-diol	A Not more than 2.5% of pesticide form- ulation
	B In pesticide form- ulation, for ap- plication to soil prior to planting or to plants before edible parts form

(X) by amending columns 2 and 3, opposite the substance shown in column 1, as indicated in the following table—

Inert ingredient in column 1	Amendment in columns 2 and 3
Aluminium 2-ethylhexanoate	delete "A" in column 2 and substitute— " B "
Aluminium stearate	(i) delete "B" in column 2 and substitute— " A ";
Butoxytriethyleneglycol phosphate	(ii) insert "Surfactant" in column 3 (i) delete "A" in column 2 and substitute— " B ";
n-Butyl alcohol	(ii) delete "only" in column 3 (i) delete "A" in column 2 and substitute— " B ";
Cyclohexanol	(ii) after "Solvent" in column 3 insert— " ,cosolvent "
Dodecylphenol	(i) delete "A" in column 2 and substitute— " B ";
Epichlorhydrin	(ii) after "Solvent" in column 3 insert— " ,cosolvent "
Ethylene dichloride	delete the entry in column 2 and substitute— " B "
Ethylene glycol monobutyl ether	delete the entries in columns 2 and 3 and substitute— " B Stabilizer for all pesticides used Not more than before crop emerges from soil 2% pesticide and in soil fumigants before or formulation after crop emerges "
2-Ethylhexanol	delete the entries in columns 2 and 3 and substitute— " B Antifreeze, deactivator for all pesticides used before crop emerges from soil and in herbicides before or after crop emerges "
Ethyl methacrylate	delete entry in column 3 and substitute— " Cosolvent, defoamer solvent for all pesticides used before crop emerges from soil and in herbicides before or after crop emerges "
Hexamethylene tetramine	(i) delete "A" in column 2 and substitute— " B "; (ii) insert "Surfactants, related adjuvants of sur- factants" in column 3
Hexane (including isomeric hexanes)	delete entries in columns 2 and 3 and substitute— " A Solid diluent, carrier, preservative For use in citrus washing solutions only at not more than 1% "
Isopropyl alcohol	delete "B" in column 2 and substitute— " A "
Maleic acid and maleic anhydride	(i) delete "B" in column 2 and substitute— " A "; (ii) after "Solvent" in column 3 insert— " ,cosolvent "
Methyl alcohol	delete "A" in column 2 and substitute— " B "
Methyl chloride	delete "B" in column 2 and substitute— " A "
Methyl isobutyl ketone	delete "B" in column 2 and substitute— " A "
Methyl violet 2B	delete entries in columns 2 and 3 and substitute— " B Dye "
Phenol	(i) delete "A" in column 2 and substitute— " B "; (ii) after "Solvent" in column 3 insert— " ,cosolvent "

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Polyethylene, oxidised	delete entries in columns 2 and 3 and substitute— “ A Coating agent ”
Polyvinyl alcohol	delete entry in column 2 and substitute— “ B ”
Potassium carbonate	delete entries in columns 2 and 3 and substitute— “ B Buffering agent ”
Propylene oxide	delete entry in column 2 and substitute— “ A ”
Sodium metasilicate....	(i) delete “B” in column 2 and substitute— “ A ”; (ii) insert “Surfactants, emulsifiers, wetting agents, dispersing agents, buffer” in column 3
Sorbic acid (and potassium salt)	(i) delete “B” in column 2 and substitute— “ A ”; (ii) delete “Preservative” in column 3 and substi- tute— “ Preservatives ”;

(XI) by inserting the following entries in their appropriate alphabetical positions—

“ Acetophenone	B	Attractant
Acrylamide-acrylic acid resins	B	Thickeners
Acrylamide-sodium acrylate resins	B	Thickeners
Acrylic acid, polymerized, and its ethyl and methyl esters	B	Surfactants, related adjuvants of surfactants
Alkanoic and alkenoic acids, mono- and diesters of <i>alpha</i> -hydro- <i>omega</i> -hydroxypoly (oxyethylene) with molecular weight range of 200 to 6 000	A	Emulsifiers
Alkyl (C ₈ -C ₂₄) benzene-sulphonic acid and its ammonium, calcium magnesium, potassium, sodium and zinc salts	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₆ -C ₁₄) hydroxypoly (oxypropylene) block polymer with poly (oxyethylene); poly (oxypropylene) content 1-3 moles; poly (oxyethylene) content 7-9 moles; average molecular weight approximately 635	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₀ -C ₁₆)- <i>omega</i> -hydroxypoly-(oxyethylene) mixture of dihydrogen phosphate and monohydrogen phosphate esters and the corresponding ammonium, calcium, magnesium, monoethanolamine, potassium, sodium and zinc salts of the phosphate esters, the combined poly (oxyethylene)-poly (oxypropylene) content averages 3-20 moles	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₀ -C ₁₈)- <i>omega</i> -hydroxypoly (oxyethylene); the poly (oxyethylene) content averages 3-20 moles	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₀ -C ₁₈)- <i>omega</i> -hydroxypoly-(oxyethylene) mixture of dihydrogen phosphate and monohydrogen phosphate esters and the corresponding ammonium, calcium, magnesium, monoethanolamine, potassium, sodium and zinc salts of the phosphate esters; the combined poly (oxyethylene)-poly (oxypropylene) content averages 3-20 moles	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₂ -C ₁₅)- <i>omega</i> -hydroxypoly (oxyethylene) sulphate, ammonium, calcium, magnesium, potassium, sodium and zinc salts; the poly (oxyethylene) content averages 3 moles	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₀ -C ₁₂)- <i>omega</i> -hydroxypoly-(oxyethylene) poly-(oxypropylene) co-polymer; poly (oxyethylene) content is 11-15 moles; poly (oxypropylene) content is 1-3 moles	B	Surfactants, related adjuvants of surfactants

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<i>alpha</i> -Alkyl (C ₁₂ -C ₁₈)- <i>omega</i> -hydroxypoly-(oxyethylene) copolymers with poly (oxypropylene); poly (oxyethylene) content averages 3-12 moles and poly (oxypropylenes) content 2-9 moles	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₂ -C ₁₈)- <i>omega</i> -hydroxypoly-(oxyethylene/oxypropylene) heteric polymer in which the oxyethylene content is 8-12 moles and the oxypropylene content is 3-7 moles	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Alkyl (C ₁₂ -C ₁₈)- <i>omega</i> -hydroxypoly-(oxyethylene/oxypropylene) heteric polymer in which the oxyethylene content is 8-13 moles and the oxypropylene content is 7-30 moles	B	Solvent, cosolvent, surfactant related adjuvants of
n-Alkyl (C ₈ -C ₁₈) amine acetate		Surfactants, related adjuvants of surfactants
Alkyl (C ₈ -C ₁₈) sulphate, ammonium, magnesium, potassium sodium and zinc salts	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(4-Alkylphenyl)- <i>omega</i> -hydroxypoly-(oxyethylene) produced by the condensation of 1 mole of alkylphenol (alkyl is a mixture of propylene tetramer and pentamer isomers and averages (C ₁₂) with 6 moles of ethylene oxide	A	Surfactants, related adjuvants of surfactants
<i>alpha, alpha'</i> (methylene-bis)-4-(1,1,3,3-tetra-methylbutyl)-1,2-phenylene-bis [<i>omega</i> -hydroxypoly (oxyethylene)] having 6-7.5 moles of ethylene oxide per hydroxyl group	B	Solvent, cosolvent, surfactants and related adjuvants of surfactants
<i>alpha</i> -Butyl- <i>omega</i> -hydroxypoly (oxypropylene) block polymer molecular weight 2 400-3 500	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(4- <i>tert</i> -Butylphenyl)- <i>omega</i> -hydroxypoly (oxyethylene) mixture of dihydrogen phosphate and monohydrogen phosphate esters and corresponding ammonium, calcium, magnesium, monoethanolamine, potassium, sodium and zinc salts of the phosphate esters; the poly (oxyethylene) content averages 4-12 moles	A	Surfactants, related adjuvants of surfactants
Almond, bitter	B	Attractant
Almond shells	A	Solid diluent and carrier
Aluminium oxide	A	Diluent
Aluminium sulphate	B	Softener, adjuvant
Amine salts of alkyl (C ₈ -C ₂₄) benzenesulphonic acid (butylamine, dimethylamino-propylamine, mono- and diisopropylamine, mono-, di- and triethanolamine)	B	Surfactants, related adjuvants
N-(Aminoethyl) ethanol-amine salt of dodecylbenzenesulphonic acid	B For use only in liquid emulsifiable herbicides	Surfactants, related adjuvants of surfactants
Ascorbyl palmitate	A	Preservative
Bacillus thuringiensis fermentation solids and/or solubles	A	Diluent, carrier
Barium sulphate	B	Carrier
Beeswax	A	Coating agent
NN-Bis[<i>alpha</i> -ethyl- <i>omega</i> -hydroxypoly (oxyethylene)] alkylamine; the poly (oxyethylene) content averages 3 moles; the alkyl groups (C ₁₄ -C ₁₈) are derived from tallow, or from soybean or cottonseed oil acids	B	Surfactants for pre-emergence use with herbicides on sugarcane only

HEALTH ACT 1911—continued

NN-Bis(2-hydroxyethyl)-alkyl-amine, where the alkyl groups (C ₈ -C ₁₈) are derived from coconut, cottonseed, soya or tallow acids.	B	Surfactants, related adjuvants of surfactants
NN-Bis[2- <i>omega</i> -hydroxypoly (oxyethylene)] ethyl-alkylamine; the reaction product of 1 mole NN-bis (2-hydroxyethyl) alkylamine and 3-60 moles of poly (oxyethylene) alkylamine, where the alkyl group (C ₈ -C ₁₈) is derived from coconut, cottonseed, soya or tallow acids	B	Surfactants related adjuvants of surfactants
Butadiene-styrene copolymer	B	Adhesive, component of adhesive
Butane		Propellant
Butylated hydroxyanisole	A	Antioxidant
Butylated hydroxytoluene	A	Antioxidant
1,3-Butylene glycol dimethyl-acrylate	B	Stabilizer
	Not more than 0.1% of pesticide formulation	
Calcium salt of partially dimerized rosin	A	Coating agent
Calcium and sodium salts of certain sulphonated petroleum fractions (mahogany groups); calcium salt molecular weight 790-1 020, sodium salt molecular weight 400-500	B	Surfactants, related adjuvants of surfactants
Calcium hypochlorite	B	Sanitizing and bleaching agent
Carnauba wax	A	Coating agent
Carrageenan (minimum molecular weight 100 000)	A	Thickener
Carrageenan	B	Thickener and stabilizer for pesticide formulations applied to seeds before planting
	Not more than 0.15% of pesticide formulation	
Castor oil, polyoxyethylated, the poly (oxyethylene) content averages 5-54 moles	A	Surfactants, related adjuvants of surfactants
Chlorobenzene	B	Solvent, cosolvent
	Contains not more than 1% impurities. Not for use after edible parts of plant begin to form. Do not graze livestock in treated areas within 48 hours after application	
Cinnamon	B	Attractant
Clove	B	Attractant
Coal (derived only from anthracite and bituminous coals only and petroleum)	B	Carrier, extender
	Soil application only	
Coffee	B	Attractant
Coke (from anthracite and bituminous coals only and petroleum)	B	Carrier, extender
	Soil application only	
Condensation product of 2-phenylphenol with 5 moles of ethylene oxide	B	Stabilizer
Copper naphthenate	B	Mercaptan scavenger in technical pesticide
	Not more than 2.5% of formulation; limited to before edible portions of plants begin to form	
Copper salts of neo-decanoic acid and 2-ethylhexanoic acid	B	Mercaptan scavenger in technical pesticide
	Not more than 1% of formulation; application limited to before edible portions of plants begin to form	

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Diacetyl tartaric acid esters of mono- and di-glycerides of edible fatty acids	A	Emulsifier
D and C Green No. 6	B	Dye
D and C Red No. 17 technical grade	B	Dye
D and C Violet No. 2 technical grade	B	Dye
	Not more than 0.005% of pesticide formulation	
Dialkyl (C ₈ -C ₁₈) dimethyl ammonium chloride, (C ₈ -C ₁₈) group from tallow	B	Surfactants, related adjuvants of surfactants
Diallyl phthalate	B	Stabilizer
	Not more than 0.1% of pesticide formulations	
Diethylformamide	B	Solvent, cosolvent
	For use only in pre-emergence application; application prior to formation of edible parts of food plants, and seed and trans-plant treatment	
Diethylene glycol abietate	A	Surfactants, related adjuvants of surfactants
Diethylene glycol and diethylene glycol monobutyl, monoethyl and monoethyl ethers	B	Deactivator for formulations used before crop emerges from soil stabilizer
1,2-Dihydro-6-ethoxy-2,2,4-trimethylquinolene	A	
	Not more than 0.02% of pesticide formulation	
Dimethyl sulphoxide	B	Solvent or cosolvent for formulations used before crop emerges from soil or prior to formation of edible parts of food plants
Dioxane	B	Solvent, cosolvent
Dipropylene glycol dibenzoate	B	Solvent, cosolvent
	For seed treatment use only	
Dipropylene glycol mono-methyl ether	B	Stabilizer
Disodium 4-isodecyl sulphosuccinate	B	Surfactants, related adjuvants of surfactants
Disodium zinc ethylenediamine tetra-acetate dihydride	A	Sequestrant
	Not more than 2% of pesticide formulation	Used before crop emerges from soil and in soil fumigants before or after crop emerges
<i>alpha</i> -(Di- <i>sec</i> -butyl) phenyl-poly (oxypropylene) block polymer with poly (oxyethylene); the poly (oxypropylene) content averages 4 moles, the poly (oxyethylene) content averages 5-12 moles, the molecular weight is	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(2,4-Dinonylphenyl)- <i>omega</i> -hydroxypoly (oxyethylene) produced by condensation of 1 mole dinonylphenol (nonyl group is a propylene trimer isomer) with an average of 4-14 or 140-160 moles of ethylene oxide	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> (2,4-Dinonylphenyl)- <i>omega</i> -hydroxypoly (oxyethylene) mixture of dihydrogen phosphate and monohydrogen phosphate esters and corresponding ammonium, calcium, magnesium, monoethanolamine potassium, sodium and zinc, salts of phosphate esters; the nonyl group is a propylene trimer isomer and the poly (oxyethylene) content averages 4-14 moles	A	Surfactants, related adjuvants of surfactants

HEALTH ACT 1911—continued

<i>alpha</i> -Dodecylphenol- <i>omega</i> -hydroxypoly-(oxyethylene/oxypropylene) heteric polymer where ethylene oxide content is 11–13 moles and oxypropylene content is 14–16 moles, molecular weight averages 600 to 695	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(4-Dodecylphenyl)- <i>omega</i> -hydroxypoly (oxyethylene) produced by the condensation of 1 mole of dodecylphenol (dodecyl group is a tetramer isomer) with an average of 4–14 or 30–70 moles of ethylene oxide; if a blend of products is used, the average number of moles of ethylene oxide reacted to produce any product that is a component of the blend shall be in range of 4–14 moles or 30–70	A	Surfactants, related adjuvants of surfactants
Dodecylbenzenesulphonic acid, amine salts	A	Surfactants, related adjuvants of surfactants
Ethyl alcohol	A	Solvent, cosolvent
2-Ethyl-1-hexanol	A	Solvent, adjuvant of surfactants
	Not more than 2.5% of pesticide formulation	
Ethylene methylphenyl glycidate	A	
	Synthetic flavouring	
Ethylene oxide adducts of 2,4,7,9-tetramethyl-5-decynediol, the ethylene oxide content averages 3,5,10 or 30 moles	A	Surfactants, related adjuvants of surfactants
F.D. and C. Blue No. 1	A	Dye
	Not more than 0.2% of pesticide formulation	
Fenugreek	B	Attractant
Ferric chloride	B	Not greater than 2 per cent of suspending, dispersing agent, pesticide formulation
Fluorapatite	B	Solid diluent, carrier
Furcelleran	A	Thickener
Gluconic acid (and sodium salt)	B	Sequestrant
Glyceryl monostearate	A	Emulsifier
Glyceryl mono, di- and triacetate	A	Solvent, cosolvent
Glyceryl triacetate	B	Stabilizer
Glyceryltris (12-hydroxy-stearate)	B	Flow control agent
Graphite	A	Solid diluent, carrier
	B	Treatment aid for seeds
<i>alpha</i> -Hydro- <i>omega</i> -hydroxypoly (oxyethylene); molecular weight 200–9 500	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Hydro- <i>omega</i> -hydroxypoly (oxypropylene); molecular weight 4 000	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Hydro- <i>omega</i> -hydroxypoly (oxyethylene); molecular weight 100 000 minimum	B	Carrier
Hydroxyethyl cellulose	A	Surfactants, related adjuvants of surfactants
Isobutyl alcohol	B	Solvent
Isobutylene-butene copolymers	B	Binder
	For soil application only	
Isophorone	B	Solvent and cosolvent for formulations used before crop emerges from soil, for post emergence herbicide use on rice and wheat before crop begins to head, and for post emergence use on beets (sugar beets and table beets)
Isopropylbenzene	B	Solvent, cosolvent
Lactic acid	A	Solvent
Lactose	A	Solid diluent, carrier
<i>alpha</i> -Lauryl- <i>omega</i> hydroxypoly (oxyethylene) sulphate, sodium salt; the poly (ethylene) content is 3–4 moles	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -Lauryl- <i>omega</i> -hydroxypoly (oxyethylene) average molecular weight of 600	A	Emulsifier
Lignosulphonate, ammonium, calcium, magnesium, potassium, sodium and zinc salts	A	Surfactants, related adjuvants of surfactants

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Magnesium oxide	A	Solid diluent, carrier
Maleic acid-butadiene copolymer	B	Surfactants, related adjuvants of surfactants
	3% of pesticide formulation	
Maleic anhydride/methyl vinyl ether copolymer average molecular weight 250 000	B	Suspending agent, dispersing agent
Manganese carbonate	B	Plant nutrient
Manganous oxide	A	Solid diluent, carrier
Methylated silicones	A	Antifoaming agent
Methyl salicylate	A	Attractant
Methyl methacrylate	B	Surfactants, related adjuvants of surfactants
Mineral oil (U.S.P.)	A	Diluent, solvent
Modified polyester resin derived from ethylene glycol, fumaric acid and rosin	A	Resinous coating
	For use on citrus only	
Monoammonium phosphate	A	Post harvest fumigation in formulation with aluminium phosphide
	Not more than 3.75% by weight in formulation	
Mono- and di-glycerides of C ₈ -C ₁₈ fatty acids	A	Emulsifier
Monophosphate ester of block copolymer <i>alpha</i> -hydro- <i>omega</i> hydroxypoly (oxyethylene)-poly (oxypropylene)-poly (oxypropylene) content averages 37-41 moles and the molecular weight averages 8 000	B	Surfactants, related adjuvants of surfactants
Morpholine salt of dodecylbenzenesulphonic acid	B	Surfactants, related adjuvants of surfactants
Naphthalenesulphonic acid/formaldehyde condensate, ammonium and sodium salts	B	Surfactants, related adjuvants of surfactants
<i>chi</i> -4-(Nonylphenyl)- <i>omega</i> -hydroxypoly-(oxyethylene) sulphosuccinate isopropylamine and N-hydroxyethylisopropylamine salts of; the poly-(oxyethylene) content averages <i>rho</i> moles (<i>rho</i> = 17)	B	Emulsifiers in pesticide concentrations applied with liquid fertilizer solutions before crop emerges from soil or not later than 4 weeks after planting
	Not more than 0.2% in the final solution	
<i>alpha</i> -(4-Nonylphenyl)- <i>omega</i> -hydroxypoly- of dihydrogen phosphate and monhydrogen phosphate esters and corresponding ammonium, calcium, magnesium, monoethanolamine, potassium, sodium and zinc salts of the phosphate esters; the nonyl group is a propylene trimer isomer and the poly (oxyethylene) content averages 4-14 moles	A	Emulsifier
<i>alpha</i> -(4-Nonylphenyl)- <i>omega</i> -hydroxypoly-(oxyethylene) ammonium, calcium, magnesium, potassium, sodium and zinc salts; the nonyl group is a propylene trimer isomer and the poly (oxyethylene) content averages 4 moles	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(4-Nonylphenyl)- <i>omega</i> -hydroxypoly-(oxypropylene) block polymer with poly-(oxyethylene); poly-(oxyethylene) content of 20-60 moles; poly-(ethylene) content of 30-80 molecular weight of 2 100-7 100	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(4-Nonylphenyl)- <i>omega</i> -hydroxypoly-(oxyethylene) produced by the condensation of 1 mole of nonylphenyl (nonyl group is a propylene trimer isomer) with an average of 4-14 or 30-90	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -(4-Nonylphenyl)-poly (oxypropylene) block polymer with poly (oxyethylene); poly (oxyethylene) content 30 to 90 moles; molecular weight averages 3 000	A	Surfactants, related adjuvants of surfactants

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Oat hulls	B	Solid diluent, carrier
<i>alpha</i> -cis-9-Octadecenyl- <i>omega</i> -hydroxypoly (oxyethylene); the octadecenyl group is derived from oleyl alcohol and the poly (oxyethylene) content averages 30 moles	A	Solid diluent, carrier
Octyl and decyl glucosides mixture with a mixture of octyl and decyloligosaccharides and related reaction products (primarily n-decanol) produced as an aqueous-based liquid (68–72 per cent solids) from the reaction of straight chain alcohols C ₈ (45 per cent), C ₁₀ (55 per cent) with anhydrous glucose	A	Surfactants, related adjuvants surfactants
Oleic acid diester of <i>alpha</i> -hydro- <i>omega</i> -hydroxypoly (oxyethylene); the poly (oxyethylene) having average molecular weight 400	A	Surfactants, related adjuvants of surfactants
Oleic acid diester of <i>alpha</i> -hydro- <i>omega</i> -hydroxypoly (oxyethylene); molecular weight averages 2 300	B	Surfactant
Oleic acid diester of <i>alpha</i> -hydroxypoly (oxyethylene) the poly (oxyethylene) molecular weight averages 2 300	B	Surfactant
Oregon pine bark (ground)	B	Solid diluent, carrier
Partial sodium salt of N-lauryl- <i>alpha</i> -iminodipropionic acid	B	Surfactants
	Not more than 1% of pesticide formulation	
Pentaerythritol ester of maleic anhydride with modified wood rosin	A	Plasticizer
Pentaerythritol ester of modified resin	A	Plasticizers
Perchloroethylene	A	Solvent, cosolvent
	Not more than 0.6% of pesticide formulation	
Petroleum Jelly	A	Coating agent
Petroleum hydrocarbons, light odourless	A	Solvent, diluent
Petroleum naphtha	A	Component of coating agent
Petroleum wax	A	Coating agent
Phthalocyaninate (2) copper; (C.I. pigment blue No. 15)	B	Colouring agent pigment
	When used as a colorant in low-density plastic films	
Pigment red 48	B	Dye
	For seed treatment use only	
<i>alpha</i> -Pinene	B	Stabilizer
	Not more than 2% of formulation by weight	
Pine lignin	A	Adsorbent
Polyamide polymer derived from sebacic acid, vegetable oil acids with or without dimerization, terephthalic acid and/or ethylenediamine	B	Coating, carrier
Polyethylene glycol (mean molecular weight 200 to 9 500)	B	Solvent, deactivator
Poly (ethylene-4-nonylphenoxy) poly (oxyethylene) ethanol; the poly (oxyethylene) content averages 4–12 moles	A	Coating agent
Polyglycerol esters of fatty acids	A	Surfactants, related adjuvants of surfactants
Polyglyceryl phthalate ester of coconut fatty acids	A	Surfactants related adjuvants of surfactants
Poly (methylene-4- <i>tert</i> -butylphenoxy)-poly-(oxyethylene) ethanol; the poly (oxyethylene) content averages 4–12 moles	A	Coating agent
Poly (methylene-4-nonylphenoxy) poly (oxypropylene) propanol; the poly (oxypropylene) content averages 4–12 moles	B	Surfactants, related adjuvants of surfactants

HEALTH ACT 1911—continued

Polyoxyethylated primary amine (C ₁₄ -C ₁₈ O); the fatty amine is derived from an animal source and contains 3 per cent water; the poly (oxyethylene) content averages 20 moles	B Applied prior to planting of any crop, or as directed; spray around the base of any crop	Surfactant
Polymers derived from the following monomers: acrylic acid, sodium form; butyl acrylate; ethyl acrylate, methacrylic acid and its ammonium and potassium salts; and methyl methacrylate	A	Surfactants, related adjuvants
Polyoxyethylene (5) sorbitan monooleate	B	Surfactants, related adjuvants of surfactants
Polyoxyethylene (20) sorbitan monostearate	A	Surfactants, related adjuvants of surfactants
Polysorbate 50	B	Surfactant
Polysorbate 65	A	Emulsifiers
Propyl 4-hydroxybenzoate	A	Preservative for formulations
Propylene glycol mono-ethyl ether	B	Solvent
Rhodamine B	A	Dye
Rosin, partially hydrogenated	A	Surfactants, related adjuvants of surfactants
Rosin, wood	A	Surfactants, related adjuvants of surfactants
Salts of fatty acids	A	Binder, emulsifier, anticaking agent
Shellac, bleached; refined, good grade, arsenic and rosin-free	A	Coating agent
Silicon dioxide, fumed, amorphous	A	Flow control, anticaking and carrier agent
Soapstone	A	Solid diluent
Sodium alginate	A	Stabilizer
Sodium <i>alpha</i> -olefin sulphonate (sodium C ₁₄ -16) Olefin sulphonate	A	Surfactants, related adjuvants of surfactants
Sodium butyl naphthalenesulphonate	B	Surfactants, related adjuvants of surfactants
Sodium caseinate	B	Suspending agent and binder
Sodium citrate	B	Sequestrant
Sodium 1,4-dicyclohexyl sulphosuccinate	B	Surfactants, related adjuvants of surfactants
Sodium 1,4-dihexyl	B	Surfactants, related adjuvants of surfactants
Sodium diisobutyl-naphthalene-sulphonate	A	Surfactants, related adjuvants of surfactants
Sodium 1,4-diisobutyl sulphosuccinate	B	Surfactants, related adjuvants of surfactants
Sodium 1,4-dipentyl sulphosuccinate	B	Surfactants, related adjuvants of surfactants
Sodium 1,4-ditridecyl sulphosuccinate	B	Surfactants, related adjuvants of surfactants
Sodium dioctylsulphosuccinate	A	Surfactants, related adjuvants of surfactants
Sodium dodecylphenoxybenzenedisulphonate	A	Surfactants, related adjuvants of surfactants
Sodium fluoride	B Not more than 0.25% of pesticide formulation	Stabilizer carrier for formulations used before crop emerges from soil
Sodium isopropyl-isohexylnaphthalenesulphonate	A	Surfactants, related adjuvants of surfactants
Sodium N-lauroyl-N-methyl-taurine	A	Surfactants, related adjuvants of surfactants
Sodium lauryl glyceryl ether sulphonate	A	Surfactants related adjuvants of surfactants
Sodium molybdate	B	Plant nutrient
Sodium monoalkyl and dialkyl (C ₈ -C ₁₀) phenoxybenzene disulphonate mixtures containing not less than 70 per cent of monoalkylated product	A	Surfactants, related adjuvants of surfactants
Sodium mono-, di- and tributyl naphthalene sulphonates	A	Surfactants, related adjuvants of surfactants
Sodium mono-, di-, and tri-isopropyl naphthalene sulphonate	A	Surfactants, related adjuvants of surfactants
Sodium mono- and dimethylnaphthalene sulphonates, molecular weight 245-260	A	Surfactants, related adjuvants of surfactants
Sodium mono-, di-, tri-isopropylnaphthalene sulphonate	B	Surfactants, related adjuvants of surfactants
Sodium N-oleoyl-N-methyl-taurine	A	Surfactants, related adjuvants of surfactants

HEALTH ACT 1911—continued

Sodium oleyl sulphate	A	Surfactants related adjuvants of surfactants
Sodium N-palmitoyl-N-dimethyltaurine	A	Surfactants, related adjuvants of surfactants
Sodium 2-phenylphenate	B	Preservative for formulation
	Not more than 0.1% of pesticide formulation	
Sodium polyflavinoid-sulphonate, consisting chiefly of the copolymer of catechin and leucocyanidin	B	Sunscreen agent for viral insecticides for use on cotton
Sodium salt of the insoluble fraction of rosin	B	Surfactants, related adjuvants of surfactants
Sodium salt of sulphated oleic acid	A	Surfactants, related adjuvants of surfactants
Sodium sulphite	A	Stabilizer
Sodium tetraborate	B	Buffering agent, corrosion inhibitor
	Not more than 2% of pesticide formulation	
Sorbitan fatty acid esters (fatty acids limited to C ₁₂ , C ₁₄ , C ₁₆ and C ₁₈ containing minor amounts of associated fatty acids) and their poly (oxyethylene) derivatives; the poly (oxyethylene) content averages 16-20 moles	A	Surfactants, related adjuvants of surfactants
Soybean oil-derived fatty acids	B	Solvent, cosolvent
Soy protein, isolated	A	Adhesive
Sperm oil	A	Coating agent
<i>alpha</i> -Stearoyl- <i>omega</i> -hydroxy-poly (oxyethylene), average molecular weight of 600	A	Emulsifier
<i>alpha</i> -Stearoyl- <i>omega</i> -hydroxy-poly (oxyethylene); content averages either 8, 9 or 40 moles; if a blend of products is used, the average number of moles ethylene oxide reacted to produce any product that is a component of the blend shall be either 8, 9 or 40	A	Surfactants, related adjuvants of surfactants
Styrene-maleic anhydride copolymer	B	Suspending or dispersing agent
	For pre-emergence use only	
Sucrose octaacetate	A	Adhesive
Sulphurous acid	A	Preservative
Tall oil; fatty acids not less than 44 per cent, unsaponifiables not more than 8 per cent	A	Surfactants, related adjuvants of surfactants
Taxtrazine	A	Dye
Tetrahydrofurfuryl alcohol	A	Solvent, cosolvent
<i>alpha</i> -[4-(1,1,3,3-Tetramethylbutyl) phenyl]- <i>omega</i> -hydroxy-poly (oxyethylene) produced by the condensation of 1 mole of 4-(1,1,3,3-tetramethylbutyl) phenol with an average of 4-14 or 30-70 moles of ethylene oxide; if a blend of products is used, the average number of moles of ethylene oxide reaction to produce any product that is a component of the blend shall be in the range of 4-14 or 30-70	A	Surfactants, related adjuvants of surfactants
<i>alpha</i> -[4-(1,1,3,3-Tetramethylbutyl) phenyl]- <i>omega</i> -hydroxy-poly- (oxyethylene) mixture of dihydrogen phosphate and mono-hydrogen phosphate esters and the corresponding sodium salts of the phosphate esters; the poly (oxyethylene) content averages 6 to 10 moles	B	Surfactants, related adjuvants of surfactants
<i>alpha</i> -[4-(1,1,3,3-Tetramethylbutyl)phenyl]-poly (oxypropylene) block polymer with poly (oxyethylene); the poly (oxyethylene) content averages 25 moles, the poly (oxyethylene) content averages 40 moles, the molecular weight averages 3 400	B	Surfactants, related adjuvants of surfactants

HEALTH ACT 1911—*continued*

Tetrasodium N-(1,2-dicarboxyethyl)-N-octadecylsulphosuccinamate	B	Surfactants, related adjuvants of surfactants
Tridecylpoly (oxyethylene) acetate, sodium salt where the ethylene oxide content averages 607 moles	A	Surfactants, related adjuvants of surfactants
Valeric acid, normal	B	Stenching agent or odorant
	Not more than 2% in pesticide formulations	
Vanillin	B	Attractant
Wintergreen oil	A	Attractant
Wood flour	A	Solid diluent and carrier
	Derived from wood free of chemical preservatives	
Woolwax alcohols	B	Softener
Zeolite (hydrated alkali Aluminium silicate)	A	Solid diluent, carrier
Zinc orthophosphate	B	Plant nutrient and softener
Zinc oxide	A	Coating agent
Zinc stearate	B	Flow control agent
Zinc sulphate and monohydrate	A	Coating agent; Solid diluent, carrier ; and

(d) by inserting after Schedule 4 the following Schedule—

“

SCHEDULE 5

Column 1 Substance	Column 2 Maximum Residue Limit (mg/kg)	Column 3 Food
Avoparcin	0.2	Meat of pigs and poultry, offal of pigs and poultry
Bacitracin	0.5	Meat of chicken, fat and skin of chicken, offal of chicken, eggs and milk
Chlortetracycline	0.05	Meat, offal and eggs
Erythromycin	0.02	Milk
	0.3	Meat and offal
	0.04	Milk
	0.03	Eggs
Flavophospholipol	0.02	Eggs
Furazolidone	0.1	Meat and offal
Kitasamycin	0.2	Meat of pigs, poultry and eggs
Lasalocid	0.5	Meat of poultry
Lincomycin	0.1	Meat and offal of pigs
Monensin	0.5	Meat of cattle and fat of poultry
Oleandomycin	0.1	Meat and offal
Oxytetracycline	0.25	Meat and offal
	0.3	Eggs
	0.1	Milk
Benzyl G Penicillin	0.06	Meat and offal
	0.018	Eggs
	0.0015	Milk
Phenoxymethyl V Penicillin	0.06	Meat and offal
	0.018	Eggs
	0.0015	Milk
Procaine Penicillin	0.1	Meat and offal
	0.03	Eggs
	0.0025	Milk
Spectinomycin	0.7	Meat of poultry
Spiramycin	1.0	Offal of pigs and poultry
	0.1	Meat of pigs and poultry
Streptomycin and Dihydrostreptomycin	0.3	Meat and offal
	0.2	Eggs and milk
Sulphadimidine	0.1	Meat and offal
Sulphanitran	0.1	Meat and offal of poultry, eggs
Tetracycline	0.1	Milk
Tiamulin	0.1	Meat and offal of poultry
Tylosin	0.2	Meat and offal of pigs and poultry, eggs
	0.1	Fat of pigs and poultry
	0.05	Milk
Virginiamycin	0.1	Meat of pigs and poultry, fat and skin of pigs and poultry and offal of pigs and poultry.

By His Excellency's Command,

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

HEALTH ACT 1911-1982.

HEALTH (MEAT INSPECTION AND BRANDING) AMENDMENT
REGULATIONS (No. 5) 1982.

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

- Citation. 1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations (No. 5) 1982.
- Schedule C amended. 2. Schedule C to the Health (Meat Inspection and Branding) Regulations 1950*, as amended, is amended in the list of Local Authorities after Table 2—
- (a) in Scale C by deleting "Shire of Wongan-Ballidu";
 - (b) in Scale E by deleting "Shire of Carnamah";
 - (c) in Scale F—
 - (i) by deleting "Shire of Goomalling"; and
 - (ii) by inserting after "Shire of Merredin" the following—
" Shire of Wongan-Ballidu " ; and
 - (d) in Scale G—
 - (i) by inserting after "Shire of Boulder" the following—
" Shire of Carnamah " ; and
 - (ii) by inserting after "Shire of Carnarvon" the following—
" Shire of Goomalling " .

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

*Reprinted in the *Government Gazette* on 3 October 1972 at pp. 3967-3981.

DISPOSAL OF UNCOLLECTED GOODS
ACT 1970.

Notice Under Part VI of Intention to Apply to Court for an Order to Sell or Otherwise Dispose of Goods Valued in Excess of \$300.00.

To: R. Franklin of 23 Payne Street, South Hedland, Bailor.

1. You were given notice on 8 April 1982 that the following goods: XA Falcon Sedan Registration No. OBN370 situate at 1670 Munda Way, Wedgefield, Port Hedland, was ready for redelivery.

2. Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods, or give directions for their redelivery, Central Smash Repairs of 1670 Munda Way, Wedgefield, Port Hedland, Bailee, intends making an application to the Court for an Order to sell or otherwise dispose of them in accordance with the Act.

Dated 26 November 1982.

L. A. FITZGERALD,
Bailee.

POLICE ACT 1892.

POLICE (GAMING) REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Police (Gaming) Regulations 1982.
- Commencement. 2. These regulations operate on and from the day on which the Acts Amendment (Betting and Gaming) Act 1982 comes into operation.
- Interpretation. 3. In these regulations "the Act" means the Police Act 1892, as amended.
- Exempted games. 4. Subsections (1) and (2) of section 86 of the Act shall not have effect in relation to—
- (a) games with prizes being games of chance and skill combined in which skill is the predominant factor where—
 - (i) the games are played at an agricultural show, a pleasure fair, a fete, or another like event; and
 - (ii) the opportunity to win prizes at those games is not the only, or the only substantial, inducement to attend the show, fair, fete, or other event;
 - (b) games of chance played at a public place to which the public have or are permitted to have access but not played for winnings in money or money's worth.
- Forms. 5. (1) An infringement notice under section 87 of the Act shall be in the form of Form 1 in the schedule to these regulations.
(2) An embargo notice under section 90B of the Act shall be in the form of Form 2 in the schedule to these regulations.

Form 1.

WESTERN AUSTRALIA.
POLICE (GAMING) REGULATIONS 1982.
INFRINGEMENT NOTICE.

DATE

M
Surname (Block letters) Other names in full

ADDRESS
Number and Street
..... Post Code
Town and Suburb

*DATE OF BIRTH *AGE

*DRIVER'S LICENCE No. *EXPIRY DATE

It is alleged that on the day of
19..... at about hours, you were found committing an offence
against section 87 (6) of the Police Act 1892 on premises situated at

such premises being alleged to be a common gaming house. If you do not wish to
have a complaint of the alleged offence heard and determined in a court you may
complete the form attached to this notice and forward or deliver that form together
with the sum of \$50 by way of modified penalty to a person named on the back

of this notice within [insert a time of not less than 10 days]
days from the date on which this notice is given, whereupon you will not be liable
to costs or further penalty in the matter. You have a right to decline to proceed
in the manner described above and if you wish to contest the allegation or submit
to the court matters in extenuation of penalty or for any other reason to allow the
matter to be determined in a court hearing you need not reply or take any further
action in respect of this notice, in which case a complaint of the alleged offence may
be made against you in due course.

STATION POLICE OFFICER No.

* If known.

Form 2.

WESTERN AUSTRALIA.
POLICE (GAMING) REGULATIONS 1982.
EMBARGO NOTICE.

I, [insert name
of the justice of the peace granting embargo notice] of
being a justice of the peace and being satisfied on the application of the following
*police officer/*constable [insert name and designation
of applicant police officer or constable] that there is reasonable cause to
believe that
[insert description of things] may be required as evidence for the purposes of proceedings under the Police Act 1892 or is liable to forfeiture under that Act and cannot, or cannot readily, be seized and detained under that Act, hereby grant to that *police officer/*constable an embargo notice in respect of *that thing/*those things.

* Delete whichever is inapplicable.

Granted on

at

.....
Signature of justice of the peace
granting embargo notice.

NOTE: The attention of the person on whom this embargo notice is served is drawn to sections 90B and 90C of the Police Act 1892, as amended.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

FISHERIES ACT 1905.

(Sections 17 and 32.)

Notice.

The South-West Coast Salmon Fishery.

1. I, RICHARD CHARLES OLD, Minister for Fisheries and Wildlife, pursuant to section 17 and section 32 of the Fisheries Act 1905 hereby declare that the taking of Australian Salmon (*Arripis trutta*) in Western Australian Waters from the eastern boundary of the State on the north coast of Western Australia to Cape Beaufort on the south-west coast of Western Australia, in this Notice referred to as the South-West Coast Salmon Fishery constitutes a limited entry fishery.

2. In this notice, unless the contrary intention appears—

- (a) the provisions of section 26 of the Interpretation Act 1918, apply as they apply to an Act;
- (b) the expressions used have the same respective meanings as are given to them by the Act and the regulations;
- (c) a reference to "the Act" is a reference to the Fisheries Act 1905, as from time to time amended, and a reference to "the regulations" is a reference to the regulations for the time being in force under the Act;
- (d) "length" means length as determined in relation to a fishing boat under the Western Australian Marine Act regulations relating to survey and equipment;
- (e) "the Fishery" means the South-West Coast Salmon Fishery;
- (f) "to take" means to take or attempt to take salmon by means of fishing nets or by means of a rod, reel and line from the beach.

3. (1) Except with the written permission of the Director, no person shall take or attempt to take for sale or disposal for gain or reward any salmon in the waters comprised in the Fishery unless the salmon are taken—

- (a) by a person authorized to engage in the Fishery;
- (b) from a boat authorized to operate in the Fishery pursuant to this notice; and
- (c) in accordance with the manner authorized by this notice.

(2) A person who is authorized to take salmon in the Fishery shall not—

- (a) take or attempt to take salmon in any portion of the Fishery other than the portion in respect of which his authorization applies; or
- (b) use a boat or permit or suffer a boat to be used for the purpose of taking salmon in any portion of the Fishery other than the portion in respect of which his authorization applies.

4. (1) An authorization for the purposes of taking salmon in the Fishery shall be given by the Director, or by a licensing officer on behalf of the Director, in the form annexed to this Notice and the relevant license shall be endorsed with the number and date of the authorization.

(2) An authorization to take salmon in the Fishery may be made subject to any condition, restriction or limitation relating to the authorization specified or referred to therein by reference to seasons, zones, method of fishing and equipment that may be used, or otherwise.

(3) For the purposes of any prosecution under the Act, any condition, restriction or limitation, by whatever name described, specified or referred to by an authorization shall be construed as a condition imposed upon the license to which the authorization relates.

5. (1) An application for authorization to take salmon in the Fishery shall be made to the Director in writing in the form annexed to this notice.

(2) An authorization, unless sooner cancelled or suspended, has effect for the period therein specified.

(3) Except as provided in this notice an authorization is not transferable and is valid only in relation to the taking of salmon by the person with respect to whom it is issued and the fishing boat specified in the authorization.

(4) The fees prescribed by the regulations shall be paid in relation to each application and to any authorization granted pursuant to this notice.

(5) Any authorization under this notice may be varied from time to time by the Director, or by a licensing officer on behalf of the Director, and may be cancelled or from time to time suspended by the Director by notice in writing to the holder of the license.

(6) Where the Director, in writing, gives to a person any specific authorization to engage in the Fishery and to operate a specified boat or boats in the Fishery other than in the form annexed to this notice any fishing activity carried out in accordance with that authorization shall be deemed not to contravene the provisions of this notice.

6. The benefit of an authorization granted pursuant to this notice may be transferred to another person by the person named in the authorization if the Director gives his written approval thereto but not otherwise, and the relevant license shall thereupon be further endorsed accordingly.

7. An authorization to take salmon under this notice is subject to any notice relating to the closing of waters to fishing issued under the Act.

8. The criteria that will be applied to determine whether a person may be authorized to engage in the Fishery and to operate a specified boat or boats in the Fishery are—

- (a) that immediately prior to the declaration of the Fishery the person applying for an authorization was the holder of a professional fisherman's license endorsed to the effect that he was authorized to take salmon by means of fishing nets in the waters of the Indian Ocean between Busselton and Cape Beaufort; or
- (b) that the person applying for the authorization is licensed as a professional fisherman and is engaged in the Fishery and applies to take over an authorization issued under this notice to a person who desires to relinquish an authorization to operate in the Fishery and retire from the industry.

9. The holder of an authorization who relinquishes his authorization or retires from the industry shall not be replaced by any other person, except with the approval of the Director of Fisheries who may grant or refuse such approval after investigating the potential of the Fishery.

10. With the prior written approval of the Director, but not otherwise, a boat the operation of which in the Fishery has been authorized pursuant to this notice, may be replaced by a boat approved of by the Director.

11. The holder of an authorization issued under this notice shall not employ a person in the Fishery unless the professional fisherman's licence issued to that person carries an endorsement authorizing him to be employed in the Fishery.

The South-West Coast Salmon Fishery.

Application Form.

Please forward this Application Form with Payment.

I/We
(Name)

of
(Postal Address)

..... Postcode

Hereby apply for an authorization to take salmon in the South-West Coast Salmon Fishery and to operate the boat/s described hereunder in the above specified Fishery.

Fee \$.....

I certify that the boats described are licensed fishing boats and that all persons engaged thereon are authorized to be employed in the Fishery.

- 1. Name of Boat
Reg. No. Registered Length m
- 2. Name of Boat
Reg. No. Registered Length m

3. Name of Boat
 Reg. No. Registered Length m
 Date 19.....

(Signature)

Name
 Address
 Postcode
 Authorization No.

Western Australia.
 Fisheries Act 1905.

License No.

Authorization to Take Salmon by Means of Nets in the
 South-West Coast Salmon Fishery.

Subject to a Notice issued under section 17 and section
 32 of the Fisheries Act 1905 the holder of this License
 is authorized to engage in the South-West Coast Salmon
 Fishery and to operate the boats described hereunder
 in the above specified fishery.

1. Name of Boat
 Reg. No. Surveyed Length m
 2. Name of Boat
 Reg. No. Surveyed Length m
 3. Name of Boat
 Reg. No. Surveyed Length m

Conditions: This Authorization is issued subject to the
 condition that the boats taking salmon under it are
 licensed under the Fisheries Act 1905 and the persons
 employed thereon are authorized to be employed for
 the purpose of taking salmon in the Fishery.

Term of Authorization to
 Fee Paid \$.....
 Date

Licensing Officer.

Name
 Address
 Postcode

Checked Authorization No.....
 The notices under sections 17 and 32 of the Fisheries
 Act 1905 relating to the South-West Coast Salmon
 Fishery and published in the *Government Gazettes* of
 30 April 1976 and 29 May 1981 are hereby cancelled.

Dated this day of
 R. C. OLD,
 Minister for Fisheries and Wildlife.

FISHERIES ACT 1905.

(Sections 17 and 32.)

Notice.

The South Coast Salmon Fishery.

1. I, RICHARD CHARLES OLD, Minister for
 Fisheries and Wildlife, pursuant to section 17 and
 section 32 of the Fisheries Act 1905, hereby declare
 that the taking of Australian Salmon (*Arripis trutta*)
 in Western Australian waters below high water mark
 from Cape Beaufort to the waters up to the eastern
 boundary of the State on the south coast of Western
 Australia, in this Notice referred to as the South
 Coast Salmon Fishery constitutes a limited entry fishery.

2. In this notice, unless the contrary intention ap-
 pears—

- (a) the provisions of section 26 of the Interpreta-
 tion Act 1918, apply as they apply to an Act;
- (b) the expressions used have the same respective
 meanings as are given to them by the Act and
 the regulations;
- (c) a reference to "the Act" is a reference to the
 Fisheries Act 1905, as from time to time
 amended, and a reference to "the regulations"
 is a reference to the regulations for the time
 being in force under the Act;

(d) "length" means length as determined in rela-
 tion to a fishing boat under the Western Aus-
 tralian Marine Act regulations relating to
 survey and equipment;

(e) "the Fishery" means the South Coast Salmon
 Fishery;

(f) "to take" means to take or attempt to take
 salmon by means of fishing nets or by means
 of a rod, reel and line from the beach.

3. (1) Except with the written permission of the
 Director, no person shall take or attempt to take for
 sale or disposal for gain or reward any salmon in the
 waters comprised in the Fishery unless the salmon are
 taken—

(a) by a person authorized to engage in the
 Fishery;

(b) from a boat authorized to operate in the
 Fishery pursuant to this notice; and

(c) in accordance with the manner authorized by
 this notice.

(2) A person who is authorized to take salmon in the
 Fishery shall not—

(a) take or attempt to take salmon in any portion
 of the Fishery other than the portion in respect
 of which his authorization applies; or

(b) use a boat or permit or suffer a boat to be
 used for the purpose of taking salmon in any
 portion of the Fishery other than the portion
 in respect of which his authorization applies.

4. (1) An authorization for the purposes of taking
 salmon in the Fishery shall be given by the Director,
 or by a licensing officer on behalf of the Director, in
 the form annexed to this Notice and the relevant
 license shall be endorsed with the number and date
 of the authorization.

(2) An authorization to take salmon in the Fishery
 may be made subject to any condition, restriction or
 limitation relating to the authorization specified or
 referred to there-in by reference to seasons, zones,
 method of fishing and equipment that may be used,
 or otherwise.

(3) For the purposes of any prosecution under the
 Act, any condition, restriction or limitation, by whatever
 name described, specified or referred to by an authoriza-
 tion shall be construed as a condition imposed upon
 the license to which the authorization relates.

5. (1) An application for authorization to take
 salmon in the Fishery shall be made to the Director
 in writing in the form annexed to this notice.

(2) An authorization, unless sooner cancelled or
 suspended, has effect for the period therein specified.

(3) Except as provided in this notice an authorization
 is not transferable and is valid only in relation to the
 taking of salmon by the person with respect to whom
 it is issued and the fishing boat specified in the authoriza-
 tion.

(4) The fees prescribed by the regulations shall be
 paid in relation to each application and to any
 authorization granted pursuant to this notice.

(5) Any authorization under this notice may be
 varied from time to time by the Director, or by a
 licensing officer on behalf of the Director, and may be
 cancelled or from time to time suspended by the Direc-
 tor by notice in writing to the holder of the license.

(6) Where the Director, in writing, gives to a person
 any specific authorization to engage in the Fishery and
 to operate a specified boat or boats in the Fishery
 other than in the form annexed to this notice any
 fishing activity carried out in accordance with that
 authorization shall be deemed not to contravene the
 provisions of this notice.

6. The benefit of an authorization granted pursuant
 to this Notice may be transferred to another person
 by the person named in the authorization if the Director
 gives his written approval thereto but not otherwise,
 and the relevant license shall thereupon be further
 endorsed accordingly.

7. An authorization to take salmon under this
 notice is subject to any notice relating to the closing
 of waters to fishing issued under the Act.

8. The criteria that will be applied to determine whether a person may be authorized to engage in the Fishery and to operate a specified boat or boats in the Fishery are—

- (a) that immediately prior to the declaration of the Fishery the person applying for an authorization was the holder of a professional fisherman's license endorsed to the effect that he was authorized to take salmon by means of fishing nets in the waters of the Indian Ocean between Cape Beaufort and Shoal Cape; or
(b) that the person applying for the authorization is licensed as a professional fisherman and is engaged in the Fishery and applies to take over an authorization issued under this notice to a person who desires to relinquish an authorization to operate in the Fishery and retire from the industry.

9. The holder of an authorization who relinquishes his authorization or retires from the industry shall not be replaced by any other person, except with the approval of the Director of Fisheries who may grant or refuse such approval after investigating the potential of the Fishery.

10. With the prior written approval of the Director, but not otherwise, a boat the operation of which in the Fishery has been authorized pursuant to this notice, may be replaced by a boat approved of by the Director.

11. The holder of an authorization issued under this notice shall not employ a person in the Fishery unless the professional fisherman's license issued to that person carries an endorsement authorizing him to be employed in the Fishery.

The South Coast Salmon Fishery

Application Form

Please forward this Application Form with payment I/We

(Name)
(Postal Address)

Postcode.....

Hereby apply for an authorization to take salmon in the South Coast Salmon Fishery and to operate the boat/s described hereunder in the above specified Fishery.

Fee \$.....

I certify that the boats described are licensed fishing boats and that all persons engaged thereon are authorized to be employed in the Fishery.

- 1. Name of Boat Reg. No. Registered Length m
2. Name of Boat Reg. No. Registered Length m
3. Name of Boat Reg. No. Registered Length m

Date 19 (Signature)

Name
Address
Postcode
Authorization No.

Western Australia.

Fisheries Act 1905.

License No.

Authorization to Engage in the South Coast Salmon Fishery.

Subject to a Notice issued under section 17 and section 32 of the Fisheries Act 1905 the holder of this License is authorized to engage in the South Coast Salmon Fishery and to operate the boats described hereunder in the above specified fishery.

- 1. Name of Boat Reg. No. Surveyed Length m
2. Name of Boat Reg. No. Surveyed Length m

3. Name of Boat

Reg. No. Surveyed Length m

Conditions:—This Authorization is issued subject to the condition that the boats taking salmon under it are licensed under the Fisheries Act 1905 and the persons employed thereon are authorized to be employed for the purpose of taking salmon in the Fishery.

Term of Authorization to

Fee Paid \$

Date of Issue

Licensing Officer

Name

Address

Postcode

Checked Authorization No.....

The Notices under sections 17 and 32 of the Fisheries Act 1905 relating to the South Coast Salmon Fishery and published in the Government Gazettes of 30 April 1976 and 6 October 1978 are hereby cancelled.

Dated this day of

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

FISHERIES ACT 1905.

Notice No. 123.

F & W 146/75, Vol. 3.

THE Minister for Fisheries and Wildlife pursuant to sections 9 and 11 of the Fisheries Act 1905 does hereby prohibit all persons from taking any species of fish by means of trawl nets in the waters specified in the Schedule hereto during the period from 1 January 1983 to 31 January 1983.

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

Schedule.

The waters of the Indian Ocean and Shark Bay below high water mark lying between the parallels of 24 degrees 30 minutes and 27 degrees 0 minutes of south latitude and east of 112 degrees 50 minutes of east longitude.

TRANSFER OF LAND ACT 1893.

Application C411640.

TAKE notice that Mumbemarra Pty. Ltd. of 24 Forrest Street, Geraldton, made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Geraldton being Portion of Victoria Location 271 containing 1.864 0 hectares.

All persons other than the applicant claiming any estate, right, title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 24 January 1983 a caveat forbidding the land being brought under the operation of the Act.

J. L. JAMIESON,
Registrar of Titles,
Office of Titles, Perth.

FORFEITURES.

THE following Leases and Licences together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act 1933-1977 for the Reasons Stated.

- Name; Lease or Licence; District; Reason;
Corres. No.; Plan.
- Brew W. H. & K.; 3116/7780 (C.L. 56/1981); Calingiri Lot 127; Non compliance with conditions; 2188/980; Calingiri Townsite.
- Mackie O. G.; 338/14021; Marvel Loch Lot 180; Non compliance with conditions; 2621/77; Marvel Loch Townsite.
- Marsala S. & T.; 338/16038; Swan Loc 9737; Non payment of instalments; 1907/982; Perth 2000 16.32.
- Marsala S. & T.; 338/16039; Swan Loc 9736; Non payment of instalments; 1906/982; Perth 2000 16.32.
- Ryan J. J. & B. M.; 338/14098; Augusta Lot 590; Non compliance with conditions; 2513/78; Augusta 15.40.
- W. S. H. Pty. Ltd.; 3116/8219 (C.L. 206/1982); Karratha Lot 1955; Non payment of Service Premium Instalments; 2617/980; Karratha 30.28.

Dated 29 December 1982.

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

LAND ACT 1933-1980.

Reserves.

Department of Lands and Surveys,
Perth, 31 December 1982.

HIS Excellency the Governor in Executive Council has been pleased to set apart as Reserves the land described below for the purposes therein set forth.

File No. 3033/78.

COCKBURN SOUND.—No. 38059 (Public Recreation), Location No. 2701, formerly portion of Cockburn Sound Location 233 being Lot 112 on Diagram 55342 (4 877 square metres). (Plans Perth 2 000 11.11 and 11.12 (Stanbury Place, Kardinya).)

File No. 3139/982.

COCKBURN SOUND.—No. 38060 (Public Recreation), Location No. 2700, formerly portion of each of Cockburn Sound Locations 356 and 2263 being Lot 246 on Plan 12418 (1 029 square metres). (Plans Perth 2 000 11.15 and 12.15 (Allerton Way, Booragoon).)

File No. 2106/77.

CANNING.—No. 38061 (Public Recreation), Location No. 3365, formerly portion of Canning Location 33 being Lot 62 on Diagram 52729 (2 934 square metres). (Plan Perth 2 000 28.07 (Brookton Highway, Roleystone).)

File No. 3154/982.

BRUCE ROCK.—No. 38064 (School Site), Lot No. 455, formerly Bruce Rock Lots 212, 213, 214 and 215 (7.683 9 hectares). (Plan Bruce Rock Townsite (Mitchell and Baxter Streets).)

File No. 2888/982.

VICTORIA.—No. 38067 (School Site), Location No. 11501, formerly portion of Victoria Location 242 being Lot 500 the subject of Diagram 62634 (2.891 0 hectares). (Plans Dongara 2 000 35.03 and 35.04 (Flanagan Way).)

File No. 1910/981.

VICTORIA.—No. 38068 (Public Recreation), Location No. 11502, formerly portion of Victoria Location 317 being Lot 184 on Diagram 61511 (4 552 square metres). (Plans Dongara 2 000 35.02 and 35.03 (Waldeck Street).)

File No. 2294/74.

ALBANY SUBURBAN AREA.—Location No. 38071 (State Emergency Services Regional Headquarters Site), Lot Nos. 279, 280 and 281 (6 807 square metres). (Plan Albany 2 000 10.06 (North and Pioneer Roads).)

File No. 3166/982.

SWAN.—No. 38072 (School Site), Location No. 10359, formerly portion of Swan Locations H and 8899 and being Lot 205 the subject of Diagram 48414 (12.194 6 hectares). (Plan Perth 2 000 13.37 (Burbidge Avenue, Koondoola).)

File No. 3167/982.

CANNING.—No. 38073 (School Site), Location No. 3366, formerly portion of Canning Location 28 and being Lot 164 the subject of Diagram 44715 (3.662 0 hectares). (Plan Perth 2 000 13.13 (Hardy Street, Bull Creek).)

File No. 3168/982.

KWINANA.—No. 38074 (School Site), Lot No. E31, formerly portion of Kwinana Lot E6 and being Lot 343 on plan 10032 (7.415 9 hectares). (Plan Peel 2 000 12.33 (Durrant Avenue, Parmelia).)

File No. 3163/982.

SWAN.—No. 38075 (School Site), Location No. 10358, formerly portion of each of Swan Locations H and 8899 and being Lot 958 on Plan 10869 (4.172 6 hectares). (Plan Perth 2 000 12.37 (Burnham Way, Girrawheen).)

File No. 3155/982.

CANNING.—No. 38076 (School Site), Location No. 3367, formerly portion of Canning Location 298 and being Lot 30 the subject of Diagram 33745 (3.675 1 hectares). (Plan Perth 2 000 17.16 (Latham Road, Ferndale).)

File No. 1828/982.

SWAN.—No. 38080 (Drainage), Location No. 10362, formerly portion of Swan Location 1315 being Lot 109 on Plan 13881 (2 000 square metres). (Plan Perth 2 000 09.37 (Millport Drive, Warwick).)

File No. 831/71.

NGALBAIN.—No. 38081 (Railway Purposes), Location No. 69 (53.548 9 hectares). (Original Plans 15255 and 15256, Plan Widgiemooltha 1:250 000 (near Widgiemooltha Townsite).)

File No. 583/64.

KWINANA.—No. 38083 (Government Requirements), Lot No. 55 (2 428 square metres). (Diagram 85347, Plan Peel 2 000 08.36 (Riseley Road, Kwinana).)

File No. 3749/980.

KUNUNURRA.—No. 38084 (Vehicular Access), Lot No. 1637 (40 square metres). (Diagram 84764, Plan Kununurra 2 000 23.16 (Papuana Street).)

File No. 1675/981.

MARDARBILLA.—No. 38086 (Fishermen's Campsites), Location No. 9 (1.080 0 hectares). (Diagram 84767, Plan Balladonia 1:500 000 (Israelite Bay in the Shire of Esperance).)

File No. 937/982.

WYALKATCHEM.—No. 38087 (Use and Requirements of the Government Employees Housing Authority), Lot No. 400 (873 square metres). (Plan Wyalkatchem 2 000 23.32 (Corner Slocum and Swan Streets).)

File No. 544/982.

COCKBURN SOUND.—No. 38093 (Drainage Sump), Location No. 2673 (500 square metres). (Diagram 85435, Plan Perth 2 000 12.06 (Buckley Street, Jandakot).)

File No. 3260/980.

PARKERVILLE.—No. 38094 (Public Utilities Services), Lot No. 407 (3 643 square metres). (Reserve Diagram 471, Plan M149-4 (Kintmore Road, Parkerville).)

File No. 2351/982.

NEWMAN.—No. 38096 (Housing (Department of Hospital and Allied Services)), Lot No. 1376 (774 square metres). (Plan Newman 2 000 15.13 and 15.14 (Forrest Avenue).)

File No. 2180/70.

DE GREY.—No. 38097 (Rifle Range), Location No. 45 (20.337 4 hectares). (Original Plan 15232, Plan Marble Bar Regional (Marble Bar, Pool Road).)

File No. 2926/980.

FITZROY.—No. 38102 (Quarry), Location No. 143 (38.603 5 hectares). (Original Plan 15237, Plan Lennard River 1:250 000 (Oscar Range in the Shire of West Kimberley).)

File No. 3408/982.

SUSSEX.—No. 38103 (Rubbish Disposal Site), Location No. 4769 (7.552 2 hectares). (Reserve Diagram 468, Plans Margaret River Regional 2.1 and 2.8 (near Margaret River Townsite).)

File No. 3407/982.

SUSSEX.—No. 38104 (Effluent Disposal Site), Location No. 4770 (2.000 0 hectares). (Reserve Diagram 469, Plans Margaret River Regional 2.1 and 2.8 (near Margaret River Townsite).)

File No. 3372/982.

KING.—No. 38106 (Drainage), Location No. 596 (3.728 3 hectares). (Original Plan 15442, Plan Deception Range N.E. 1:25 000 (Ivanhoe Road, Kununurra).)

File No. 3371/982.

KING.—No. 38107 (Public Utility Services), Location No. 595 (3 735 square metres). (Original Plan 15442, Plan Deception Range N.E. 1:25 000 (Duncan Highway and Ivanhoe Road, Kununurra).)

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

REVOCATION OF ORDERS IN COUNCIL.

Department of Lands and Surveys,
Perth, 31 December 1982.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to revoke as follows:—

File No. 2944/88.—The Order in Council whereby Reserve No. 1494 (Avon District) was vested in the Commissioner of Railways in trust for "Railway Purposes" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 3293/67.—The Order in Council issued under portion of Executive Council Minute No. 2481 dated 6 December 1967 whereby Reserve No. 9804 (Meekatharra Lot 67) was vested in the Minister for Railways in trust for "Railway Purposes (Housing)" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 7482/51.—The Order in Council issued under portion of Executive Council Minute No. 884 dated 22 May 1952 whereby Reserve No. 23524 (Plantagenet Location 5904) was leased to the Commonwealth of Australia for a term of one year and thereafter from year to year to be held in trust for the purpose of "Rifle Range".

File No. 2168/61.—The Order in Council issued under portion of Executive Council Minute No. 829 dated 19 April 1962 whereby Reserve No. 26294 (Kwinana Lot 48) was vested in the Minister for Agriculture in trust for the purpose of "Research Station Site" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 239/51.—The Order in Council issued under portion of Executive Council Minute No. 3196 dated 18 November 1970 whereby Reserve No. 30656 (Sussex Location 4543) was vested in the Shire of Augusta-Margaret River in trust for the purpose of "Quarry (Limestone)" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 1029/982.—The Order in Council issued under portion of Executive Council Minute No. 2922 dated 12 October 1982 whereby Reserve No. 37952 (Kojonup Location 9247) was vested in the Honourable Richard Charles Old M.L.A., Minister for Agriculture for the time being and his successors in office in trust for the purpose of "Research Station" and to approve of the cancellation of the relevant Vesting Order accordingly.

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys,
Perth, 31 December 1982.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of the following Reserves:—

File No. 1248/95.—No. 2903 (Plantagenet District) "Quarantine Station for Stock" to exclude that portion now comprised in Plantagenet Location 5904 as surveyed and shown bordered in red on Original Plan 14407 and of its area being reduced to about 379.035 3 hectares accordingly. (Plan Albany 10 000 2.8 (near Sand Patch Road in the Shire of Albany).)

File No. 3678/94.—No. 2906 (at Marble Bar) "Common" to exclude that portion now comprised in De Grey Location 45 as surveyed and shown bordered in red on Original Plan 15232 and of its area being reduced to 20 172.970 3 hectares accordingly. (Plan Marble Bar Regional (Marble Bar Pool Road).)

File No. 5649/00, V2.—No. 3805 (Mardarbilla District) "Recreation" to exclude that portion now comprised in Mardarbilla Location 9 as surveyed and shown bordered in red on Lands and Surveys Diagram 84767 and of its area being reduced to about 918.640 0 hectares accordingly. (Plan Balladonia 1 : 500 000 (Israelite Bay).)

File No. 8740/96.—No. 4311 (near Widgiemooltha) "Water Supply Purposes" to exclude that portion now comprised in Ngalbain Location 69 as surveyed and shown bordered in red on Original Plans 15255 and 15256 and of its area being reduced to about 68.013 9 hectares accordingly. (Plan Widgiemooltha 1 : 250 000 (near Widgiemooltha Townsite).)

File No. 2349/94, V2.—No. 5771 (Katanning Lots D5, D6, D7, D8, 411 and 917) "School Site" to include Katanning Lot 1004 (formerly portions of Katanning Town Lots 363 and 364 being Lots 2, 3, 5 and 6 on Diagram 8258, portion of the R.O.W. coloured brown on Diagram 8258 being the subject of Resumption Notice published in the *Government Gazette* dated November 20, 1964 page 3804 and Town Lot 365) and of its area being increased to 3.237 9 hectares accordingly. (Plan Katanning 2 000 33.32 (Daping Street).)

File No. 961/00.—No. 6883 (Weld District) "Common" to exclude that portion shown coloured in brown on Lands and Surveys Miscellaneous Plan 1204 and of its area being reduced to about 375.746 0 hectares accordingly. (Plans Laverton 2 000 04.34, 10 000 01.07 and 1 : 250 000 (near Laverton Townsite).)

File No. 961/00.—No. 6884 (Weld District) "Common" to exclude that portion shown coloured in brown on Lands and Surveys Miscellaneous Plan 1204 and of its area being reduced by about 5.160 0 hectares accordingly. (Plans Laverton 2 000 04.34 and 1 : 250 000 (near Laverton Townsite).)

File No. 6526/03.—No. 8869 (at Mount Magnet) "Recreation" to comprise Mount Magnet Lots 214 and 476 as shown bordered in red on Lands and Surveys Reserve Diagram 452 and of its area being increased to 2.205 5 hectares accordingly. (Plan Mount Magnet Townsite (Warren Street).)

File No. 2611/03.—No. 9031 (near Widgiemooltha) "Common" to exclude that portion now comprised in Ngalbain Location 69 as surveyed and shown bordered in red on Original Plans 15255 and 15256 and of its area being reduced to about 8 577.413 1 hectares accordingly. (Plan Widgiemooltha 1 : 250 000 (near Widgiemooltha Townsite).)

File No. 11383/04.—No. 9590 (Weld District) "Public Utility" to exclude that portion shown coloured brown on Lands and Surveys Miscellaneous Plan 1204 and of its area being reduced to about 34.443 6 hectares accordingly. (Plans Laverton 2 000 04.34, Regional 01.07 and 1 : 250 000 (near Laverton Townsite).)

File No. 4051/19.—No. 17266 (Avon Location 19655) "Aerodrome Site" to agree with recalculation of area and of its area being reduced to 126.770 7 hectares accordingly. (Plan Bruce Rock 1 : 50 000 (Bruce Rock-Quairading Road in the Shire of Bruce Rock).)

File No. 3157/05.—No. 17437 (Kaluwiri District) "Public Utility" to comprise Kaluwiri Location 33 as shown bordered in red on Lands and Surveys Reserve Diagram 470 and of its area being reduced to about 6 189.774 7 hectares accordingly. (Plan Sandstone 1 : 250 000.)

File No. 4966/24.—No. 18838 (Sussex Location 996) "Recreation" to exclude that portion now comprised in Sussex Location 4770 as shown bordered in red on Lands and Surveys Reserve Diagram 469 and of its area being reduced to 66.309 8 hectares accordingly. (Plans Margaret River Regional 2.1 and 2.8 (near Margaret River Townsite).)

File No. 4966/24.—No. 18838 (Sussex Location 996) "Recreation" to exclude that portion now comprised in Sussex Location 4769 as shown bordered in red on Lands and Surveys Reserve Diagram 468 and of its area being reduced to 68.309 8 hectares accordingly. (Plan Margaret River Regional 2.1 and 2.8 (near Margaret River Townsite).)

File No. 1991/77.—No. 21191 (Victoria District) "Recreation and Showground" to comprise Victoria Location 9518 as surveyed and shown bordered in red on Lands and Surveys Diagram 82734 as amended and of its area being reduced to 3.540 1 hectares accordingly. (Plan Dongara Townsite (Walton Street).)

File No. 2723/45.—No. 22578 (Swan District) "Police Station Site" to comprise Swan Location 5181 as surveyed and shown bordered in red on Original Plan 15385 and of its area being reduced to 4 855 square metres accordingly. (Plan Perth 2 000 17.26 (Hardey Road and Great Eastern Highway, Belmont).)

File No. 1231/47, V3.—No. 22698 (at Albany) "Recreation and Associated Business Purposes" to exclude that portion shown bordered in red on Lands and Surveys Miscellaneous Diagram No. 75 and of its area being reduced to about 30.758 8 hectares accordingly. (Plan Albany 2 000 14.08 (Oyster Harbour).)

File No. 7482/51.—No. 23524 (Plantagenet District) "Rifle Range" to comprise Plantagenet Locations 5904 and 7500 as surveyed and shown bordered in red on Original Plan 14407 and Lands and Surveys Diagram 85334 respectively and of its area being reduced to 157.515 7 hectares, accordingly. (Plans Albany 10 000 2.8 and 2 000.)

File No. 3237/54.—No. 24298 (Nelson District) "Schoolsite" to comprise Wheatley Lot 36 as surveyed and shown bordered in red on Original Plan 15277 in lieu of Nelson Location 12387 and of its area being reduced to 2.341 5 hectares accordingly. (Plan Wheatley Townsite (near Andrew Road) in the Shire of Nannup).)

File No. 2124/38, V3.—No. 26399 (Balwina District) "Use and Benefit of Aborigines" to comprise Balwina Location 4 as shown bordered in red on Reserve Plan No. 208 and of its area remaining unaltered at about 2 085 061 hectares. (Plans Billiluna 1:250 000 and Carnegie 1:500 000.)

File No. 2717/62.—No. 26754 (at Kalamunda) "Public Recreation" to comprise Kalamunda lots 438 and 597 as surveyed and Shown on Lands and Surveys Diagrams 73647 and 85384 respectively and of its area being reduced to 8 558 square metres accordingly. (Plan Perth 2 000 24.19 (Kershaw Avenue).)

File No. 1908/63.—No. 27244 (King District) "Arboretum Site" to comprise King Locations 248 and 610 as surveyed and shown bordered in red on Original Plans 15443 and 15442 respectively and of its area being increased to 62.500 0 hectares accordingly. (Plan Deception Range NE 1:25 000 (Duncan Highway and Ivanhoe Road, Kununurra).)

File No. 553/64.—No. 27950 (Canning and Cockburn Sound Districts) "Government Requirements" to exclude that portion now comprised in Cockburn Sound Location 2673 as surveyed and shown bordered in red on Lands and Surveys Diagram 85435 and of its area being reduced to about 39.187 9 hectares accordingly. (Plans Perth 2 000 12.06 and 13.06 (Buckley Street, Jandakot).)

File No. 270/68.—No. 28985 (Swan Location 8235) "Nedlands College" to include Swan Location 10357 (formerly portion of Swan Location 648 and being Lot 547 on Plan 2300) and of its area being increased to 3.606 8 hectares accordingly. (Plan Perth 2 000 10.22 (Gordon Road).)

File No. 1490/69.—No. 30945 (King Location 336) "Sewerage Treatment Works" to include King Locations 592, 593 and 594 as surveyed and shown bordered in red on Original Plan 15442 and of its area being increased to 10.675 0 hectares accordingly. (Plan Deception Range N.E. 1:25 000 (near Duncan Highway, Kununurra).)

File No. 948/69.—No. 31303 (Cervantes Lot 334) "Public Recreation" to include Cervantes Lot 650 as shown bordered in red on Lands and Surveys Diagram 85426 and of its area being increased to about 29.206 7 hectares accordingly. (Plan Cervantes 2 000 04.24 (Catalonia Street).)

File No. 2130/74.—No. 34188 (Swan Location 9500) "Public Recreation" to include Swan Location 10356 (formerly portion of Swan Location 61 being Lot 24 on Diagram 56304) and of its area being increased to 544 square metres accordingly. (Plan Perth 2 000 11.18 (Lucky Bay, Applecross).)

File No. 2727/79.—No. 36337 (Kununurra Lot 1191) "Government Requirements (State Energy Commission)" to exclude that portion now comprised in Kununurra Lot 1637 as surveyed and shown bordered in red on Lands and Surveys Diagram 84764 and of its area being reduced to 122 square metres, accordingly. (Plan Kununurra 2 000 23.16 (Papua Street).)

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

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys,
Perth, 31 December 1982.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933, of the change of purpose of the following Reserves:—

File No. 2944/88.—No. 1494 (Avon District) being changed from "Railway Purposes" to "Government Requirements". (Plan Bakers Hill and Clackline 2 000 12.11 (Great Eastern Highway, Clackline).)

File No. 13673/02.—No. 8518 (Clackline Lot 52) being changed from "Railway" to "Government Requirements". (Plan Bakers Hill & Clackline 2 000 12.11 (Great Eastern Highway, Clackline).)

File No. 3293/67.—No. 9804 (Meekatharra Lot 67) being changed from "Railway Purposes (Housing)" to "Housing (Shire of Meekatharra)". (Plan Meekatharra Townsite (Hill Street).)

File No. 10439/09.—No. 12541 (Clackline Lots 57 and 58) being changed from "Railway" to "Government Requirements". (Plan Bakers Hill & Clackline 2 000 12.11 (Great Eastern Highway, Clackline).)

File No. 14016/98.—No. 19771 (Swan Location 3219) being changed from "Police" to "Government Requirements". (Plan Perth 2 000 07.15 (Canning Highway, East Fremantle).)

File No. 239/51.—No. 30656 (Sussex Location 4543) being changed from "Quarry (Limestone)" to "Quarry (Lime Sand)". (Plan 440 D/40 (Caves Road in the Shire of Augusta-Margaret River).)

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

CANCELLATION OF RESERVES.

Department of Lands and Surveys,
Perth, 31 December 1982.

HIS Excellency the Governor in Executive Council has been pleased to approved, under section 37 of the Land Act 1933 of the cancellation of the following Reserves:—

File No. 4092/94, V2.—No. 5162 (Albany Suburban Area Lot 279) "Public Utility". (Plan Albany 2 000 10.06 (North and Pioneer Roads).)

File No. 1745/09, V2.—No. 11828 (at Geraldton) "Trigonometrical Station". (Plan Geraldton 2 000 15.15 (Brede Street).)

File No. 1047/31.—No. 20684 (Karlgin Lot 10) "Public Buildings (Commonwealth)". (Plan Karlgin Townsite (Melba Street).)

File No. 2492/66.—No. 28275 (Southern Cross Lot 769) "Park". (Plan Southern Cross Townsite South (Canopus Street).)

File No. 3392/68.—No. 31268 (Karratha Lot 1121) "Hospital Site". (Plan Karratha 2 000 24.22 and 24.33 (Warambie Road).)

File No. 342/63.—No. 34422 (Kununurra Lot 5) "Use and Requirements of the Government Employee Housing Authority". (Plan Kununurra 2 000 23.17 (Coolibah Drive).)

File No. 2019/78.—No. 38019 (Canning Location 3340) "Use and Requirements of the City of Canning". (Plans Perth 2 000 15.15 and 16.15 (Kielman Road).)

File No. 2019/78.—No. 38020 (Canning Location 3344) "Use and Requirements of the City of Canning". (Plan Perth 2 000 15.14 (Vahland Avenue).)

File No. 2019/78.—No. 38021 (Canning Location 3345) "Use and Requirements of the City of Canning". (Plans 2 000 15.14 and 16.14 (Mansard Road).)

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

CANCELLATION OF APPOINTMENT OF TRUSTEES.

Parks and Reserves Act 1895.

Reserve No. 8869.

Department of Lands and Surveys,
Perth, 31 December 1982.

Corres. 6526/03.

HIS Excellency the Governor in Executive Council has been pleased to, under the provision of the Parks and Reserves Act 1895, approve of the cancellation of the appointment of the Municipality of Mount Magnet as Trustees to control and manage "Recreation Reserve 8869.

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

SUBURBAN LAND.

King Location 470.

Department of Lands and Surveys,
Perth, 31 December 1982.

File No. 1121/79.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of King Location 470 being set apart as Suburban Land. (Plan Burt Range N.W. 1:25 000.)

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

AMENDMENT OF BOUNDARIES.

Binningup Townsite.

Department of Lands and Surveys,
Perth, 31 December 1982.

Corres. 2219/55.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the amendment of the boundaries of Binningup Townsite to include the land as described in the Schedule hereunder.

Schedule.

All that portion of land bounded by lines starting from the northwestern corner of Wellington Location 20, the present northernmost northwestern corner of

Binningup Townsite Boundary, and extending westerly along the prolongation westerly of the northern boundary of that location to the High Water Mark of the Indian Ocean, thence generally southerly along that mark to the southwestern corner of Location 5056, the present westernmost northwestern corner of Binningup Townsite and thence easterly and northerly along boundaries of that townsite to the starting point.

(Public Plan Binningup 2 000 04.13.)

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

AMENDMENT OF BOUNDARIES.

Wyalkatchem Townsite.

Department of Lands and Surveys,
Perth, 31 December 1982.

Corres. 10453/08, V5.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the amendment of the boundaries of Wyalkatchem Townsite to include the land as described in the Schedule hereunder.

Schedule.

All that portion of land bounded by lines starting from the southeastern corner of the southwestern severance of Avon Location 19384, a point on a present southern boundary of Wyalkatchem Townsite and extending southeasterly along a southwestern side of Hands Drive to the western side of Ferries Street, a point on a present western boundary of Wyalkatchem Townsite and thence northerly and westerly along boundaries of that townsite to the starting point.

(Public Plan Wyalkatchem 2 000 23.31.)

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

LAND ACT 1933.

Land Release.

Broome Lot 1781.

Department of Lands and Surveys,
Perth, 31 December 1982.

Corres. 823/980.

IT is hereby notified for general information that the closing date for the receipt of applications for the above-mentioned lot is extended from Wednesday 12 January 1983 to Monday 31 January 1983.

(Public Plan Broome 2 000 29.15.)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 31 December 1982.

File No. 1121/79.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of King Location 470 being made available for sale in fee simple at the purchase price of three thousand two hundred dollars (\$3 200.00), subject to payment in cash, on demand, for improvements at valuation should the successful applicant be other than the former lessee.

(Plan Burt Range NW 1:25 000 (Crossing Falls Road).)

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

CHANGE OF NAME OF STREET.

City of Melville.

Department of Lands and Surveys,
Perth, 31 December 1982.

File No. 948/71.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the change of name of part of Beasley Road to Gladstone Road; being all that portion of surveyed road commencing from a line in prolongation northeastward of the southeastern boundary of Lot 47 of Jandakot Agricultural Area Lot 181 (Office of Titles Plan 11579) and extending westward along the northern boundary of the said Lot 47 and Lot 46 of Agricultural Area Lot 181 (Plan 11579) and onward to and along Lots 38, 37, 36, 35, 34, 33, 32, 31, 30, 29, 28, 27, 26, 25 and 24 of Agricultural Area Lot 181 (Plan 11579), Lots 48 to 53 inclusive of Agricultural Area Lot 181 (Plan 13607) and the northwestern boundary of Lot 54 of Agricultural Area Lot 181 (Diagram 61562) to terminate at the eastern boundaries of Lots 55 and 56 of Agricultural Area Lot 181 (Diagram 61562).

(Public Plan Perth 1:2 000 14.11 and 13.11.)

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

CHANGE OF NAME OF STREET.

City of Melville.

Department of Lands and Surveys,
Perth, 31 December 1982.

File No. 1876/71.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the change of name of portion of Benningfield Road to Eia Street; being all that portion of surveyed road commencing at a line in prolongation westward of the northern side of Collett Way, and extending southward to and along the western boundaries of Lots 582, 581 and 580 of Cockburn Sound Location 631 (Office of Titles Plan 13216) the southwestern boundary of Lot 579 of Location 631 (Plan 13216) the northwestern boundary of Lots 578, 64, 62, 61, 60, 59 and 576 of Location 631 (Plan 13816) to terminate at a northeastern boundary of Location 631.

(Public Plan Perth 1:2 000 13.12.)

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

CHANGE OF NAME OF STREET.

Shire of Bridgetown-Greenbushes.

Department of Lands and Surveys,
Perth, 31 December 1982.

File No. 3160/59.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the change of name of Grange Street to Moyes Street; being the whole of the surveyed road commencing at the northeastern side of Mokerdillup Road extending generally eastward through Nelson Location 6653 (Forrest 161-25) and along the northeastern boundary of Location 8318 thence north-eastward along the northwestern boundaries of the last mentioned Location 8318, onward to and along the northwestern boundaries of Locations 590 to 593 inclusive to terminate at a line in prolongation northeastward of the northernmost southeastern boundary of Location 593.

(Public Plan Bridgetown Regional 6.8.)

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

CHANGE OF NAME OF STREET.

Shire of Denmark.

Department of Lands and Surveys,
Perth, 31 December 1982.

File No. 2253/71.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the change of name of Nuckolds Place to Nockolds Place, being the whole of the surveyed road commencing at the southwestern side of Berridge Street and extending southwestward along the northwestern boundaries of Lots 22, 21, 20, 19 and 18 of Plantagenet Location 646 (Office of Titles Plan 9925) to terminate at the northern boundary of Lot 17 of Location 646 (Plan 9925).

(Public Plan Denmark Townsite.)

R. W. MICKLE,
Acting Under Secretary for Lands.

NAMING OF STREET.

Shire of Serpentine-Jarrahdale.

Department of Lands and Surveys,
Perth, 31 December 1982.

Corres. 2133/981.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the Naming of Farina Road as shown in green on Lands and Surveys Miscellaneous Plan No. 940 situated within the Shire of Serpentine-Jarrahdale.

(Public Plan 341 c/40.)

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

CHANGE OF NAME OF STREETS.

Shire of Esperance.

Department of Lands and Surveys,
Perth, 31 December 1982.

Corres. 2442/70.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the Change of name of part of Kents Road to Starceovich Road and Lauriana Road to Cascades Road, both shown amended in green on Lands and Surveys Miscellaneous Plan No. 774 situated within the Shire of Esperance.

(Public Plan 402/80 and 422/80.)

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

LOCAL GOVERNMENT ACT 1960-1982.

Closure of Streets.

WHEREAS, Ronald Arthur Fawkes, David Bryden and William James Draffin, being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Melville, to close the said street.

Melville.

File No. 2710/70.

M.1107. All that portion of surveyed road, along portion of the northwestern boundary of Lot 1 of Jandakot Agricultural Area Lot 405 (Office of Titles Diagram 61758), surveyed and shown bordered blue on Lands and Surveys Diagram 85401. (Public Plan Perth 15.12.)

WHEREAS, City of Nedlands, being the owner of the land which adjoins the street hereunder described requests the closure of the said street.

Nedlands.

File No. 8355/10.

N.640. All that portion of Marine Parade (Road No. 12740) commencing at a point 20 metres northward of the southwestern corner of Lot 1 of Cottesloe Lots 160 and 162 (Office of Titles Diagram 24967) and extending northward along portion of the western boundary of the said Lot 1 to terminate at the southern boundary of Cottesloe Lot 357. (Public Plan Perth 2 000 7.22.)

WHEREAS, Kingsmill Nominees Pty. Ltd. and S.P. Investments Pty. Ltd., being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Mosman Park, to close the said street.

Mosman Park.

File No. 2774/78.

M.1108. All that portion of Fairbairn Street, now comprised in Mosman Park Lot 634, surveyed and shown bordered green on Original Plan 15336. (Public Plan Perth 8.17.)

WHEREAS, Minister for Lands, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Broome, to close the said street.

Broome.

File No. 3282/05.

B.1094. All that portion of Road No. 6304, through Vacant Crown Land; from the southeastern side of Lullfitz Drive (Road No. 14423) to the northern boundary of Broome Lot 477 (Reserve No. 11122). (Public Plan Broome Regional Sheet 2.)

WHEREAS, Minister for Lands, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Coorow, to close the said street.

Coorow.

File No. 758/69, V.2.

C.1048. The whole of King Street plus widenings, along the northeastern boundary of Greenhead Lot 195; from the southeastern side of Greenhead Road to the northwestern side of Battersby Road. (Public Plan Greenhead Townsite.)

WHEREAS, John Clarke White and Katherine Joan White, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Coorow, to close the said street.

Coorow.

File No. 412/982.

C.1060. The whole of the surveyed road, through Victoria Location 10641; from the southern side of Coorow Greenhead Road to a line in prolongation westward of the southern boundary of the eastern severance of the said Location 10641. (Public Plan Greenhead and Lesueur 1:50 000.)

WHEREAS, Basil Mafeking Broun, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Denmark, to close the said street.

Denmark.

File No. 3362/981.

D.671. The whole of the surveyed road, along southwestern and southeastern boundaries of Hay Location 1701; from the southwestern side of Valley of the Giants Road (Road No. 13065) to a line in prolongation southwestward of the southernmost northwestern boundary of the said Location 1701. (Public Plans 452D/40, 453C/40 and Nornalup Reg. 6.2 and 7.2.)

WHEREAS, David Leslie Reeve and Janice Olive Margaret Reeve, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Esperance to close the said street.

Esperance.

File No. 484/60 V2.

E.212.

- (a) All those portions of Sutcliffe and Parish Streets, through the Condingup Townsite Shelter Reserve; from the southwestern side of Fisheries Road to a line in prolongation northwestward of the southwestern boundary of the Condingup Townsite Shelter Reserve.
 - (b) All those portions of Parish and Eyre Streets, along the northern boundary of Condingup Lot 14; from a line in prolongation northeastward of the northwestern boundary of the said Lot 14 to a line in prolongation northeastward of its southeastern boundary.
 - (c) All those portions of Carey and Eyre Streets, along the southwestern boundary of Condingup Lot 14; from a line in prolongation southwestward of the southwestern boundary of the said Lot 14 to a line in prolongation southwestward of its southeastern boundary.
 - (d) The whole of the surveyed road, plus widening, along the eastern boundary of Condingup Lot 36; from the southern side of Miles Street to a line in prolongation eastward of the southern boundary of the said Lot 36.
 - (e) All those portions of Graham and Price Streets along the southeastern boundaries of Condingup Lots 40 (Reserve No. 27032), 41 to 48 inclusive and 49 (Reserve No. 26778); from the southwestern side of Carey Street, to a line in prolongation southeastward of the southwestern boundary of the said Lot 49.
 - (f) The whole of Ralston and Miles Streets in Condingup Townsite.
- (Public Plan Condingup Townsite.)

WHEREAS, Keith Clarence Ward, Donald Robert Ballantyne and Euphemia Jean Ballantyne, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Morawa, to close the said street.

Morawa.

File No. 1982/61.

M.1079.

- (a) The whole of the surveyed road, along the northern boundary of Victoria Location 9705 and the northernmost northern and eastern boundaries of Location 8798 and onward to and through Location 11299 (Reserve 36783); from the eastern side of Morawa-Yalgoo Road to the northeastern side of Road No. 8329.
- (b) All that portion of surveyed road, along the northern boundary of Victoria Location 8319; from the eastern side of the road described in (a) above to a line in prolongation southward of the eastern boundary of Location 10080.

(Public Plan 128/80 D2.)

WHEREAS, The Metropolitan Region Planning Authority, Kenneth John Cooper, Anne Cooper, Colin Robert Barter and Helen Margaret Barter, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Mundaring, to close the said street.

Mundaring.

File No. 1013/980.

M.1104. All those portions of Sealey Road (Road No. 1366) and Smith Street surveyed and shown bordered blue on Lands and Surveys Diagram 85376. (Public Plan M163-4.)

WHEREAS, Minister for Lands, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Wyndham-East Kimberley, to close the said street.

Wyndham-East Kimberley.

File No. 1758/70.

W.1202. All that portion of Konkerberry Drive (Road No. 16516) now comprised in Kununurra Lot 1615, surveyed and shown bordered pink on Lands and Surveys Diagram 85231. (Public Plan Kununurra 23.16.)

And whereas the Council has requested closure of the said streets; and whereas the Governor in Executive Council has approved these requests; it is notified that the said streets are hereby closed.

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

LOCAL GOVERNMENT ACT 1960-1982.

Department of Lands and Surveys,
Perth, 31 December 1982.

IT is hereby declared that, pursuant to the resolution of the City of Belmont passed at a meeting of the Council held on or about 10 August 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Belmont.

3026/981 (MR.1352) MRD 41/16-179.

Road No. 2680 (Hardey Road) (Widenings of Part). Those portions of Swan Location 32 and vacant Crown land as delineated and coloured dark brown on Original Plan 15385.

Road No. 1448 (Great Eastern Highway) (Widening of Part). That portion of Swan Location 32 as delineated and coloured dark brown on Original Plan 15385.

440 square metres being resumed from Swan Location 32.

(Public Plan Perth 2 000 17.26.)

IT is hereby declared that, pursuant to the resolution of the City of Subiaco passed at a meeting of the Council held on or about 28 July 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Subiaco.

1860/981 (R.6824).

Road No. 16930 (Subiaco Road). (i) A strip of land, varying in width commencing at a line in prolongation northward of the eastern side of a surveyed road (Alvan Street) and extending as surveyed north-eastward along portion of the southeastern boundary of Railway Reserve to terminate at a line in prolongation northward of the eastern side of a surveyed road (Rokeby Road).

(ii) (Widening of Part). That portion of Railway Reserve as delineated and coloured dark brown on Lands and Surveys Diagram 85232.

(Public Plan Perth 2 000 11.25.)

IT is hereby declared that, pursuant to the resolution of the City of Subiaco passed at a meeting of the Council held on or about 18 May 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Subiaco.

1506/981 (R.6776).

Road No. 16908 (Harborne Street). A strip of land 20 metres wide, widening at its commencement and terminus commencing at the southern side of Road No. 5 (Salvado Road) at the northern boundary of

Swan Location 2123 (Reserve No. 9397) and extending as delineated and coloured dark brown on Lands and Surveys Diagram 85205 southward through that Reserve to terminate at the northern side of a surveyed road (Upham Street).

Reserve No. 9397 is hereby reduced by 4 424 square metres and its area is amended to 38.330 9 hectares accordingly.

4 424 square metres being resumed from Swan Location 2123.

(Public Plan Perth 2 000 11.26.)

IT is hereby declared that, pursuant to the resolution of the Town of Geraldton passed at a meeting of the Council held on or about 25 November 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Geraldton.

3536/981 (R.6782).

Road No. 16910 (Hamersley Street). (i) A strip of land 20.12 metres wide commencing at the north-eastern corner of Geraldton Lot 2504 (portion of Reserve No. 29549) and extending as surveyed westward along the northern boundary of that lot to terminate at the northwestern corner of the said lot.

(ii) (Extension) A strip of land, 20.12 metres wide commencing at the western terminus of the present road and extending as delineated and coloured dark brown on Lands and Surveys Diagram 85223 westward inside and along portion of the southern boundary of portion of Geraldton Lot 1169 to terminate as shown on the said Diagram.

583 square metres being resumed from Geraldton Lot 1169.

(Public Plan Geraldton 2 000 16.19.)

IT is hereby declared that, pursuant to the resolution of the Shire of Boyup Brook passed at a meeting of the Council held on or about 1 December 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Boyup Brook.

3516/981 (R.6791).

Road No. 3442 (Parsons Swamp Road) (Widening of Part). That portion of Nelson Location 2775 as delineated and coloured dark brown on Lands and Surveys Diagram 85352.

1 797 square metres being resumed from Nelson Location 2775.

(Public Plan Boyup Brook SE 1 : 25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Busselton passed at a meeting of the Council held on or about 14 September 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Busselton.

2115/39 (R.6780).

Road No. 10308 (Johnson Road) (Widenings and Deviations of Part). Those portions of Sussex Location 731 as delineated and coloured dark brown on Original Plan 15328.

1.264 9 hectares being resumed from Sussex Location 731.

(Public Plan 413 D/40 A3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dardanup passed at a meeting of the Council held on or about 31 March, 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Dardanup.

4143/03 (R.6795).

Road No. 13822 (Prout Road) (Widening of Part). That portion of Wellington Location 506 as delineated and coloured dark brown on Lands and Surveys Diagram 85340.

1 226 square metres being resumed from Wellington Location 506.

(Public Plan Burekup SW 1 : 25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Donnybrook-Balingup passed at a meeting of the Council held on or about 23 October 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Donnybrook-Balingup.

3150/981 (R.6797).

Road No. 16914 (Marshall Road). A strip of land 20 metres wide, commencing at the southern side of Road No. 13132 and extending as delineated and coloured Dark brown on Lands and Surveys Diagram 85117 southwestward through Boyanup A.A. Lot 337 (Reserve No. 9767) to terminate at the northern side of Road No. 998.

Reserve No. 9767 is hereby reduced by 5 096 square metres and its area amended to 20.185 5 hectares accordingly.

(Public Plan Donnybrook NW 1 : 25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Harvey passed at a meeting of the Council held on or about 21 December, 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Harvey.

414/982 (R.6781).

Road No. 14237 (Wokalup Street) (Widening of Part). That portion of Wellington Location 1 as delineated and coloured dark brown on Lands and Surveys Diagram 85290. 24 square metres being resumed from Wellington Location 1.

(Public Plan Wokalup Townsite 15.16.)

IT is hereby declared that, pursuant to the resolution of the Shire of Katanning passed at a meeting of the Council held on or about 18 December 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Katanning.

3733/981 (R.6822).

Road No. 16928 (Van Zuilecom Road). (i) A strip of land 20.12 metres wide, commencing at a line in prolongation eastward of the southern boundary of Katanning Agricultural Area Lot 453 (Reserve No. 26949) and extending northward along the eastern boundary of that lot and the easternmost eastern boundary of Lot 52 (Reserve No. 1952) to terminate at the southeastern side of Warren Road.

(ii) (Deviation of Part). A strip of land varying in width leaving the western side of the present road at the easternmost eastern boundary of Katanning Agricultural Area Lot 52 (Reserve No. 1952) and extending as delineated and coloured dark brown on Lands and Surveys Diagram 85204 northwestward through Lot 52 to terminate at the southeastern side of Warren Road.

Reserve No. 1952 is hereby reduced by 2 719 square metres and its area amended to 9.007 4 hectares accordingly.

(Public Plan Katanning and Pinwerning 33.34.)

IT is hereby declared that, pursuant to the resolution of the Shire of Katanning passed at a meeting of the Council held on or about 30 November 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Katanning.

3617/981 (R.6808).

Road No. 16921 (Depot Road). A strip of land varying in width, commencing at the eastern side of a surveyed road at the western boundary of Kojonup Location 9241 (Reserve No. 6044) and extending as

delineated and coloured dark brown on Lands and Surveys Diagram 85194 northeastward through that Reserve to terminate at the southern side of a surveyed road (Katanning Nyabing Road).

Reserve No. 6044 is hereby reduced by 5 667 square metres and its area amended to 80.370 4 hectares accordingly.

(Public Plan Katanning Reg—East.)

IT is hereby declared that, pursuant to the resolution of the Shire of Manjimup passed at a meeting of the Council held on or about 5 August 1980 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Manjimup.

2763/980 (R.6773).

Road No. 6881 (Middlesex Road) (Widenings and Deviations of Parts). Those portions of Nelson Location 992 as delineated and coloured dark brown on Original Plan 15354.

1.098 4 hectares being resumed from Nelson Location 992.

(Public Plans Manjimup Regional South and 442B/40.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held on or about 29 March 1982 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Mundaring.

2073/75 (R.6794).

Road No. 6528 (Marlboro Road) (Widening of Part). That portion of Swan Location 9353 (Reserve No. 33983) as delineated and coloured dark brown on Lands and Surveys Diagram 85372.

Reserve No. 33983 is hereby reduced by 2 412 square metres and its area amended to 11.912 9 hectares accordingly.

(Public Plan Perth 2 000 24.32.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held on or about 17 September 1981 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Mundaring.

2800/981 (R.6796).

Road No. 16913 (Anketell Road). (i) A strip of land, varying in width, commencing at a line in prolongation northwestward of the southernmost north-eastern boundary of Lot 6 of Swan Location 1310 (Land Titles Office Plan 5646) and extending, as surveyed, generally northwestward along the northeastern boundaries of that Lot and Lots 7 to 10 (inclusive) thence generally southwestward along the northwestern boundaries of Lots 11 to 14 (inclusive) to terminate at the northeastern side of Road No. 2261 (Stoneville Road).

(ii) (Widening of Part) That portion of Swan Location 1310 as delineated and coloured dark brown on Lands and Surveys Diagram 85201.

224 square metres being resumed from Swan Location 1310.

(Public Plan Mundaring N.E. 125 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held on or about 7 October 1980 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Mundaring.

1012/980 (R.6823).

Road No. 1365 (Addition). That portion of Swan Location 8684 (Reserve No. 31196) as delineated and coloured dark brown on Lands and Surveys Diagram 84905.

Road No. 16929 (Bailey Road). A strip of land 20.12 metres wide commencing at the northern terminus of a surveyed road at a southern boundary of Swan Location 8684 (Reserve No. 31196) and extending as delineated and coloured dark brown on Lands and Surveys Diagram 84904 northward through that Reserve to terminate at a northern boundary of the said Reserve.

Reserve No. 31196 is hereby reduced by 2 109 square metres and its area amended to about 72.877 7 hectares accordingly.

(Public Plan M 164.4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Plantagenet passed at a meeting of the Council held on or about 16 October 1981 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Plantagenet.

538/982 (R.1355) MRD 42/3-E.

Road No. 6963 (Albany Highway) (Widening of Parts). Those portions of Plantagenet Locations 27 and 1360 as delineated and coloured dark brown on Original Plan 15407.

4 191 square metres being resumed from Plantagenet Location 27.

1.219 7 hectares being resumed from Plantagenet Location 1360.

(Notice of Intention to Resume gazetted 31 December 1981.)

(Public Plan Mount Barker 1:25 000 N.W.)

IT is hereby declared that, pursuant to the resolution of the Shire of Swan passed at a meeting of the Council held on or about 23 December 1981 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Swan.

449/982 (R.6765).

Road No. 12563 (Stuart Street) (Addition). That portion of Swan Location 5577 as delineated and coloured dark brown on Lands and Surveys Diagram 85398.

392 square metres being resumed from Swan Location 5577.

(Public Plan Perth 2 000 24.30.)

IT is hereby declared that, pursuant to the resolution of the Shire of Toodyay passed at a meeting of the Council held on or about 28 April 1982 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Toodyay.

1997/78 (R.6789).

Road No. 24 (Harper Road) (Widening of Part). That portion of Avon Location 111 as delineated and coloured dark brown on Lands and Surveys Diagram 85274.

6 702 square metres being resumed from Avon Location 111.

(Public Plans Toodyay 2 000 8.30, 8.29 and 9.30.)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act 1960-1982, subject to the provisions of the said Act.

Dated this 21st day of December, 1982.

By Order of His Excellency,

I. J. LAURANCE,
Minister for Lands.

LOCAL GOVERNMENT ACT 1960-1982.

Department of Lands and Surveys,
Perth, 31 December 1982.

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton passed at a meeting of the Council held on or about 8 October 1980, the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Northampton.

1292/77 (R.6678).

Road No. 1977 (North West Coastal Highway) (Widenings of Parts) Those portions of Victoria Location 9428 (Reserve No. 8937), Reserve No. 890, Location 7173 (Reserve No. 17417) and vacant Crown land as delineated and coloured dark and mid brown on Lands and Surveys Diagram 83837 and Original Plan 14783.

Road No. 6369 (Hatch Road) (Widening of Part) That portion of Reserve No. 890, northwestward of a line in prolongation northeastward of the southeastern boundary of Victoria Location 7890 as delineated and coloured dark brown on Lands and Surveys Original Plan 14783.

Road No. 16843 (Starling Road) A strip of land, varying in width, commencing at the eastern terminus of a surveyed road at a northwestern corner of the western severance of Reserve No. 890 and extending as delineated and coloured dark brown on Original Plan 14783 northeastward through that reserve to terminate at the northwestern side of Road No. 1977 (North West Coastal Highway) (described above).

Reserve 8937 is hereby reduced by 2 453 square metres.

Reserve 890 is hereby reduced by 3.974 6 hectares and its area amended to 44.645 4 hectares accordingly.

Reserve 17417 is hereby reduced by 2 580 square metres and its area amended to 1.768 4 hectares accordingly.

(Public Plans 157A/40, Howatharra N.E. and N.W.)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act 1960-1982, subject to the provisions of the said Act.

Dated this 8th day of December, 1982.

By Order of His Excellency,

(Sgd.) I. J. LAURANCE,
Minister for Lands.

BUSH FIRES ACT 1954-1979.

The Municipality of the Shire of Pingelly.

By-Laws Relating to Firebreaks.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 24 June 1982 to make and submit for confirmation by the Governor the following By-Laws:—

(1) Definitions: In these By-Laws—

“Council” means the Council of the Municipality of the Shire of Pingelly.

“Rural Land” means all land within the Shire of Pingelly not defined as Townsite Land.

“Townsite Land” means all land within the boundary of the Pingelly Townsite.

“Firebreak” means ground from which all inflammable material has been removed and on which no inflammable material is permitted during the Firebreak period.

“Firebreak Period” means:

(a) On Townsite land the time between the 1st day of December in any year and the 15th day of April in the following year.

(b) On Rural Land the time between 22 October in any year and 15 April in the following year.

(c) Areas of Standing Crop the time between 14 November in any year and 15 April in the following year.

“Fuel Depot” means any land, ramp, yard, or building used for the storage of inflammable liquid or gas.

“Residential Area”—means any land zoned residential under the Shire of Pingelly Town Planning Scheme.

(2) Subject to By-Law three (3) hereof all owners or occupiers of land within the Shire of Pingelly shall provide and maintain firebreaks during the Firebreak period as prescribed by these By-Laws.

(a) Rural Land—Firebreaks not less than two metres wide as follows:

(i) Immediately inside all external boundaries of the land.

(ii) In such positions as to divide properties of more than 400 hectares into separate sections of no more than 400 hectares completely surrounded by a firebreak.

(iii) Within fifteen metres of the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks and also remove all inflammable material from within two metres of all such buildings and/or haystacks.

(b) Areas of Standing Crop—Firebreaks not less than two metres wide immediately surrounding all land on which crop is standing.

(c) Townsite Land—Completely clear of all inflammable material from the whole of the land where area of same is less than 1 011 m².

(d) Townsite Land—where area of land is greater than 1 011 m² or where the land is situated outside the residential area—Firebreak requirements to be as in (A) Rural Land.

(e) Fuel Depots—Remove all inflammable material for a continuous distance of fifteen metres from the depot or to the external boundary of the land whichever is nearer.

(3) If it is considered impracticable to clear firebreaks or remove inflammable material from the land as required by these By-Laws application may be made in writing to the Council or its duly authorised officer for permission to provide firebreaks in alternative positions. If permission is not granted by the Council or its duly authorised officer the requirements of these By-Laws shall be complied with.

(4) Failure to comply with the provisions of these By-Laws shall subject the offender to the penalties prescribed in the Bush Fires Act 1954-1979.

Dated this 24th day of June 1982.

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

[L.S.]

J. S. WATTS,
President.

A. R. BILICZKA,
Shire Clerk.

Recommended—

IAN LAURANCE,
Minister for Lands and Forests.

Approved by His Excellency the Governor in Executive Council this 21st day of December 1982.

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

BUSH FIRES ACT 1954.

The Municipality of the Shire of Morawa.

Firebreak By-laws.

IN pursuance to the powers conferred upon it by the abovementioned Act and all others enabling it, the Council of the abovementioned Municipality hereby records having resolved on 16 September 1982 to make and submit to the Governor for approval the following by-laws:—

Repeal.

The By-laws made by the Shire of Morawa under the Bush Fires Act 1954 "Relating to Fire Control Order" and published in the *Government Gazette* of 14 March 1980, 19 March 1982 and 18 June 1982, are hereby repealed and the following by-law substituted:—

1. Interpretation—

- (a) "Council" means the Council of the Municipality of the Shire of Morawa.
- (b) "District" means the district of the Council.
- (c) "Firebreak Period" means:—
 - (i) where used in relation to townsite land, a period from and including 1 November in any year until and including 15 April in the following year; and
 - (ii) where used in relation to rural land, a period from and including 1 October in any year until and including 1 April in the following year;
- (d) "Firebreak" means the land from which all inflammable material (which includes vegetation) has been removed and on which no inflammable material (which includes vegetation) is permitted during the firebreak period.
- (e) "Rural Land" means land within the district that is not townsite land;
- (f) "Townsite Land" means land within the district that is within the boundaries of a townsite.

2. Firebreak Requirement for Townsite Land: In the case of townsite land, firebreaks shall be provided:—

- (a) where the land is vacant land and the area exceeds 2.025 square metres, a width of at least 2.5 metres immediately inside all boundaries of the land;
- (b) where the area of land does not exceed 2.025 square metres, to a width of at least 1.25 metres immediately inside all boundaries of the land and to a width of at least 1.25 metres immediately surrounding all buildings;
- (c) to a width of at least 15 metres around any fuel dump or liquid fuel container.

3. Firebreak Requirement for Rural Land: In the case of Rural Land, firebreaks shall be provided—

- (a) to a width of at least 3 metres immediately adjacent to and surrounding all cleared land, where practicable;
- (b) to a width of at least 3 metres surrounding all crop;
- (c) to a width of at least 3 metres, immediately surrounding every building, haystack, stationary engine, fuel dump or ramp.

4. If the owner or occupier considers it impractical for any reason to clear firebreaks or remove inflammable material from land as required by these by-laws the owner or occupier may apply in writing to the Council not less than fourteen (14) days prior to the commencement of the firebreak period for permission to provide firebreaks in alternative positions in the land.

5. On receiving such an application the Council may refuse the same or may grant permission to provide firebreaks in alternative positions on the land and may set out in the notice granting such permission the time and the manner in which some alternative firebreaks are to be established and maintained and the owner or occupier shall thereupon comply with the requirements of the notice.

6. On failure of compliance with these By-laws by any owner or occupier of land within the municipality of the Shire of Morawa the Council may by its workmen and subcontractors enter the land and carry out all works and do all things necessary as would have been required pursuant to these By-laws by the owner or occupier there to comply with these By-laws and to charge to the owner or occupier thereof the Council's reasonable costs in so doing.

7. The owner or occupier of the land shall comply with the lawful directions of Council or its duly authorised officers given for the purposes of administering the Bush Fires Act 1954 as amended, the regulations and By-laws made thereunder. An owner or occupier of land to whom a direction has been given and who fails or neglects in any due respect to comply with the direction commits an offence.

8. Any owner or occupier committing an offence under these By-laws is liable to a fine of \$400.00 and in addition shall pay the costs incurred by the Council in performing the works pursuant to By-law 6 of these By-laws.

Dated this 10th day of November, 1982.

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

[L.S.]

J. A. NORTH,
President.

K. L. HILL,
Shire Clerk.

Recommended—

IAN LAURANCE,
Minister for Lands.

Approved by His Excellency the Governor in Executive Council this 21st day
of December, 1982.

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

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Kwinana Town Planning Scheme
No. 1—Amendment No. 27.

T.P.B. 853/2/26/1, Pt. 27.

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 Kwinana Town Planning Scheme Amendment on 17 December 1982 for the purpose of inserting in Clause 1.6 definitions of Open Air Display, Service Commercial Retail, Shop, Showrooms and Warehouse; inserting in Clause 3.2 an additional zone Service Commercial; adding a new Clause 5.9A, detailing the objectives and the development control standards which will apply to this zone and adding to Table 1—Zoning Table an additional zone Service Commercial and indicating the use classes permissible within this zone; insert in Table 1—Zoning Table an additional use class Service Commercial Retail and placing appropriate annotations against the existing zones; rezoning Part Lot 4 (Meares Avenue), from Commercial to Service Commercial; deleting Clause 5.10 (i), (a) and (b) and inserting a new clause increasing the maximum height of front boundary fences from 0.9 to 1.8 metres in the Residential Zone; adding Clause 5.16 (j) rationalising the requirements of water provision in Special Rural Zone areas; and rezoning part of Lot 170 (Parmelia Avenue and Warner Road) from Commercial to Residential, all as detailed in the Schedule annexed hereto.

F. G. J. BAKER,
Mayor.

L. G. BAKER,
Town Clerk.

Schedule.

Town of Kwinana Town Planning Scheme No. 1—
Amendment No. 27.

The Kwinana 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 its Town Planning Scheme by:—

1. Inserting in Clause 1.6 the following interpretations:—

open air display means the use of land as a site for the display and/or sale of goods and equipment;

service commercial retail means any building wherein goods of a bulky nature that normally require large floor areas are kept for the purpose of display and offered for sale by retail, and also includes:—

- (i) local shopping providing the purpose of the local shop/(s) is to service the needs of the people living or working within the Service Commercial Zone; and
- (ii) the sale of goods by retail where the normal level of turnover is such that, in the opinion of Council, it is not economically feasible to locate them within the inner retailing core of the District Centre.

shop means any building wherein goods are kept exposed or offered for sale by retail, and includes a cafe and a restaurant and receiving depot; but does not include a bank, fuel depot, a market, service station, petrol filling station, milk depot, marine store, timber yard, or/and buildings used for the sale of motor and other vehicles, or for any purpose falling within the definition of industry.

showrooms means rooms in connection with warehousing or offices and intended for display of goods of bulky character.

warehouse means any building or enclosed land, or part of a building or enclosed land, used for storage of goods and carrying out of commercial transactions involving the sale of such goods by wholesale.

2. Deleting the following from line one of Clause 3.2 "five (5)" and substituting in its place the word "six (6)".

3. Inserting an additional zone, "Service Commercial" in Clause 3.2.

4. Inserting a new clause 5.9A to read as follows:—
"5.9A Service Commercial"

"5.9A.1 Council's object in controlling development within the Service Commercial Zone is to;"

- (i) encourage a high standard of service, business and commercial activity within the District Centre for those uses requiring larger floor areas and those uses where the normal level of turnover is such that it is uneconomic to locate them within the inner retailing core of the District Centre Area.

- (ii) promote in the Service Commercial Zone, showrooms/storerooms, service functions, offices, retail uses (such as carpet and furniture retailers), and commercial recreation.

"5.9A.2 Plot Ratio & Site Coverage": In the Service Commercial Zone no building shall have a plot ratio exceeding 1.0. The site coverage shall not exceed 70%.

"5.9A.3 Setback": Every building within the Service Commercial Zone shall be setback no less than 9 metres from the street which lot fronts.

"5.9A.4 Landscaping": Within the Service Commercial Zone an area of no less than one twelfth of the lot shall be designed, developed and maintained as a landscaped area in accordance with the approved plan relating thereto. Where in the opinion of the Council sufficient landscape features exist in the lot or nearby streets and reserves, the landscaped area may be reduced by up to 50 percent.

5. Amend Table 1—Zoning Table by inserting a new zone "Service Commercial" and the use classes annotation for this zone is to read as follows:—

Use Class	Service Commercial
Caravan Park	X
Caretaker's House/Flat	AA
Car Parks	P
Car Sales Premises	P
Cemeteries/Crematoria	X
Civic Buildings	AA
Consulting Rooms	P
Drive-In Theatre	X
Dry Cleaning Premises	P
Educational Establishments	AA
Fish Shop	X
Fuel Depot	X
Funeral Parlour	AA
Health Centre	AA
Heliport	X
Home Occupation	X
Hospital	AA
Hospital—Veterinary	AA
Industry—Extractive	X
Industry—General	X
Industry—Hazardous	X
Industry—Light	X
Industry—Noxious	X
Industry—Rural	X
Industry—Service	AA
Institutional Building	X
Institutional Home	X
Marine Filling Station	X
Milk Depot	X
Motel	AA
Motor Repair Station	AA
Office	P
Professional Office	P
Private Recreation	AA
Public Amusement	P
Public Assembly	P
Public Recreation	AA
Public Utility	AA
Public Worship	AA
Radio/TV Installation	AA
Reformatory Institution	X
Residential Building	AA
Residential:—	
(a) Dwelling House	X
(b) Duplex House	X
(c) Triplex House	X
(d) Flats	X
Rural Use	X
Service Commercial Retail	P
Shop	X
Showroom	P
Sportsground	AA
Trade Display	AA
Transport Depot	X
Zoological Garden	X

6. Amend Table 1—Zoning Table by inserting an additional use class "Service Commercial Retail" and placing the following annotations for this new use class against the existing zones.

Use Class	Residential Zone	Commercial Zone	Industrial Zone	Rural Zone	Special Rural Zone
47. Service Commercial Retail	X	P	SP	X	X

7. Rezoning part Lot 4 (Meares Avenue) from Commercial to Service Commercial, as depicted on Plan 27 (a)-81 T.P.

8. (i) Deleting clause 5.10 (i) (a) and (b) and substituting in its place a new clause to read as follows:—

"(1) (a) In all residential areas Council may permit fences of suitable design and materials (between the alignment of any lot and the setback line from the street alignment) to be erected to a height not exceeding 1.8 m."

- (ii) deleting the symbol "(c)" from paragraph three of clause 5.10 (i) (c) and substituting in its place the symbol "(b)".

- (iii) deleting the following from Schedule 3, Legend:—

" and Residential zoned areas where front fences are not permitted to exceed 0.9 m in height. (See Clause 5.10 (i) (a))."

9. (i) Adding a new part to Clause 5.16 to read as follows:—

"(j) In those Special Rural Zones where lots are not connected to a reticulated water supply prior to the occupation of any dwelling house it shall be connected to a water storage tank with a minimum capacity of 92 000 litres unless the dwelling house is connected to an operating bore and then the Council may permit the tank minimum capacity to be 20 000 litres. For the purpose of this clause, water is defined as being water in which the levels of the physical chemical and bacteriological constituents do not exceed the maximum permissible levels set out in "International Standards for Drinking Water"—Third Edition World Health Organisation 1971 or water which has been subjected to any conditions or testing which may be required by the Commissioner for Public Health and Medical Services and certified to be acceptable for human consumption by the Commissioner."

- (ii) deleting the following from the Second Schedule:—

- (a) Clause 8, Special Rural Zone No. 1.
 (b) Clause 9, Special Rural Zone No. 2.
 (c) Clause 8, Special Rural Zone No. 3.
 (d) Clause 10 (c) Special Rural Zone No. 4.
 (e) 2nd paragraph Clause 14, Special Rural Zone No. 5 from "Prior to the occupation . . . Health Organisation 1971" including.
 (f) Clause 10 (c) Special Rural Zone No. 6.
 (g) Clause 10 (c) Special Rural Zone No. 7.
 (h) Clause 11 (c) Special Rural Zone No. 9.

- (iii) deleting the definition of "Potable Water" from Clause 1.6 of the Scheme.

- (iv) deleting Part 2.0, Scheme Amendment No. 14, all reference to Clause 1.6 of the Scheme Text, and definition of "Potable Water".

10. Rezoning part of Lot 170 (Parmelia Avenue and Warner Road) from Commercial to Residential as depicted on Plan No. 27 (b)-81 T.P.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).Resolution Deciding to Prepare a Town Planning
Scheme.

Shire of Port Hedland.

Town Planning Scheme No. 4.

RESOLVED that the Council, in pursuance of section
7 of the Town Planning and Development Act 1928
(as amended), prepare the above Town PlanningScheme with reference to an area situate wholly within
the Shire of Port Hedland and enclosed within the
inner edge of the broken black border on a plan now
produced to the Council and marked and certified
by the Shire Clerk under his hand dated 3 November
1982 as "Scheme Area Map".

Dated this 3rd day of November, 1982.

L. S. ROGERS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928-1982.

TOWN PLANNING APPEAL TRIBUNAL AMENDMENT RULES 1982.

MADE by the Town Planning Appeal Tribunal.

Citation and
reference to
principal
rules.1. (1) These rules may be cited as the Town Planning Appeal Tribunal
Amendment Rules 1982.(2) In these rules, the Town Planning Appeal Tribunal Rules 1979*,
as amended, are referred to as the principal rules.Commence-
ment.3. Rule 5 of these rules shall come into operation on the day fixed
for the coming into operation of section 21 of the Town Planning and
Development Amendment Act 1982.Rule 6
amended.

4. Rule 6 of the principal rules is amended—

(a) by deleting paragraphs (b) and (c) and substituting the fol-
lowing—“ (b) subparagraphs (ii) and (iv) of that paragraph—to the
Minister and to the council of the municipality against
whose decision or demand the appeal is instituted;(c) subparagraph (iii) of that paragraph—to the Minister
and to the Board; ” ;

(b) in paragraph (d), by deleting “and”;

(c) in paragraph (e), by deleting the full stop and substituting the
following—

“ ; and ” ; and

(d) by inserting after paragraph (e) the following paragraph—

“ (f) paragraph (d) of that interpretation—to the Minister
and to the Authority. ” .Rule 11
amended.5. Rule 11 of the principal rules is amended by deleting paragraph
(c) and substituting the following—“ (c) in either case the Appeal Tribunal grants leave to withdraw,
which it may do on such terms as it thinks fit. ” .DAVID K. MALCOLM, Q.C.,
Chairman.L. A. DICKSON,
Member.P. B. ARNEY,
Member.*Published in the *Government Gazette* on 25 June 1979 at p. 1761.TOWN PLANNING AND DEVELOPMENT ACT
1982 (AS AMENDED).Advertisement of Resolution Deciding to Prepare
a Town Planning Scheme.

Shire of Kojonup Town Planning Scheme No. 2.

NOTICE is hereby given that the Shire Council of
Kojonup on 25 October 1982 passed the following
Resolution.RESOLVED that the Council, in pursuance of section 7
of the Town Planning and Development Act 1928
(as amended), prepare the above Town Planning Schemewith reference to an area including the whole of the
Shire of Kojonup and enclosed within the inner edge
of the broken black border on a plan now produced to
the Council and marked as the "Scheme Area Map"
and certified by the Shire Clerk under his hand
dated 25 October 1982.

Dated this 20th day of December, 1982.

P. DURTANOVICH,
Shire Clerk.

METROPOLITAN REGION SCHEME.

Notice of Resolution.

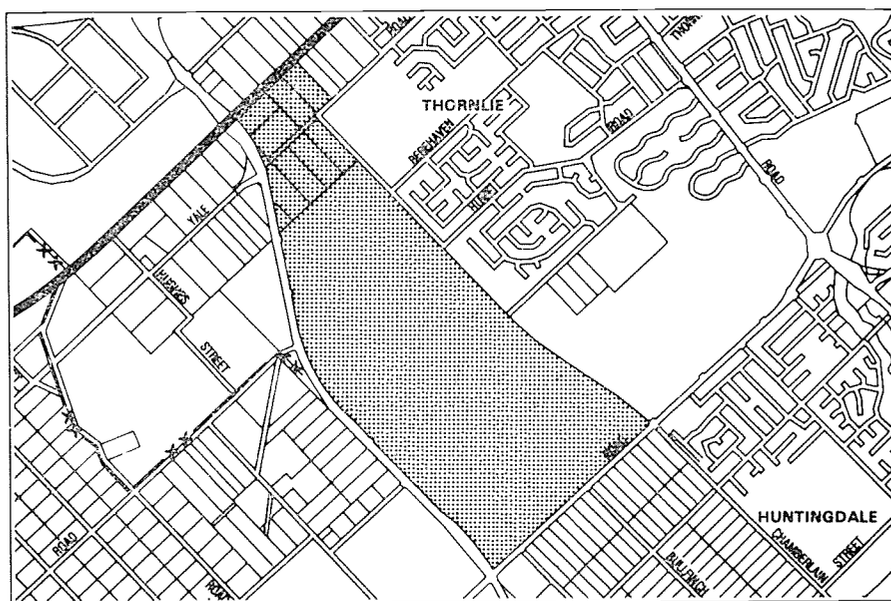
South Thornlie.

File: 812-2-25-11 M.R.P.A.; Amendment No. 463/27.

NOTICE is hereby given in accordance with the provisions of Clause 27 of the Metropolitan Region Scheme that The Metropolitan Region Planning Authority on 24 November 1982, by resolution of the Authority transferred from the Urban Deferred Zone to the Urban Zone that area shown stippled on the plan in the schedule hereto.

A. L. HENDRY,
Secretary,
The Metropolitan Region Planning Authority.

Schedule.



APPENDIX A
REPORT No. 674

PART OF METROPOLITAN
REGION SCHEME MAP No. 20

URBAN

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

PUBLIC WORKS DEPARTMENT—*continued.*

Contract No.	Project	Closing Date	Tender Documents now available at
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
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 P.W.D., A.D., Sth Hedland
23174	Yunderup Sewerage No. 1 Pumping Station Civil Works and Rising Main	25/1/83	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
23175	Hopetoun Breakwater—Schedule of Rates Contract	1/2/83	P.W.D., West Perth

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
23114	Geraldton Regional Water Supply Nanson Road Tank—9 000 m ³ Reinforced Concrete Tank	General Constructions (W.A.) Pty Ltd	293 000
23136	Heathridge Primary School Additions 1982—Erection of Four Classrooms, Covered Assembly, Pre-Primary Centre and Dental Therapy Centre	Woodland Constructions (W.A.) Pty Ltd	303 201
23125	Northam Senior High School—Upgrade Home Economics	Dietrich Bros.	122 100
23109	Cottesloe Primary School—Air Conditioning	Western Comfort Pty Ltd	22 054
23148	Balga Special School—Repairs and Renovations	P. R. Paul & Co. Pty. Ltd.	37 880
23089	Albany Dept. of Corrections Regional Prison—Cell Blocks Heating	Great Western Plumbing and Heating	62 300

K. T. CADEE,
Under Secretary for Works.

WESTERN AUSTRALIAN WATER RESOURCES
COUNCIL ACT 1982.

Notice of Appointment.

MADE by His Excellency the Governor in Executive Council.

UNDER section 4 of the Western Australian Water Resources Council Act 1982 and section 11 of the Interpretation Act 1918, His Excellency the Governor has been pleased to appoint the following persons to be members of the Western Australian Water Resources Council established by the Western Australian Water Resources Council Act 1982—

- (a) Mr. Robert Merry Hillman of 42a Jutland Parade, Dalkeith to be a member and Chairman of the Western Australian Water Resources Council;
- (b) Mr. John Archibald Stuart Price of 144 Forrest Street, Peppermint Grove on the nomination of the body known as the Local Government Association of Western Australia (Incorporated);
- (c) Mr. Richard Keith Cheetham of Hilton Highway, Narembeen of the body known as the Country Shire Councils' Association of Western Australia;
- (d) Mr. Brian Kusel of 7 Reservoir Close, Mosman Park on the nomination of the body known as the Perth Chamber of Commerce (Incorporated);
- (e) Mr. John Geoffrey Sansom of 66 Grant Street, Cottesloe on the nomination of the body known as The Confederation of Western Australian Industry (Incorporated);
- (f) Mr. Malcolm Kneeshaw of 40 Giles Avenue, Newman on the nomination of the body known as The Chamber of Mines of Western Australia (Incorporated);
- (g) Mr. Peter John Lee of Kulin East on the nomination of the Minister pursuant to section 4 (3) (c) (i) of the Western Australian Water Resources Council Act 1982;
- (h) Mr. David Partridge of Brunswick Junction on the nomination of the Minister pursuant to section 4 (3) (c) (ii) of the Western Australian Water Resources Council Act 1982; and
- (i) Mr. William Rupert Stevens of 30 Wessex Street, Carine on the nomination of the Minister pursuant to section 4 (3) (c) (iii) of the Western Australian Water Resources Council Act 1982.

By His Excellency's Command,

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

COUNTRY AREAS WATER SUPPLY ACT 1947-1982.

Dampier Water Supply.

Notice of Acquisition.

P.W.W.S. 1911/82.

THE Minister for Water Resources under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947-1982 at the request of Hamersley Iron Pty. Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the water works of Hamersley Iron Pty. Limited comprising the boundary service pipes, fittings and meters through which water is conveyed from the reticulation pipes of Hamersley Iron Pty. Limited to the land shown coloured red on Plan P.W.D. W.A. 54464.

K. T. CADEE,
Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1982.

Dampier Sewerage.

Notice of Acquisition.

P.W.W.S. 1912/82.

THE Minister for Water Resources under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948-1982 at the request of Hamersley Iron Pty. Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty. Limited comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty. Limited from drains located within the land shown coloured red on Plan P.W.D. W.A. 54464.

K. T. CADEE,
Under Secretary for Works.

COUNTRY AREAS WATER SUPPLY ACT 1947-1982.

Paraburdoo Water Supply.

Notice of Acquisition.

P.W.W.S. 1913/82.

THE Minister for Water Resources under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947-1982 at the request of Hamersley Iron Pty. Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the water works of Hamersley Iron Pty. Limited comprising the boundary service pipes, fittings and meters through which water is conveyed from the reticulation pipes of Hamersley Iron Pty. Limited to the land shown coloured red on Plan P.W.D. W.A. 54465.

K. T. CADEE,
Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1982.

Paraburdoo Sewerage.

Notice of Acquisition.

P.W.W.S. 1914/82.

THE Minister for Water Resources under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948-1982 at the request of Hamersley Iron Pty. Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty. Limited comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty. Limited from drains located within the land shown coloured red on Plan P.W.D. W.A. 54465.

K. T. CADEE,
Under Secretary for Works.

COUNTRY AREAS WATER SUPPLY ACT 1947-1982.

Tom Price Water Supply.

Notice of Acquisition.

P.W.W.S. 1915/82.

THE Minister for Water Resources under the provisions of section 39A (1) of the Country Areas Water Supply Act 1947-1982 at the request of Hamersley Iron Pty. Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the water works of Hamersley Iron Pty. Limited comprising the boundary service pipes, fittings and meters through which water is conveyed from the reticulation pipes of Hamersley Iron Pty. Limited to the land shown coloured red on Plan P.W.D. W.A. 54466.

K. T. CADEE,
Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1982.

Tom Price Sewerage.

Notice of Acquisition.

P.W.W.S. 1916/82.

THE Minister for Water Resources under the provisions of section 11 (3) of the Country Towns Sewerage Act 1948-1982 at the request of Hamersley Iron Pty. Limited has with the approval of His Excellency the Governor by and with the advice and consent of the Executive Council acquired that part of the sewerage works of Hamersley Iron Pty. Limited comprising the boundary connections through which sewage is conveyed to the sewers of Hamersley Iron Pty. Limited from drains located within the land shown coloured red on Plan P.W.D. W.A. 54466.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 2554/81; M.W.A. 436828/72, Pt. 3.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

1. Portion of Canning Location 2 and being part of Lot 451 on Plan 9521 and being part of the land in Certificate of Title Volume 1364 Folio 954 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54029.
2. Portion of Canning Location 2 and being part of the land on Diagram 33010 and being part of the land in Certificate of Title Volume 74 Folio 46a as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54029.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 553/82; M.R.D. 41/60/162.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

1. Portion of Canning Location 16 and being part of Lot 1039 on Plan 2568 and being part of the land in Certificate of Title Volume 1087 Folio 754 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 53924.
2. Portion of Canning Location 16 and being part of each of Lots 1040 and 1041 on Plan 2568 and being the whole of the land in Certificate of Title Volume 1240 Folio 637 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 53924.
3. Portion of Canning Location 16 and being part of Lot 1042 on Plan 2568 and being the whole of the land in Certificate of Title Volume 25 Folio 62A as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 53924.

4. Portion of Canning Location 16 and being part of Lot 1043 on Plan 2568 and being the whole of the land in Certificate of Title Volume 1300 Folio 92 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 53924.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 4680/81; M.W.A. 436815/82.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Portion of Canning Location 25 and being part of Lot 1097 on Plan 4386 and being the whole of the land in Certificate of Title Volume 1272 Folio 448 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54403.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 1995/82; M.R.D. 41/627-C2.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

1. and 2. Portion of Canning Location 28 and being part of Lots 23 and 24 on Plan 5014 and being part of the land in Certificate of Title Volume 1197 Folio 327 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54423.
3. Portion of Canning Location 28 and being part of Lot 25 on Plan 5014 and being part of the land in Certificate of Title Volume 1058 Folio 295 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54423.
4. Portion of Canning Location 28 and being part of Lot 26 on Plan 5014 and being part of the land in Certificate of Title Volume 1171 Folio 541 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54423.
5. and 6. Portion of Canning Location 28 and being Lots 87 and 88 on Plan 5014 and being the whole of the land in Certificate of Title Volume 432 Folio 32A as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54423.
7. and 8. and 9. Portion of Canning Location 28 and being Lots 28, 29 and 30 on Plan 5014 and being the whole of the land in Certificate of Title Volume 1081 Folio 203 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54423.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 976/82; M.M.5.3.1.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Mount Magnet Town Lot 153 and being the whole of the land in Certificate of Title Volume 380 Folio 145 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54427.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 1404/82; M.R.D. 41/886-2VB.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

1. Portion of Perth Town Lot Y147 and being part of the land in Certificate of Title Volume 732 Folio 176 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54310.
2. Portion of Perth Town Lot Y147 and being part of the land in Certificate of Title Volume 1124 Folio 633 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54310.
3. Portion of the North Western quarter of Perth Town Lot Y146 and being part of the land in Certificate of Title Volume 33 Folio 76 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54310.
4. Portion of the North East quarter of Perth Town Lot Y146 and being part of the land in Certificate of Title Volume 463 Folio 146 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54310.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 1598/82; M.R.D. 41/671-5.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Portion of Perthshire Location Au and being Part of Lot 108 the subject of Diagram 62544 and being part of the land in Certificate of Title Volume 1615 Folio 799 as is shown more particularly delineated and coloured green on Plan P.W.D. W.A. 54259.

Dated this 21st day of December, 1982.

K. T. CADEE,
Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1982.

Notice of Order to Make and Levy Sewerage Rates for the Year Ending 30 June 1983.

NOTICE is hereby given under subsection (1) of section 69 of the Country Towns Sewerage Act 1948-1982 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 sewerage Districts of Dampier, Paraburdoo and Tom Price in which a sewer, or any part thereof, is completed and ready for use, the sewerage rates to be made and levied in respect of the financial year ending on 30 June 1983, shall be as set out in the schedule hereunder, but so that the minimum rate applicable thereto shall be the minimum rate prescribed in By-laws 224E and 224F of the Country Towns Sewerage Act By-laws (as amended) for each class of purpose therein.

Schedule.

Where the rateable land is in a sewerage area described in column 1 of the following table the sewerage rate, expressed in cents in the dollar of the gross rental value of the rateable land, set out in relation to that sewerage area in column 2 of the table shall apply in respect of that rateable land.

Column 1	Column 2
Sewerage Areas	Rate in \$
Dampier	9.8
Paraburdoo	20.0
Tom Price	20.0

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.

WATER BOARDS ACT 1904-1982.

HARVEY WATER AREA AMENDMENT BY-LAWS 1982.

MADE by the Harvey Water Board.

- Citation. 1. These by-laws may be cited as the Harvey Water Area Amendment By-laws 1982.
- Principal by-laws. 2. The by-laws made by the Harvey Water Board under the Water Boards Act 1904*, as amended, are referred to as the principal by-laws.
- By-law 44 amended. 3. By-law 44 and the heading thereto are amended—
 (a) in the heading, by deleting "Departments." and substituting the following—
 " Departments and Local Authorities. " ; and
 (b) by inserting after "Department" the following—
 " or Local Authority " .
- Schedule 1 amended. 4. Schedule 1 to Division V of the principal by-laws is amended by deleting ".14" and substituting the following—
 ".17 " .

T. STAINFORD,
Chairman of the Board.L. A. VICARY,
Secretary to the Board.* Published in the *Government Gazette* 2 November 1934.

SHIRE OF BRUCE ROCK.		SUMMARY.	
STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1982.		Assets	\$ 1 499 836.34
Receipts.		Liabilities	610 320.73
	\$		\$889 515.61
Rates	259 211.74	QUARRY TRADING FUND.	
Licences	99 281.17	Receipts.	
Government Grants and Recoups	446 932.00	Explosive Interest	557.44
Income from Property	64 292.00	Bank Interest	2 419.28
Sanitation Charges	8 495.20	Metal Sales	108 109.02
Cemetery Charges	332.00	Bank Balance as at 30 June 1982	1 674.03
Fines and Penalties	140.00		\$112 759.77
Other Fees	987.50	Payments.	
Transfer ex Trading Concern	2 908.34	Balance 1/7/81	\$ 4 835.40
All Other Receipts	215 806.70	Operating Costs	105 016.03
	\$1 098 386.65	Loan Repayments	2 908.34
			\$112 759.77
Payments.		BALANCE SHEET.	
Administration:	\$	Assets.	
Staff	97 670.93	Current Assets	\$ 80 002.20
Members	7 550.09	Fixed Assets	107 220.00
Debt Service	125 351.62		\$90 722.20
Streets, Roads and Bridges	327 149.00	Liabilities.	
Recreation Reserves	90 552.51	Current Liabilities	\$ 1 674.03
Building Construction	239 018.37	Long Term Liabilities	93 862.63
Building Maintenance	27 998.61		\$95 536.66
Health Services	20 990.02	SUMMARY.	
Dog Control	35.79	Assets	\$ 90 722.20
Vermis Scheme	157.80	Liabilities	95 536.66
Bush Fire Control	2 631.47		Dr. \$4 814.46
Traffic Control	1 737.68		
Cemetery	387.79		
Noxious Weeds	1 067.90		
Veterinary Scheme	485.66		
Plant Purchases	41 441.44		
Plant Operation Costs	2 719.87		
Stocks	Cr. 2 588.11		
Payment to C.A.R. Fund	85 543.79		
Donations and Grants	600.00		
All other Payments	39 577.61		
	\$1 110 079.84		
SUMMARY.			
Debit Balance	\$ 22 636.88		
Receipts as per Statement 1/7/81	1 098 386.65		
	1 075 749.77		
Payments as per Statement	1 110 079.84		
Balance 30/6/82	Dr. \$34 330.07		
BALANCE SHEET AS AT 30 JUNE 1982.			
Assets.			
Current Assets	\$ 202.00		
Sundry Debtors	4 797.27		
Stocks	26 157.52		
Non-Current Assets	19 583.10		
Deferred Assets	3 569.09		
Fixed Assets	1 445 527.36		
	\$1 499 836.34		
Liabilities.			
Current Liabilities	\$ 49 076.64		
Non-Current Liabilities	312.50		
Deferred Liabilities	560 931.59		
	\$610 320.73		

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

E. G. MCCARTHY,
President.H. J. MURPHY,
Shire Clerk.

Auditor's Report.

I have audited the accounts of the Shire of Bruce Rock for the financial year ended 30 June 1982. The accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act and have been allowed by me.

In my opinion, the Balance Sheet and the related financial statements for the year ended 30 June 1982 have been prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the affairs of the Shire.

E. B. PEGG,
Auditor,
State Audit Department.

SHIRE OF DALWALLINU.

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

Receipts.		
		\$
Rates	625 395.05
Licences	190 309.21
Government Grants	458 512.37
Income from Property	101 835.26
Sanitation Charges	25 060.72
Fines and Penalties	25.00
Cemetery	340.00
Vermis	229.12
Contribution to Loan Repayments	46 750.12
All Other Revenue	188 567.42
		\$1 637 024.27
Payments.		
		\$
Administration:		
Staff	115 709.46
Members	12 273.99
Debt Service	456 157.04
Public Works and Services	409 908.62
Building Construction and Equipment	16 573.76
Building Maintenance	83 540.76
Water Supplies	2 346.90
Health Services	69 073.30
Vermis Services	1 325.06
Bushfire Control	2 447.56
Traffic Control	10 390.53
Cemetery	631.40
Swimming Pool	30 213.42
Library Services	8 472.98
Plant, Machinery and Tools	101 433.62
Purchase of Materials	2 267.85
Fuels and Oils	Cr. 1 218.31
MRD and Police Dept.—Licensing	190 727.96
Donations and Grants	4 077.85
Other Works and Services	17 578.28
All Other Expenditure	13 573.22
		\$1 547 505.25

SUMMARY.

Balance 30/6/81 (Deficit)	91 122.62
Payments for Year	1 547 505.25
		1 638 627.87
Receipts for Year	1 637 024.27
Balance 30/6/82 (Deficit)	\$1 603.60

BALANCE SHEET AS AT 30 JUNE 1982.

Assets.		
		\$
Current Assets	33 241.93
Non-Current Assets	93 740.29
Deferred Assets	225 291.57
Fixed Assets	2 155 466.19
		\$2 507 739.98
Liabilities.		
		\$
Current Liabilities	40 433.44
Non-Current Liabilities	18 295.57
Deferred Liabilities	2 228 545.80
		\$2 287 274.81

SUMMARY.

Total Assets	\$ 2 507 739.98
Total Liabilities	2 287 274.81
Municipal Accumulation Account—Surplus	\$220 465.17

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

D. E. STANLEY,
President.

J. F. CAMERON,
Shire Clerk.

Auditor's Report.

I have audited the accounts of the Shire of Dalwallinu for the financial year ended 30 June 1982. The accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act and have been allowed by me.

In my opinion, the Balance Sheet and the related financial statements for the year ended 30 June 1982 have been prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the affairs of the Shire.

J. O. WATTS, A.A.S.A.,
Auditor,
State Audit Department.

TOWN OF KALGOORLIE.

IT is hereby notified for public information that Mr. J. J. Thomas will be Acting Town Clerk for the Town of Kalgoorlie from 20 December 1982, to 14 January 1983.

M. R. FINLAYSON,
Mayor.

TOWN OF NORTHAM.

IT is hereby notified for public information that Mr. Francis Charles Davies has been appointed Acting Town Clerk for the Town of Northam for the period commencing 1 January 1983 and until the expiration of the period of accumulated leave of the Town Clerk.

F. A. R. KILLICK,
Mayor.

SHIRE OF EAST PILBARA.

IT is hereby notified for Public Information that the appointment of Mr. Murray Mackay as Dog Inspector for the Shire of East Pilbara is cancelled as from 8 December 1982.

J. M. READ,
Shire Clerk.

SHIRE OF EAST PILBARA.

IT is hereby notified for Public Information that Mr. Graeme Hagan has been appointed Dog Inspector for the Shire of East Pilbara effective from 9 December 1982.

J. M. READ,
Shire Clerk.

SHIRE OF ESPERANCE.

IT is hereby notified that Mr. Brian Leonard Warren—has been appointed to the following positions with the Esperance Shire Council effective from 20 December 1982.

- Ranger.
- Litter Inspector.
- Beach Inspector.
- Parking Inspector.

and is an "authorised person" under section 665B of the Local Government Act, the Dog Act, and any Council By-laws under which he is directed to act.

E. L. CHOWN,
Shire Clerk.

SHIRE OF KALAMUNDA.

Acting Shire Clerk.

IT is hereby notified for public information that as from 22 November 1982 the Assistant Shire Clerk is duly appointed Acting Shire Clerk on all occasions when the Shire Clerk is absent.

S. P. WILLMOTT,
President.

E. H. KELLY,
Shire Clerk.

SHIRE OF MINGENEW.

IT is hereby notified for public information that Ian Roger Looke will be Acting Shire Clerk for the Mingenew Shire Council for the period 3 January 1983 to 4 February 1983 inclusive.

L. I. LOOKE,
Shire Clerk.

SHIRE OF PERENJORI.

Acting Shire Clerk.

IT is hereby notified for public information that Kenneth Leslie Windebank will be Acting Shire Clerk for the Shire of Perenjori for the period 25 December 1982 to 31 January 1983 inclusive.

M. G. CRAIG,
Shire Clerk.

SHIRE OF TRAYNING.

IT is hereby notified for public information that Mr. Frank Joseph Peczka has been appointed Acting Shire Clerk to the Shire of Trayning from 29 December 1982 to 14 January 1983, inclusive.

W. T. ATKINSON,
Shire Clerk.

SHIRE OF WEST PILBARA.

IT is hereby notified for general information that Mrs. Karen Elizabeth Reid has been appointed to the position of Dog/Litter Control Officer for the period 5 January 1983 to 8 February 1983 inclusive.

D. G. McCUTCHEON,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Wickepin.

IT is hereby notified for public information, that under section 450 of the Local Government Act and the appropriate sections of the Dog Act, William G. English is duly authorised to seize, detain, impound and dispose of dogs and to institute proceedings for offences against the Dog Act, Regulations or By-laws promulgated under that Act.

W. I. WEIR,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

DOG ACT 1976-1977.

Shire of Jerramungup.

IT is hereby notified for public information, that the undermentioned person has been appointed as an Authorised Officer in the following respects:—

- (a) A Ranger authorised to exercise powers in accordance with the provisions of the Local Government Act.
- (b) An Authorised Person to exercise powers in accordance with the provisions of the Dog Act.
- (c) A Poundkeeper/Ranger in accordance with the provisions of section 450 of the Local Government Act.

Maxwell Louis Lewis, of Katanning.

The appointments being effective from Wednesday, 15 December 1982.

P. J. BENNETT,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Exmouth.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Exmouth Shire Council held on 31 August 1982, it was resolved that Rates and Charges specified hereunder should be imposed on all rateable property within the Shire of Exmouth in accordance with the Local Government Act 1960-1982 and the Health Act 1911-1982.

Dated this 31st day of August, 1982.

R. C. BURKETT,
President.

K. J. GRAHAM,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rate:

.13c in the dollar on gross rental values.

.11c in the dollar on unimproved values.

\$60.00 Minimum Charge.

Rubbish Charge:

\$72 per annum for one service twice weekly.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 151) of \$150 000.

PURSUANT to section 610 of the Local Government Act, the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the sale of debenture or debentures, on the following terms and for the following purposes: \$150 000 for a period of 9 years, repayable at the office of the Shire of Bayswater in 8 equal half-yearly instalments of principal and interest for the first four (4) years and eight (8) half-yearly instalments of principal and interest for each successive four (4) years or part thereof with interest being negotiated on the principal outstanding at the end of each four years. Purpose: Road Construction.

Descriptions and estimate of cost, as required by section 609, are open for inspection at the office of the Council during business hours, for 35 days after publication of this notice.

Dated the 15th day of December, 1982.

N. E. DAVIS,
President.

K. B. LANG,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 152) of \$53 200.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the sale of debenture or debentures, on the following terms and for the following purposes: \$53 200 for a period of 10 years, repayable at the office of the Shire of Bayswater in 8 equal half-yearly instalments of principal and interest for the first four (4) years and eight (8) half-yearly instalments of principal and interest for

each successive four (4) years or part thereof with interest being negotiated on the principal outstanding at the end of each four years. Purpose: Building Construction.

Descriptions and estimate of cost, as required by section 609, are open for inspection at the office of the Council during business hours, for 35 days after publication of this notice.

Dated the 15th day of December, 1982.

N. E. DAVIS,
President.

K. B. LANG,
Shire Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Denmark.

Proposed Loan (No. 82) of \$9 700.

THE period of the loan should read "initially for four years at the current rate of interest, to be renegotiated for a further six years at the then ruling rate of interest", and not "10 years" as shown in *Government Gazette* of Friday, 3 September 1982.

R. T. CYSTER,
President.

G. H. McCUTCHEON,
Shire Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Denmark.

Proposed Loan (No. 85) of \$25 000.

THE period of the loan should read "initially for four years at the current rate of interest, to be renegotiated for a further six years at the then ruling rate of interest", and not "10 years" as shown in *Government Gazette* of Friday, 26 November 1982.

R. T. CYSTER,
President.

G. H. McCUTCHEON,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Kalamunda.

Notice of Intention to Borrow.

Proposed Loan (No. 178) of \$37 000.

PURSUANT to section 609 and 610 of the Local Government Act 1960-1982, the Council of the Municipality of the Shire of Kalamunda hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following term and for the following purposes: \$37 000 for the period of 15 years at the current rate of interest, repayable at the office of the Council, Kalamunda, by 30 half yearly instalments of principal and interest. Purpose: Development of Netball facilities.

Estimates and Statements as required by section 609 are open for inspection by ratepayers at the office of the Council during office hours for a period of thirty-five (35) days after the publication of this Notice.

Dated this 22nd day of December, 1982.

S. P. WILLMOTT,
President.

E. H. KELLY,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Kalamunda.

Notice of Intention to Borrow.

Proposed Loan (No. 179) of \$37 000.

PURSUANT to section 609 and 610 of the Local Government Act 1960-1982, the Council of the Municipality of the Shire of Kalamunda hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following term and for the following purposes: \$37 000 for the period of 15 years at the current rate of interest, repayable at the office of the Council, Kalamunda, by 30 half yearly instalments of principal and interest. Purpose: Development of Netball facilities.

Estimates and Statements as required by section 609 are open for inspection by ratepayers at the office of the Council during office hours for a period of thirty-five (35) days after the publication of this Notice. Instalments of principal and interest on this loan will be met in full by the Foothills Netball Association.

Dated this 22nd day of December, 1982.

S. P. WILLMOTT,
President.

E. H. KELLY,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Ravensthorpe.

Proposed Loan (No. 104) of \$85 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Ravensthorpe Shire Council hereby gives notice that it proposes to borrow money by sale of debentures on the following terms and purposes: \$85 000 at the ruling rate of interest for a period of four years repayable by seven equal instalments (calculated on a notional fifteen year term) and one residual instalment to be paid or rolled over at the then current interest rate, at Westpac Banking Corporation, 19 Morgans Street, Ravensthorpe. Purpose: Part cost of construction of the Ravensthorpe Townsite Effluent Disposal Scheme.

Plans, specifications and estimates of costs as required by section 609 of the Act are available for inspection at the Office of the Council, 20 Morgans Street, Ravensthorpe during business hours for 35 days after publication of this notice.

Note: Under the Country Towns Sewerage Act the State Government subsidises 85% of the annual loan repayments or deficiency of the Scheme, whichever is the lesser.

Dated the 20th day of December, 1982.

J. S. LAWRENCE,
President.

K. C. WILLIAMS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of West Kimberley.

Notice of Intention to Borrow.

Proposed Loan (No. 101) of \$150 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the West Kimberley Shire Council proposes to borrow money by the sale of debentures on the following terms and conditions: \$150 000 for a period of ten years at the rate of 17.4 per centum interest and repayable by twenty equal half yearly instalments. Purpose: is for Stage 1 of Derby Aquatic Centre.

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

Dated this 21st day of December, 1982.

P. R. KNEEBONE,
President.

J. F. BOSCHETTI,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of West Pilbara.

Notice of Intention to Borrow.

Proposed Loan (No. 79) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Shire of West Pilbara hereby gives notice of its intention to borrow money by the sale of debentures on the following terms, for the following purpose: \$40 000 for a period of ten (10) years with interest at ruling Treasury rates, repayable at the office of the Council by twenty equal half-yearly instalments of Principal and Interest. Purpose: Part cost of the provision of aged persons accommodation units, to be erected on Lot 588 First Avenue, Onslow.

Plans, specifications and estimates of the costs thereof are open for inspection at the office of the Council, Onslow during normal office hours for a period of 35 days following the publication of this notice.

Dated this 29th day of December, 1982.

E. F. GODWIN,
President.

D. G. McCUTCHEON,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Wyndham-East Kimberley.

Notice of Intention to Borrow.

Proposed Loan (No. 78) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Wyndham-East Kimberley Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: \$40 000 for four (4) years at the ruling interest rate, repayable at the office of the Council in Wyndham by eight (8) equal half-yearly instalments of principal and interest. Purpose: Upgrading works to the light aircraft apron at Kununurra Aerodrome.

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

Note: All repayments of this loan will be met in full by the Public Works Department of Western Australia.

Dated this 14th day of December, 1982.

P. B. REID,
President.

M. N. BROWN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

LOCAL GOVERNMENT ACT (SECTION 334) ORDER 1982.

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|--|---|
| Citation. | 1. This Order may be cited as the Local Government Act (Section 334) Order 1982. |
| Commencement. | 2. This Order shall take effect on and after the date of publication of this Order in the <i>Government Gazette</i> . |
| Authorisation to temporarily close streets not in use. | 3. The Council of the Shire of Albany is hereby authorised to temporarily close the section of the unnamed road fronting the western boundary of Plantagenet Location 6910, Warriup for a period not exceeding three years. |

By His Excellency's Command,

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Belmont.

By-Laws Relating to the Use of Reserves, Beaches, Foreshores and the use of Amplifiers.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 5 April 1982, to make and submit for confirmation by the Governor the following by-laws—

1. The by-laws published in the *Government Gazette* on 4 May 1965 and the amendments published in the *Government Gazette* of 5 October 1973 and 31 October 1975 are hereby repealed and the following by-laws substituted in lieu thereof:—

Definitions.

2. In these by-laws, unless the context otherwise indicates, the following terms shall have the meanings set against them hereunder, respectively:—

- “Act” means the Local Government Act 1960 (as amended);
- “Ascot Water Playground” means and includes the park and water playground situated in Mathieson Road, Redcliffe;
- “Council” means the Council of the Municipality of the City of Belmont;
- “Building” means and includes any building, construction, stall, fence, barrier, hoarding, outbuilding and includes tents and caravans;
- “District” means the Municipal district of the City of Belmont;
- “Function” means and includes any show, exhibition, gymkhana, sport match or test between opposing sides or teams in any game or sport;
- “Public Reserve” includes park lands, squares, reserves, beaches and other lands included in or adjoining a district, and set apart for the use and enjoyment of the inhabitants of the district and includes parks and other lands acquired for public purposes, and vested in or under the care, control, or management of the Council, but excludes a road;
- “Authorised Officer” means any Officer lawfully appointed by the Council for the purposes of these by-laws;
- “Licence” means any licence granted pursuant to by-law 12 in the form of form number 2 in the Schedule hereto.

3. No person shall on any public reserve—
- (a) interfere with or damage any property belonging to the Council;
 - (b) throw stones, or other dangerous missiles;
 - (c) cause any nuisance;
 - (d) consume any spiritous liquor, wine, ale or spirit, except when permitted by the Council to do so pursuant to licence and in any event shall not be in a state of intoxication;
 - (e) behave in a disorderly manner, create or take part in any disturbance, use any foul or indecent language, or commit any act of indecency;
 - (f) except with the prior approval of the Council drive or ride or bring any motor vehicle except on those parts of the public reserve set aside as roads, drive-ways or parking areas;
 - (g) bet, gamble or offer to bet or gamble;
 - (h) climb over or upon any fence or gate;
 - (i) unlock or unfasten any gate, unless duly permitted to do so by an authorised officer;
 - (j) stamp, stencil or affix, or cause to be stamped, stencilled or affixed any placard, handbill, notice, advertisement or any document whatsoever, without the written consent of the Council having been first obtained;
 - (k) sell or expose for sale any goods, wares, merchandise or things (except with the written permission of the Council);
 - (l) light any fire without having first obtained the consent of the Council;
 - (m) play or practise at golf or strike a golf ball unless on land set aside for that purpose;
 - (n) cause damage to any grassed surface, shrub, flower or tree;
 - (o) climb any tree;
 - (p) organise or take part in any procession, demonstration, public meeting or carry placards or notices without the written approval of Council.

4. Any person found in a state of intoxication in any public reserve, or behaving in a disorderly manner, or creating or taking part in any disturbance, or using any foul or indecent language or committing any act of indecency therein, may be forthwith removed from such public reserve by an authorised officer or by any member of the Police Force.

5. Any person found betting, gambling or offering to bet or gamble within any public reserve, may be forthwith removed by an authorised officer or by any member of the Police Force.

Model Aeroplanes.

6. (a) The Council may set aside or specify public reserves or portions of a public reserve or public reserves on which persons may fly mechanically or otherwise operated motorised model aeroplanes and may define or limit the hours and days during which such aeroplanes may be flown.

(b) No person shall fly a mechanically or otherwise operated motorised model aeroplane on any public reserve or portion of a public reserve other than that set aside or specified by the Council or at times or on days other than those defined or limited by the Council.

Model Boats.

7. Council may set aside or specify public reserves or portion of a public reserve or public reserves on which persons may sail, float or operate toy or model yachts or boats, whether mechanically propelled or otherwise, and may impose limitations or conditions designed to protect the comfort or convenience of other persons using the public reserve or of wildlife situated in or on the waters of such public reserves.

Children's Playgrounds.

8. The Council may set aside a public reserve or any portion of a public reserve as a children's playground.

9. The Council may limit the ages of persons who shall be permitted to use a children's playground and may erect a notice to that effect on the playground.

10. No person over the age specified in a notice erected on a playground other than a person having the charge of a child or children in the playground shall use the playground or interfere with the use of the playground by children.

Ascot Water Playground.

11. (a) No person shall, in the Ascot Water Playground:—

- (i) cause damage to, interfere with, disarrange or remove any part of any building, playground equipment, wading pool, fountain, water channel or other installation, fixture or fitting;
- (ii) leave open any of the safety gates installed at an entrance to the water playground;
- (iii) cause any nuisance or damage in or in the vicinity of the kiosk or refuse to comply with any lawful request of the person in charge of the kiosk.

(b) No person shall enter or remain within the Ascot Water Playground at any time other than the hours as determined by Council from time to time during which the playground is open to the public.

Holding a Function on a Reserve.

12. No person shall organise arrange or take part in a function on a public reserve until an application in accordance with Form 1 in the Schedule hereto has been submitted to the Council and a licence in accordance with Form 2 in the Schedule hereto has been granted by the Council.

13. The licence referred to in By-law 12 may authorise a person to hold or organise a function on a public reserve and may authorise a charge to be made for admission to the function and may authorise the erection of a building in conjunction with that function subject to the provisions of these By-laws.

14. A licence to hold a function on a public reserve shall specify:—
- (a) the purpose for which such licence is granted;
 - (b) the dates and times during which the function may be held; and
 - (c) the charge if any which has been authorised by the Council for admission to the function.
15. No licence shall be granted for a continuous period of more than 14 days.
16. Subject as hereinafter provided no person to whom a licence has been granted shall exclude any member of the general public from attending the function if such person pays the authorised charge for admission.
17. No person to whom a licence has been granted shall make a charge for admission to any function unless authorised to do so by the Council or make a charge for admission in excess of the amount of the charge authorised by the Council.
18. Any person to whom a licence has been granted shall prevent persons under the influence of alcohol or persons acting in a riotous or disorderly manner from attending a function.
19. Where pursuant to a licence a person hires a building owned by the Council for a function, the Council may require as a term of the licence that the hirer pay a deposit of \$200.00 which sum may be applied by the Council to repair any damage caused to the building during the function.
20. Any person to whom a licence has been granted who commits or permits the commission of a breach of any of the terms or conditions of the licence commits an offence.
21. The Council if satisfied that the person to whom a licence has been granted has committed or permitted or authorised the commission of a breach of any of the terms or conditions of the licence or has committed a breach of any of these by-laws may by a notice in writing to such person advise that the licence has been cancelled whereupon the licence shall be deemed to be cancelled.
22. No person shall erect any building on a public reserve except in conjunction with a function as authorised by Council, provided that these by-laws shall not apply to any buildings lawfully erected by the Council.
23. No person shall erect or permit or authorise the erection of a building or structure on a public reserve without a licence issued by the Council in the form of Form 2 in the Schedule hereto, or otherwise than in accordance with the conditions contained in that licence.
24. Any person desirous of erecting a building or structure on a public reserve in conjunction with a function, shall make application to the Council in accordance with Form No. 1 in the Schedule hereto.
25. The consent of the Council to the erection of a building may be in accordance with Form No. 2 in the Schedule and may specify:—
- (a) the purpose for which such building may be used;
 - (b) the nature of the building which may be erected;
 - (c) the time during which such building may be permitted to remain on the reserve;
 - (d) the times when such building may be used; and
 - (e) the position in which such building may be erected.
26. The Council may by notice in writing to the owner, or to the person believed to be the owner, of a building on a public reserve, direct that a building erected or used on a public reserve without the consent of the Council, or erected or used otherwise than in accordance with the terms of the consent of the Council, be removed within a period of 14 days after the date of the service of the said notice.
27. Any person who is the owner of a building on a public reserve, who fails to comply with a notice given by the Council under the preceding by-law commits an offence.
28. No person other than an authorised officer shall cause any damage to a building on a public reserve.
29. No person other than the owner or a person duly authorised by the owner shall use a building on a public reserve at any time.
30. No person shall without the approval of the Council use a building on a public reserve as a dwelling or for sleeping purposes.
31. No person shall assign or transfer his ownership of or his interest in a building on a public reserve.
32. Any notice given under these by-laws may be signed by the Town Clerk of the Council and may be served on the person to whom it is addressed by registered post addressed to such person at his last known address. A notice so served shall for the purpose of these by-laws be deemed to have been served and given on the date on which, in the ordinary course of post, it would reach the address to which it is sent.

Use of Amplifiers.

33. (a) In this by-law the term "public place" shall mean a road or reserve, beach or jetty or public place or building vested in or under the control of the Council.
- (b) No person shall:—
- (i) erect or install on a public place any loudspeaker or other device for the amplification of sound; or

- (ii) operate or use on a public place any loudspeaker or device for the amplification of sound; or
- (iii) speak or make a noise on a public place so as knowingly to cause such speech or noise to be amplified by a loudspeaker or other device for the amplification of sound,

without the written consent of the Council.

(c) No person to whom written consent has been granted in pursuance of this by-law shall erect, or install, or operate or use on a public place any loudspeaker or device for the amplification of sound, or speak or make any noise on a public place so as knowingly to cause such speech or noise to be amplified by a loudspeaker or other device for the amplification of sound, otherwise than at the place and time and in accordance with the terms specified in the written consent granted by the Council.

Animals on Public Reserves.

34. Any authorised officer may order any person in charge of any horse or other animal except those under the authority of the Dog Act 1976, to remove such animal from a public reserve.

Bathing.

35. All persons over four years of age when on a beach or bathing on a public reserve while exposed to the public view, shall be suitably clad within the meaning of prevailing public standards.

36. Any person whose bathing costume is indecent or inadequate, or not in a proper state of repair, or who otherwise is unsuitably clad, shall, when directed by an authorised officer appointed by the Council, dress appropriately without delay.

37. An authorised officer or a member of the police force may arrest and remove any person who fails to comply with the direction given by an authorised officer pursuant to by-law 36.

Use of Dressing Enclosures or Sheds.

38. A dressing enclosure or shed shall be used for dressing and undressing only. No person shall take part in any game, or, without reasonable excuse, remain or loiter in or in the vicinity of any such enclosure or shed.

39. No person shall bring or deposit any filth or rubbish in any enclosure or shed.

40. No person shall damage, disfigure or write in or upon any such enclosure or shed.

41. No male over the age of four years shall enter any dressing enclosure or shed set aside for females.

42. No female over the age of four years shall enter any dressing enclosure or shed set aside for males.

43. No person suffering or appearing to be suffering from any infectious or contagious disease shall visit or use any dressing enclosure or shed.

Horses.

44. An authorised officer may, subject to by-law 34, when in his opinion inconvenience may be caused to the public by the bathing of horses or other animals, order any person in charge of any such horse or other animal not to allow the same to enter the water at any place where the public is bathing.

Preservation of Order and Protection of Public.

45. No person shall on any public reserve do any act which is likely to injure, endanger, obstruct, inconvenience or annoy any other person.

46. No person shall injure, displace, pollute, foul, deface or cause disorder to a public reserve, or anything appertaining thereto.

Notices.

47. The Council may, by notice exhibited on a public reserve, indicate that restrictions apply to the use of public reserves as provided for in the Reserves By-laws and that permits may be required for certain activities as set out in the By-laws.

Authorised Officers.

48. Every member of the Police Force of the State shall have the powers of Authorised Officers under these by-laws.

49. Every Authorised Officer may demand the name and address of any person suspected of a breach of any of the provisions of these by-laws and such person shall comply with such demand.

50. No person shall obstruct or hinder any Authorised Officer in the performance of his duties, or in the exercise of his powers.

Children.

51. Any authorised officer may prohibit from bathing at any public reserve any child of tender years who is apparently incapable of caring for itself where that child is not accompanied by and in the charge of an older person who is apparently capable of caring for such child.

Failure to Comply with Notices.

52. Any person who fails to comply with or who contravenes any of these by-laws or any part thereof or with any notice of part thereof, commits an offence and is liable on conviction to a penalty not exceeding \$200.

Form No. 1.

City of Belmont.

APPLICATION FOR A LICENCE TO HOLD A FUNCTION ON A PUBLIC RESERVE.

1. I, _____ of _____ make application to hold a function on _____ public reserve.

2. The nature of the function for which this application for a licence is

3. The times during which the function is to be held are

4. (i) There is to be no charge for admission to the function
(ii) There is to be a charge for admission to the function of _____ per person

(Delete whichever is inapplicable.)

5. There is/is not to be a building or buildings erected on the public reserve in conjunction with the function.

(If there is to be a building erected please complete questions 6 to 9 below.)

6. The nature of the building:

7. The use of the building:

8. The times of use of the building:

9. The materials of construction of the building:

I agree to abide by the provisions of the By-laws and with any terms and conditions endorsed upon a licence issued by the Council pursuant to this application.

Date.....

Signature of Applicant.

Form No. 2.

City of Belmont.

LICENCE TO HOLD A FUNCTION ON A PUBLIC RESERVE.

The licence of the City of Belmont is hereby granted to _____ of _____ to hold a function on _____ public reserve on the following terms and conditions:—

(a) The nature of the function for which this licence is granted is

(b) The times during which the function may be held are

(c) (i) No charge for admission to this function shall be made

(ii) A charge not exceeding _____ per person may be made for admission to the function.

(Delete whichever is inapplicable.)

(d) The following buildings only may be erected on the public reserve:—

and no such building shall be erected before the _____ day of _____ 19 _____

(e) All buildings erected on the public reserve pursuant to this licence shall be removed on or before the _____ day of _____ 19 _____

(f) The public reserve shall be left clear and tidy after the completion of the function.

(g) Special conditions:—

Dated the _____ day of _____ 19 _____ Town Clerk.

Dated this 13th day of July, 1982.

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

[L.S.]

F. W. RAE, Mayor.

E. D. F. BURTON, Town Clerk.

Recommended—

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

City of Belmont.

By-Law Relating to the Conduct of Proceedings and the Business of the Council.
IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 25 October 1982, to make and submit for confirmation by the Governor, the following by-law;

The Standing Orders as published in the *Government Gazette* on 31 August 1962, and amended as published in the *Government Gazette* on 16 December 1970, 11 October 1974 and 24 December 1976, are hereby revoked.

PART 1—PRELIMINARY.

Standing Orders.

1. The proceedings and business of the Council shall be conducted according to this by-law, the clauses of which shall be referred to as "the Standing Orders".

Interpretation.

2. In this by-law, unless the context otherwise requires—

"Act" means the Local Government Act 1960, and amendments;

"Clause" means a clause of this by-law;

"Clerk" means the Town Clerk or Acting Town Clerk;

"Committee" means any Standing or Occasional Committee appointed in accordance with the provisions of section 179 of the Act;

"Council" means the Council of the City of Belmont;

"Councillor" means a member of the Council other than the Mayor;

"Meeting" includes any Ordinary or Special Meeting of the Council or a Committee held in pursuance of the Act and convened as therein required;

"Municipality" means the municipality of the City of Belmont;

"Member" means the Mayor or Councillor of the Council;

"Chairman" includes any member presiding at any meeting of the Council in a manner prescribed by the Act;

"Minutes" means Minutes of the Council;

"Negated" means lost on a vote of the Members of Council or of a Committee as the case may be.

Arrangement.

3. The arrangement of this by-law is as follows—

Part I—Preliminary, Clauses 1 to 3.

Part II—Meetings of the Council, Clauses 4 to 15.

Part III—Business at Meetings—

Division 1—Order of business, clauses 16 to 18.

Division 2—Minutes, clauses 19 to 21.

Division 3—Questions, clauses 22 to 25.

Division 4—Reports of Committees, clauses 26 to 31.

Division 5—Notices of Motion, clauses 32 to 34.

Division 6—Deputations, clauses 35 to 36.

Part IV—Conduct of Meetings—

Division 1—Rules of debate, clauses 37 to 47.

Division 2—Point of Order, clauses 48 to 51.

Division 3—Personal Explanation, clauses 52 to 54.

Division 4—Motions, clauses 55 to 64.

Division 5—Amendments, clauses 65 to 70.

Division 6—Voting, clauses 71 to 77.

Division 7—General, clauses 78 to 82.

Part V—Debate on Permissible Motions—

Division 1—That Council Adjourn, clauses 83 to 87.

Division 2—That the Debate be Adjourned, clauses 88 to 92.

Division 3—That the Question be Put, clauses 93 to 96.

Division 4—That Council proceed with the next business clauses 97 to 99.

Division 5—That Meeting be closed, clauses 100 to 104.

Division 6—That Council do sit Behind Closed Doors clauses 105 to 108.

Part VI—Disturbances and Breach of Order, clauses 109 to 120.

Part VII—Committees—

Division 1—Standing Committees, clauses 121 to 126.

Division 2—Occasional Committees, clauses 127 to 130.

Division 3—General, clauses 131 to 134.

Part VIII—General, clauses 135 to 145.

PART II—MEETINGS OF THE COUNCIL.

Ordinary Meetings.

4. (1) Ordinary meetings of the Council shall be held at such time as the Council may from time to time determine, provided that at least one ordinary meeting shall be held in each calendar month, with the exception of January, during which no meetings will be held.

(2) Every Ordinary Meeting of the Council shall terminate not later than 11.30 p.m. and any business not concluded at that time shall stand adjourned to the next Ordinary Meeting of the Council.

Meeting Day and Time.

5. (1) The Council shall resolve the days and times each month when Council meetings shall be held at the first meeting held after the annual election.

(2) No alteration to the days or times of Council meetings other than a temporary alteration to remain in force for not more than one month shall be made unless at least two months' notice of the motion to alter such days or times shall be given and such alteration shall be agreed to by an absolute majority of the Council.

Notice of Meetings.

6. Notice of all meetings of the Council shall be given to members of the Council as follows—

(1) Council meetings other than those convened under s. 172 (2) or s. 172 (3) of the Act. The Notice shall be in writing and shall be signed by or on behalf of the Clerk and shall state the place, date and hour of holding the meeting and shall state the business to be transacted. The notice shall be served on each of the members of the Council at least forty eight (48) hours before the time of commencement of the meeting.

(2) Special Meeting convened under s. 172 (2) of the Act. The provisions of the preceding subclause shall apply except that the notice shall be signed either by the Mayor or the Clerk.

(3) Special Meeting convened under s. 172 (3) of the Act. The Notice shall be in writing and shall be signed by the three Councillors calling the meeting and shall state the place, date and hour of holding the meeting and shall state the business to be transacted. The notice shall be served on each of the other members of the Council at the times and in the manner specified in section 172 (3) of the Act.

(4) A notice of meeting shall be served on each member of the Council—

(a) by delivering it to him personally;

(b) by post either to the place of abode or to the usual place of business if any within the municipal district;

(c) if a member has notified Council that he is not residing within the municipality but is residing at some alternative address, then by telegram to that alternative address.

Notice of Adjourned Meeting.

7. When a meeting of the Council is adjourned to a day and hour other than the next Ordinary Meeting of the Council notice of the adjourned meeting shall, if time permits, be sent in the manner provided by Clause 6 of this by-law, to each member of the Council, specifying the nature of the business to be transacted.

Failure to Receive Notice not to Invalidate Proceedings.

8. The validity of a document or the service of it, is not affected by an error, misdescription or irregularity which is not reasonably likely to mislead, or which in fact does not mislead.

Mayor to Preside.

9. The Mayor, if present, shall preside at all meetings of the Council and in his absence, or if after being present he retires, the Deputy Mayor shall preside but if he is not present, or after being present retires, then one of the Councillors chosen by majority vote of the Councillors then present shall preside.

Quorum.

10. (1) Except in cases where section 173 (4) of the Act applies the number of Members of the Council necessary to form a quorum—

(a) where the total number of Members of the Council is an even number, is one half of that total;

(b) where the total number of Members of the Council is an odd number, is the integer nearest to but greater than one half of that total.

(2) Subject to clause 12, every meeting shall proceed to business so soon after the time stated in the summons as a quorum is constituted.

Quorum must be Present.

11. The Council shall not transact business at a meeting unless a quorum is present.

Absence of Quorum.

12. If at any meeting a quorum be not present within half an hour after the time appointed for that meeting, the Mayor, or in his absence the Deputy Mayor or in his absence the majority of the Members present, or any one Member, if only one be present or the Clerk if no Member be present, may adjourn the meeting to any date not later than seven days from the date of the adjournment.

Meeting Counted Out.

13. If at any time during any meeting of the Council a quorum is not present the Chairman shall thereupon suspend the proceedings of the meeting for a period of five minutes, and if a quorum be not present at the expiration of the period, the meeting shall be deemed to have been counted out, and the Chairman shall adjourn it to some future date.

Names Recorded.

14. At any meeting at which there is not a quorum of members present, or at which the Council is counted out for want of a quorum, the names of the members then present shall be recorded in the Minute Book.

Business.

15. No business shall be transacted at any meeting of the Council other than that specified in the notice relating thereto except—

- (1) Matters which the Act permits to be dealt with without notice;
- (2) Matters which these by-laws permit to be dealt with without notice.

PART III BUSINESS AT MEETINGS.

Division I—Order of Business.

Order of Business.

16. The order of business at any Ordinary Meeting shall, unless for the greater convenience of the Council altered by resolution to that effect, be as nearly as practicable as follows, that is to say—

- (1) Confirmation of Minutes.
- (2) Announcements by the Chairman without discussion.
- (3) Questions on which due notice has been given without discussion.
- (4) Correspondence.
- (5) Petitions and Memorials.
- (6) Notice of intention to move the Suspension of Standing Orders at the conclusion of the Meeting.
- (7) Reports of Committees.
- (8) Reports of Officers.
- (9) Orders of the Day including considering and ordering upon any business left over from the previous meeting and any business that the Chairman may think desirable to bring under the notice of the Council and may have directed to be entered as an order of the day.
- (10) Motions of which previous notice has been given.
- (11) Notice of motions for consideration at the following meeting.

Order of Business at Special Meeting.

17. The order of business at any Special Meeting of the Council shall be the order in which that business stands in the notice of the meeting.

Business at Adjourned Meeting.

18. At an adjourned meeting of the Council no business shall be transacted other than such as shall have been specified on the notice of the meeting of which it is an adjournment, and which remains undisposed of, save and except in the case of an adjournment to the next ordinary meeting of the Council when the business undisposed of at the adjourned meeting shall have the precedence at such ordinary meeting of the Council.

Division 2—Minutes.

19. The Minutes of any preceding meeting of the Council, whether ordinary or special, not previously confirmed shall be submitted as the first business at all ordinary meetings of the Council and no discussion thereon shall be permitted except as to their accuracy as a record of the proceedings and the said minutes shall then if found to be correct, be signed by the Chairman and he shall sign and date each page.

Minute Book.

20. Pasting or otherwise permanently affixing the minutes to the leaves of a book shall be sufficient recording of the minutes in the Minute Book.

Reading of Minutes may be Dispensed With.

21. The reading on the next ordinary meeting of the Council of the minutes of a previous meeting may be dispensed with when members have been supplied with copies of the minutes at least three days before the holding of the next ordinary meeting of the Council.

Division 3—Questions.

Definition "Question".

22. In clauses 23-25 inclusive the expression "question" means a request for information or an enquiry.

Questions with Notice.

23. Any Councillor desiring to ask a question at any meeting of the Council shall give notice thereof in writing to the Clerk at least four hours before the hour fixed for the commencement of the meeting and shall direct the question to the Chairman.

Questions and Answers to be Brief.

24. Every question and answer shall be submitted as briefly and concisely as possible, and no discussion shall be allowed thereon.

Questions Without Notice.

25. A question requesting general information from an Officer present at the meeting may be asked without notice but the Officer shall have the right to ask that—

- (i) the question be placed on notice for the next meeting of the Council; or
- (ii) the answer to the question be given to the Member who asked it prior to the next Ordinary Meeting of the Council.

Provided that if the answer to the question without notice cannot be given at the meeting at which it is asked the Member asking the question may request that the answer be given to the appropriate committee and the Chairman may if he shall think fit so direct.

Division 4—Reports of Committees.

Report to Council.

26. Each Standing Committee shall cause to be prepared:—

- (a) A report of recommendations with suitable explanatory preamble for submission to the next Ordinary Meeting of the Council.
- (b) Minutes of all its proceedings and transactions which shall be entered in a minute book.
- (c) Committee Minutes to be confirmed prior to discussion by Council, confirmation being by signature of the Chairman of that meeting or in the absence of the Chairman of the Committee, confirmation by signature of a Committee Member present and voting on the confirmation of the Committee Minutes.

Items to be Numbered.

27. The reports of every Committee shall be divided into items which shall be numbered consecutively.

Reports to be Sent Out.

28. All reports of Committees to be presented at any meeting of the Council shall be sent to each member of the Council at least 48 hours before the scheduled commencement time of the meeting at which they will be presented.

Recommendations May be Questioned.

29. During the consideration by the Council of a recommendation of a Committee a Councillor may through the Chairman question the Chairman or any member of the Committee upon any matter arising directly out of or having relevance to the recommendation.

Amendment of Recommendations.

30. (1) A recommendation made by or contained in a Report of a Committee may be—

- (a) adopted by the Council without amendment or modification;
- (b) rejected by the Council in its entirety;
- (c) subject to subclause (2) hereof amended or modified and adopted with such amendments or modifications, or
- (d) referred back to the Committee for further consideration.

30. (2) Where in the opinion of the Chairman an amendment or modification of a recommendation alters the substance or effect of the recommendation the Chairman shall require a new motion to be put forward prefaced by the words . . . "I move that the Committee Recommendation be rejected and that . . ."

Recommendations become Resolutions.

31. If the Council adopts a recommendation or recommendations contained in the Report of a Standing Committee either with or without amendment or modification the recommendation or recommendations so adopted shall be deemed to be a resolution or resolutions of the Council as the case may be.

Division 5—Notices of Motion.

Notices of Motion to be in Writing.

32. (1) Unless the Act or these by-laws otherwise provide a Member may only bring forward at a meeting such business as he considers advisable in the form of a motion of which notice has been given in writing to the Clerk.

(2) Notice of motion shall be given either—

- (a) at the last previous Council meeting, or
- (b) at least four clear days before the meeting at which it is brought forward.

Subject of Notice of Motion.

33. Every notice of motion shall relate to some question affecting the constitution, administration or condition of the Municipality or the Council, and the Chairman shall rule out of order any motion which does not comply with this clause.

Motion to Lapse.

34. Every such motion as is mentioned in clause 33 shall lapse unless—

- (a) the Member who gave notice thereof, or some other member authorised by him in writing, is present to move the motion when called on; or
- (b) the Council on a motion agrees to defer consideration of the motion to a later stage or date.

Division 6—Deputations.

Detailed Memorial Required.

35. (1) Deputations wishing to be received by the Council shall be requested in the first instance to send to the Clerk a memorial in writing and the Clerk shall bring the memorial before the Committee concerned. The Committee shall be authorised if it sees fit to receive the deputation and to report to the Council. If the Committee is of the opinion that the memorial is one which should be brought before the Council the Committee shall so report and if the Council shall so order the deputation be invited to attend.

(2) Notwithstanding the provisions of subclause (1) of this clause, the Chairman of a Committee may invite or allow a person or persons to attend a meeting of the Committee subject to a memorial first being submitted to the Town Clerk.

36. A deputation shall not exceed five in number and only two members thereof shall be at liberty to address the Council or a Committee of the Council except in reply to questions from members of the Council or Committee and the matter shall not be further considered or discussed by the Council or the Committee until the deputation has withdrawn.

PART IV—CONDUCT OF MEETINGS.

Division 1—Rules of Debate.

Members to Address the Chairman.

37. Any Member moving a motion or amendment, or taking part in the discussion thereof, shall raise his hand and address the Chairman.

Titles to be Used.

38. A speaker in referring to any other present shall designate him by the title of Mayor or Councillor, as the case may be.

Priority of Speaking.

39. Where two or more Members raise their hand to speak at the same time, the Chairman shall decide which of them is entitled to priority.

Chairman to be Heard.

40. Whenever the Chairman rises during a debate any Member then speaking or offering to speak shall cease speaking and the Council shall be silent so that the Chairman may be heard without interruption.

The Mayor to Take Part in Debates.

41. Subject to the provisions of this by-law it shall be competent for the Mayor to take part in a discussion upon any question before the Council. Provided that he shall address the Council before the right of reply is exercised.

Speaking Twice.

42. Except where this clause is suspended under Clause 43 a member shall not speak twice on the same question except—

- (a) in reply, upon an original motion of which he was the mover;
- (b) in reply, upon an amendment last debated of which he was the mover; or
- (c) by way of personal explanation in accordance with Division 3—Personal Explanations By-laws 52, 53 and 54.

Suspension.

43. The Council may by resolution moved without notice suspend the operation of Clause 42 hereof and thereupon such clause shall be suspended until such time as the Council shall, by similar resolution, otherwise decide.

No Speech After Certain Events.

44. No member shall speak on any motion or amendment—

- (a) after the mover has replied; or
- (b) after the question has been put.

Mover and Seconder Have Spoken.

45 (1) A member moving a motion or amendment; after first obtaining a seconder if necessary in accordance with these by-laws, shall speak to the motion or amendment and the seconder shall then speak otherwise they shall be deemed to have spoken thereon. Provided that where the Chairman moves a motion or amendment he/she shall first vacate the Chair and the Deputy Mayor, or in the absence of the Deputy Mayor such other Member as may be elected by the meeting, shall preside over the meeting during such time as the motion or amendment is being debated.

(2) A Member shall not speak on any motion or amendment or in reply for a longer period than ten (10) minutes without the consent of the Council, which shall be signified without debate.

(3) An extension shall not be permitted under this clause beyond a total of twenty (20) minutes.

Right of Reply.

46. The mover of an original motion shall have the right of reply and a reply shall be allowed to the mover of a substantive motion. After the mover of the motion or substantive motion has commenced his reply no other member of the Council shall speak on the question. It shall not be competent for any new matter to be introduced by the mover when speaking in reply, but he shall strictly confine himself to answering previous speakers.

Right of Reply Governed.

47. The right of reply shall be governed by the following provisions—

- (a) If no amendment shall be moved after the proposal of an original motion, the mover may reply at the conclusion of the discussion on his motion.
- (b) If there be an amendment the mover of the original motion shall make his reply at the conclusion of the debate thereon and he shall have no further right of reply but he may take part in the discussion upon subsequent amendments to the motion.

Division 2—Point of Order.

Point of Order to be Heard.

48. A Member when addressing the Chairman shall not be interrupted except upon a Point of Order in which event he shall cease speaking until the Councillor raising the Point of Order has been heard thereon and the question of order has been disposed of, whereupon the Member so interrupted may, if permitted, proceed.

Acceptable Points.

49. A Member expressing a difference of opinion with or contradicting a speaker shall not be recognised as raising a Point of Order. The following shall be recognised as breaches of order—

- (1) Discussion of a question not before the Council.
- (2) The use of offensive or insulting language.
- (3) The violation of any by-law or Standing Order of the Council.

Precedence to Questions of Order.

50. Notwithstanding anything contained in this by-law to the contrary, all questions of order at any time arising shall, until decided, suspend the consideration and decision of every other question.

Rulings by Chairman.

51. The Chairman, when deciding a Point of Order or practice, shall give his decision and argument or comment shall not be permitted thereon and his decision shall be final in that particular case unless a majority of the Members then present shall, upon motion made forthwith, dissent therefrom.

Division 3—Personal Explanation.

Personal Explanation.

52. A member making a personal explanation shall confine it to a succinct explanation of a material part of his former speech which may have been misunderstood and to the explanation itself and shall not advert to matters not strictly necessary for that purpose or seek to strengthen his former argument by new matter or by replying to other members.

Personal Explanation—Member to be Heard.

53. A member of the Council desirous of making a personal explanation of matters referred to by any member of the Council then speaking shall be entitled to be heard forthwith if the member of the Council then speaking consents at the time but if the member of the Council who is speaking declines to give way the explanation must be offered at the conclusion of the speech.

Ruling on Questions of Personal Explanation.

54. The ruling of the Chairman on the admissibility of a personal explanation shall be final and conclusive and shall not be open to discussion or dissent.

Division 4—Motions.

Substance of Motion to be Stated.

55. Any Member desirous of proposing an original motion or amendment shall state its substance before he addresses the Council thereon, and if so required by the Chairman shall put the motion or amendment in writing.

Motions and Amendments to be Seconded.

56. A motion or amendment shall not be discussed or put to the vote of the Council unless seconded, but a Council may require the enforcement of any Standing Order of the Council by directing the Chairman's attention to the infraction thereof.

Motions for Positions of Mayor, Deputy Mayor, Committee Member or Chairman of Committee.

57. Nomination for the position of Mayor or Deputy Mayor, or in the case of Standing and Occasional Committees appointed under section 179 of the Local Government Act, Committee Member or Chairman of Committee need not be seconded it being permissible for a nominee for these positions to be self nominated.

Consent of Seconder Required to Accept Amendment.

58. It shall not be competent for the mover of an original or substantive motion to amend the same without the consent of his seconder.

Member May Require Question to be Read.

59. Any member of the Council may require the question or matter under discussion to be read for his information at any time during a debate, but not so as to interrupt any other member whilst speaking.

Permissible Motions during Debate.

60. When a motion is under debate no further motion shall be moved except a motion—

- (a) that the motion be amended;
- (b) that the Council do adjourn;
- (c) that the debate be adjourned;
- (d) that the question be now put;
- (e) that the Council do proceed with the next business;
- (f) that the Council do sit behind closed doors; or
- (g) that the meeting be now closed.

Division of Motions.

61. The Chairman may, at his discretion, or the Council may by motion without debate order a complicated motion to be divided and put in the form of two or more motions.

Withdrawal of Motions.

62. A motion or amendment may be withdrawn by the mover with the consent of the Council which shall be signified without debate; and it shall not be competent for any member to speak upon the motion or amendment after the mover has asked permission for its withdrawal unless that permission is refused.

Limitation of Withdrawal.

63. An original or substantive motion shall not be withdrawn until any amendment proposed thereto has been withdrawn or negated except with the consent of the Council which shall be signified without debate.

No Digression.

64. A Member shall not speak otherwise than upon the question then before the Council except to make a personal explanation.

Division 5—Amendments.

Nature of Amendments.

65. An amendment to a motion shall take one or more of the following forms—
- (a) that certain words be omitted therefrom;
 - (b) that certain words be omitted therefrom and others substituted;
 - (c) that words be added.

Amendments to Relate to Motion.

66. Every amendment shall be relevant to the motion on which it is moved.
67. Every amendment shall be read before being moved.

One Amendment at a Time.

68. Only one amendment shall be discussed at a time, but as often as an amendment is lost, another amendment may be moved before the original motion is put to the vote, except that where an amendment is carried one further amendment to the original motion, as amended and no more may be removed.

Notice of Further Amendments.

69. In speaking to an amendment a member may give notice of his intention to move a further amendment.

Amended Motion Treated as Original Motion.

70. Where an amendment is carried the original motion as amended shall, for all purposes of subsequent debate and subject only to clause 68 be treated as an original motion.

Division 6—Voting.

All Members to Vote.

71. At every meeting of the Council save where the Act otherwise provides, every member present shall vote, and if any member who is entitled to vote fails to vote the Chairman shall call upon him to vote.

Equality of Votes.

72. Where there is any equal division of votes upon any question the question shall be resolved in the negative.

Method of Taking the Vote.

73. The Chairman shall in taking the vote on any motion or amendment put the question first in the affirmative and then in the negative and he may do so as often as is necessary to enable him to form and declare his opinion as to whether the affirmative or the negative has the majority by a shown of hands. The Chairman may declare the number of votes for and against all motions and those details will be recorded in the Council Minutes.

Division May be Called.

74. The result of voting openly shall be determined by a show of hands and on the result being declared any Member may call for a division.

Division Procedure.

75. Upon a division being called for, the Chairman may if he thinks fit order that the division bell be rung and after the lapse of one half of a minute from the bell ceasing to ring a member shall not be permitted to enter or leave the chamber until after the division has been taken.

Division—How Taken.

76. The division shall thereupon be taken by those voting in the affirmative passing to the Chairman's right hand side and those voting on the negative to the Chairman's left hand side.

Recording of Voting.

77. The names of members who voted on the question on which there is the division shall be recorded by the Clerk in respect of every division together with details of whether they voted in the affirmative or the negative.

Division 7—General.

Rescission of Resolution.

78. A resolution of any meeting of the Council shall not be revoked, rescinded, or altered at the same or any subsequent meeting except in the manner provided by s. 177 of the Act.

Negatived Motions.

79. A motion to the same effect as any motion which has been negatived by the Council shall not again be entertained within a period of three months, except with the consent of an absolute majority of the Council.

Suspension of Standing Orders.

80. In cases of urgent necessity any Standing Order of the Council may be suspended on motion duly made and seconded but that motion shall not be declared carried unless an absolute majority of the Council, or a two-thirds majority of those present and voting on the question, whichever is the lesser number, have voted in favour of the motion.

Motion for Suspension of Standing Orders.

81. Any member moving the suspension of a Standing Order shall state the reasons for the motion, but discussion thereon shall not otherwise take place.

Production of Documents.

82. (1) Any member may of right require the production of any of the documents of the Council relating to the question or matter under discussion.

(2) On giving to the Clerk not less than four hours notice a member of the Council shall be entitled to have laid on the Council table for the duration of a meeting any document or record of the Council and the Clerk, on receiving that notice, shall lay the document on the Council table at the commencement of the meeting.

PART V—DEBATE ON PERMISSIBLE MOTIONS.

Division 1—That Council Adjourn.

That Council do Adjourn.

83. (1) A member may, at the conclusion of the speech of any other member or on the conclusion of any business, move without notice that the Council do now adjourn and that motion shall state the time and date to which the adjournment is to be made.

(2) On a motion to adjourn the mover may speak for not more than five minutes, the seconder shall not speak other than formally to second and the mover of the motion (if any) which was then under debate may speak for not more than five minutes, but no other debate shall be allowed.

Limit to Further Motion.

84. Where a motion for the adjournment of the Council is negatived, no similar motion shall be moved until after the question then under discussion or the next on the notice paper or any other which may be allowed precedence shall have been disposed of.

Who May Move Motion.

85. (1) A member who has spoken on the question then before the Council shall not move the adjournment of the Council.

(2) A member shall not, at the same sitting of the Council, move or second more than one motion for the adjournment of the Council.

Resumption of Adjourned Meeting.

86. On a motion for the adjournment of the Council being carried, the debate on the question (if any) under debate when the motion was moved shall be continued immediately upon the Council resuming after the adjournment.

Names of Speakers to be Recorded.

87. On a motion for the adjournment of the Council being carried, a record shall be taken of all those who have spoken on the subject under consideration at the time of the adjournment and they shall not be permitted to speak on any subsequent consideration of the same subject, but this clause does not deprive a mover of the right of reply.

Division 2—That Debate be Adjourned.

Motion for Adjournment of Debate.

88. (1) A member may at the conclusion of a speech of any other member move, without notice, that the debate be adjourned to a later hour of the same meeting or to a subsequent meeting of the Council.

(2) On a motion that the debate be adjourned, the mover may speak for not more than five minutes, the seconder shall not speak other than formally to second and no other debate shall be allowed; but if the question then before the Council is a recommendation from a Committee, the Chairman of the Committee concerned, or in his absence a member thereof, may speak for not more than five minutes.

Who May Move for Adjournments.

89. (1) A member who has not spoken on the question then under debate may move the adjournment of the debate.

(2) A member shall not, at the same sitting of the Council, move or second more than one motion for the adjournment of the same debate.

Speaker on Resumption of Adjourned Debate.

90. On resuming an adjourned debate the member who moved its adjournment shall be entitled to speak first.

Names of Speakers Recorded.

91. On a motion for the adjournment of a debate being carried, a record shall be taken of all those have spoken on the subject under debate and they shall not be permitted to speak on any resumption of the debate on that subject, but this clause does not deprive a mover of the right of reply.

Counting Out of Council During Debate of Motion.

92. Where the debate on any motion, moved and seconded, is interrupted by the Council being counted out that debate may, on a motion with notice, be resumed at the next meeting at the point where it was so interrupted.

Division 3—That the Question be Put.

Motion That Question be Put.

93. A member may, at the conclusion of the speech of any other member, move without notice and without comment that the question under consideration be now put and upon that motion being formally seconded the same shall immediately be put, without debate.

Who may Move, Majority, etc.

94. A motion that the question under consideration be put shall not be moved by a member who has already spoken on the question and that motion shall not be carried without the consent of a two-thirds majority of the members then present.

Right of Reply.

95. When it is decided by the Council that the question under consideration be put the mover of the question under consideration shall, if debate has ensued and if otherwise entitled to do so, be permitted to speak in reply for not more than five minutes before the question is put but subject thereto the question shall be at once put.

Motion and Amendment Included.

96. Whenever it is decided by the Council that the question be put, the question to be so put includes the main question as well as any amendment thereto.

Division 4—That the Council Proceed with Next Business.

Motion that Council Proceed with Next Business.

97. A member may at the conclusion of the speech of any other member move, without notice and without comment, that the Council do proceed with the next business and upon that motion being formally seconded it shall be immediately put without debate.

Question Considered Dropped.

98. Where the Council decides to proceed with the next business, the question which was then under discussion shall be considered as dropped.

Limitation of Time Between Motions.

99. During the same debate on any question a motion that the Council do proceed with the next business shall not be moved within one hour after a similar motion has been lost.

Division 5—That Meeting be Closed.

Motion that the Meeting be Closed.

100. (1) A member may, at the conclusion of the speech of any other member or on the conclusion of any business, move without notice that the meeting of the Council be now closed.

(2) On a motion that the Council be closed, the mover may speak for not more than five minutes, the seconder shall not speak other than formally to second and the mover of the motion (if any) then under debate may speak for not more than five minutes; but no other debate shall be allowed.

When Motion Lost.

101. If a motion that the meeting of the Council be closed is lost, a similar motion shall not be moved until both the matters then under discussion and the next item on the notice paper has been concluded, or alternatively, any other items, not exceeding two, as nominated by the Chairman as having precedence.

Who may Move Motion.

102. (1) A member who has spoken on the question then before the Council shall not move that the meeting be closed.

(2) A member shall not at the same meeting of the Council move or second more than one motion that the meeting be closed.

Procedure—Question Under Debate when Motion Carried.

103. On a motion that the meeting be closed being carried, the debate on the question (if any) under debate when that motion was moved shall stand adjourned to its place on the notice paper for the next meeting of the Council.

Record of Speakers.

104. On a motion that the meeting be closed being carried a record shall be taken of all those who have spoken on the subject under consideration up to the closing of the meeting and they shall not be permitted to speak on any subsequent consideration of the same motion but this clause does not deprive a mover of the right of reply.

Division 6—That Council do Sit Behind Closed Doors.

105. Ordinary and Special Meetings of the Council shall be open to the public except on such occasions as the Council by resolution which may be moved without notice directs otherwise.

Business Behind Closed Doors.

106. (1) After the carrying of a resolution under Clause 105 of this by-law the business at that meeting of the Council shall not be open to the public but shall proceed behind closed doors until the Council by resolution decides that the meeting shall be open to the public.

(2) Upon the carrying of such a resolution, the Chairman shall direct all persons other than Members and servants of the Council to leave the Council Chambers and every person shall forthwith comply with such direction.

(3) Any person failing to comply with a direction pursuant to subclause (2) of this clause, commits an offence and may, with the use of reasonable force if necessary, be removed from the Council Chambers.

(4) After the carrying of a resolution made under Clause 105 the business at the meeting of the Council shall proceed behind closed doors until the Council, by resolution, decides to proceed with open doors.

(5) While a resolution made under this clause is enforced, the operation of Clause 42—Speaking Twice, shall be suspended unless the Council, by resolution, otherwise determines.

(6) Any resolution mentioned in this subclause may be moved without notice.

Confidential Matters.

107. All matters and questions considered or discussed by the Council other than in meetings open to the public and all matters and questions considered or discussed by Committees of the Council shall be treated as strictly confidential and shall not without the authority of the Council or of the Committee (as the case may be) be disclosed to any person other than the Mayor, Councillors, or Officers of the Council (and in the case of Officers only so far as may be necessary for the performance of their duties) prior to the discussion of that matter at a meeting of the Council held with open doors.

Reading of Resolutions Passed.

108. Upon the public again being admitted to the meeting in accordance with Clause 106 the Clerk shall unless the Council by resolution otherwise decides read out the resolutions passed by the Council whilst it was proceeding behind closed doors and details of any divisions taken.

PART VI—DISTURBANCE AND BREACH OF ORDER.

No Adverse Reflection on Council.

109. A member shall not at any meeting, comment adversely upon a resolution of the Council except on a motion that the resolution be rescinded or amended.

No Adverse Reflection on Member.

110. A member shall not comment adversely upon the character or actions of another member nor impute any motive to a member unless the Council resolves without debate that the question then before the Council cannot otherwise be adequately considered.

Record of Words Spoken.

111. Any member may require the Clerk to take down any particular words used by a member immediately upon their being used if such words are considered by the member to be in contravention of Clause 110.

Demands for Withdrawal.

112. If any Member commits a breach of Clause 109 or 110 the Chairman may require him unreservedly to withdraw any offending comment and to make a satisfactory apology; and if the Member declines or neglects to do so the Chairman may direct such Member to cease speaking and may call on the next speaker.

Disturbance by Members or Persons of the Public.

113. (1) A Member shall not make any undue noise or disturbance or converse aloud while any other person is addressing the Council, excepting—

(a) to raise a point of order

(b) to call attention to want of a quorum

(2) A person, not being a Member shall not at any meeting of the Council interrupt the proceedings of the Council;

(3) Any person interrupting the proceedings of the Council shall, when so directed by the Chairman forthwith leave the Council Chambers.

Continued Irrelevance, etc.

114. The Chairman may call the attention of the Council to continued irrelevance, tedious repetition, unbecoming language, or any breach of order or decorum on the part of a Member and may direct that Member if speaking, to discontinue his speech and thereupon the Member shall cease speaking.

Respect for Chairman and Speaker.

115. When the Chairman is putting any question a Member shall not walk out of or across the Chamber and shall not, whilst any other Member is speaking, pass between the speaker and the Chair.

Chairman to Preserve Order.

116. The Chairman shall preserve order and may call any Member to order wherever, in his opinion, there is cause for so doing.

Members may Direct Attention to Breaches of Order.

117. Every Member shall be entitled to direct the attention of the Chairman to an infraction of the Standing Orders by the Chairman or any other Member; or to draw the attention of the Chairman to any matter which the latter may take notice under Clause 114.

Retraction or Apology on any Matter.

118. Whenever the Chairman has decided that any motion, amendment or other matter before the Council is out of order in accordance with the Standing Orders it shall be rejected; and whenever anything said or done in the Council by any Member is similarly decided to be out of order in accordance with the Standing Orders that Member shall be called upon by the Chairman to make such explanation, retraction or apology as the case may require.

Continued Breach of Order.

119. When a Member persists in any conduct which the Chairman decides is out of order in accordance with the Standing Orders, or refuses to make any explanation, retraction or apology required by the Chairman under Clause 118, the Chairman may direct that Member to refrain from taking any further part in the then meeting of the Council other than by recording his vote; and the Member shall comply with such direction.

Serious Disorder.

120. (1) If at a meeting of the Council the Chairman is of the opinion that by reason of disorder or otherwise the business of the Council cannot effectually be continued, he may adjourn the meeting for a period of fifteen minutes, whereafter the Council shall reassemble and decide whether business is to be proceeded with; and that question shall be decided forthwith and without debate.

(2) Where after any proceeding under subclause (1) of this clause, the Chairman is again of the opinion that the business of the Council cannot effectually be continued, he may close the meeting.

PART VII—COMMITTEES.

Division 1—Standing Committees.

Appointment of Standing Committees.

121. In addition to such Occasional Committees as may from time to time be appointed, there shall be a Finance Committee and such other Standing Committees as the Council shall resolve at the first meeting of the Council held after the annual election each year.

Composition of Committees.

122. Each Standing Committee shall comprise of at least 4 Councillors, one from each Ward with the provision for the Mayor as ex officio member if he indicates his intention to be a member in accordance with sections 182 (2a) and (2b) of the Act; provided however, that the total membership of a Standing Committee shall be less, inclusive of the ex officio member, than one half of the total number of the members of the Council. In the event of a member not being able to attend a meeting of a Committee to which the member has been appointed, he shall advise the Town Clerk who shall then endeavour to arrange for the member's deputy in order of seniority to attend in the absent member's stead.

Term of Office.

123. Subject to Clause 124 the members of each Standing Committee shall be appointed at the first meeting of the Council held after the annual election and shall hold office until midnight of Election Day in any year.

Council may Change Membership.

124. The Council may, by resolution carried pursuant to a notice of motion, by a simple majority or on a motion moved without notice by an absolute majority, change the membership of any committee or appoint substitutes for members absent pursuant to leave granted by the Council.

Duties of Committees.

125. The powers and duties of Standing Committees (other than the Standing Committee (Executive)) shall be such as the Council from time to time defines.

Standing Committee (Executive).

126. (1) Membership: Membership of the Standing Committee (Executive) shall comprise the Mayor and Chairmen of Council's Standing Committees. The Standing Committee (Executive) shall have power to co-opt any other Council Member for attendance at a meeting when considering a particular matter.

(2) The Council's Standing Committee (Executive) shall have the following powers and functions—

- (a) To act for Council in an emergency situation including circumstances which involve Council in expenditure, up to a maximum of \$5 000, and with power to direct staff to implement the emergency action;
- (b) In an emergency situation, the power to make temporary staff appointments relating to those officers outlined in the Policy Register as being appointments made by the Council;
- (c) All Council issued publicity and media releases to be vetted by the Executive Committee prior to release;
- (d) A function of the Standing Committee (Executive) is to periodically review the Policy Register with a view to putting forward recommendations to Council.

(3) Appointment of Proxy Members: Proxy members to be appointed by the Council following recommendations from each of the Council's Standing Committees following the annual election of the Standing Committees.

(4) Quorum of Committee: The quorum for the Standing Committee (Executive) to be four (4) members.

(5) Servicing of Standing Committee (Executive): The Town Clerk shall service the Standing Committee (Executive) Meetings or in his absence, the Deputy Town Clerk.

(6) Calling of Meetings: Notice of meetings to be in accordance with the Standing Orders By-laws except in emergency situations when two (2) hours notice of meeting by person to person telephone call, shall be given. If the members cannot be contacted or are unavailable, proxy members, in order of seniority are to be given notice of the meeting.

Division 2—Occasional Committees.

Appointment Occasional Committees.

127. The Council may appoint Occasional Committees to perform any duty which may be lawfully entrusted by it to a Committee.

Number of Members.

128. An Occasional Committee may comprise any number of members not exceeding the largest minority of the total number of members of Council.

Standing Committee not to Interfere.

129. A Standing Committee shall not interfere in any matter which has for the time being been entrusted to an Occasional Committee.

Details of Appointment.

130. An Occasional Committee shall not be appointed except on a motion setting out—

- (a) the duties proposed to be entrusted to such Committee; and
- (b) either—
 - (i) the names of the Councillors of whom, with the Mayor it is intended to constitute the Committee; or
 - (ii) the number of members intended to constitute the Committee and a provision that they be elected by a separate motion.

Division 3—General.

Calling of Meetings.

131. The Clerk shall call a meeting of any Committee when requested so to do by the Mayor or the Chairman or any two members of that Committee.

Standing Orders to Apply *Mutatis Mutandis*.

132. Except in so far as they limit the number of times a member may speak or require meetings to be conducted with open doors, these Standing Orders shall be observed at meetings of Committees; but the Chairman of a Committee may have and exercise both a deliberative and in the case of equality of votes a casting vote.

Quorum of Committee.

133. At any meeting of a Committee the number of members necessary to form a quorum.

- (a) where the total number of the members of the Committee is an even number, is one half of that total, plus one; or
- (b) where the total number of the members of the Committee is an odd number, is the integer nearest to but greater than one-half of that total.

Meeting Lapses if No Quorum.

134. Every meeting shall proceed to business so soon after the time stated in the summons as a quorum is constituted; but if a quorum is lacking one half hour after the appointed time of the meeting, the meeting shall lapse.

PART VIII—GENERAL.

Representation of Public Bodies.

135. Whenever it becomes necessary to nominate a member of the Council to represent the Council on a Public Body or State Instrumentality that nomination shall be made by Council.

Motions Affecting Expenditure.

136. Where a motion or amendment would have the effect of incurring expenditure not provided for in the estimates, that motion or amendment shall not be moved other than in the form of a reference of the question to the Finance Committee.

Meetings of Electors.

137. The Standing Orders apply, so far as is practicable, to any meeting of electors, but where there is any inconsistency between the provisions of this by-law and the provisions of s. 171 of the Act, the latter prevails.

Non-Electors Not to Speak or Vote.

138. A person who is not an elector is not entitled to vote at a meeting of electors and he may not take part in any discussion at that meeting unless the meeting, by a motion, requests him to do so.

Meetings of Ratepayers.

139. The Standing Orders apply, so far as is practicable to any meeting of ratepayers, but where there is inconsistency between the provisions of this by-law and the provisions of s.171 of the Act, the latter prevails.

Non-Ratepayers Not to Speak or Vote.

140. A person who is not a ratepayer is not entitled to vote at a meeting of ratepayers and he may not take any part in any discussion at that meeting unless the meeting, by a motion, requests him to do so.

Protection of Officers.

141. All complaints by Councillors concerning the ability, character or integrity of any officer or employee of the Council shall be in writing and be signed by the person or persons making the complaint and shall be addressed to the Mayor who shall investigate the same and report thereon to the Council at its next meeting.

Petitions.

142. Apart from those petitions to the Governor and others specifically prescribed under the Local Government Act (which shall be in the form prescribed) petitions and requests to Council of a general nature will be received by Council provided that the meaning and legibility of the petitions and requests are clear.

Cases not Provided for in Standing Orders.

143. The Chairman shall decide all questions of order, procedure debate or otherwise in respect of which no provisions or insufficient provision is made in this by-law taking as a guide the procedure of the Western Australian Parliament in that behalf. The decisions of the Chairman in all such cases shall be final in that particular case unless a majority of the members then present shall, on motion made forthwith, without discussion dissent therefrom.

Penalty.

144. Any person committing a breach of these Standing Orders is liable on conviction to a penalty not exceeding one hundred dollars (\$100.00).

Enforcement.

145. The Chairman is authorised and required to enforce the Standing Orders and to prosecute for any breach thereof.

Dated this 12th day of November, 1982.

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

[L.S.]

F. W. RAE,
Mayor.

E. D. F. BURTON,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of
December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

City of Cockburn.

The Municipality of the City of Cockburn.

By-law Relating to the Conduct of Proceedings and the
Business of Council.

IN pursuance of the powers conferred upon it by the abovementioned Act the City of Cockburn hereby records having resolved on 26 October 1982, that its By-laws Relating to the Conduct of Proceedings and the Business of Council published in the *Government Gazette* (No. 53) of 28 July 1978 and (No. 89) of 29 October 1982, be amended as follows:—

(1) By inserting the following phrase after the word "ensuing" in the last line of Clause 130.

. . . , or until the termination of his or her term of office, whichever occurs first.

Dated this 24th day of November, 1982.

The Common Seal of the City of Cockburn was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

D. F. MIGUEL, Mayor.

A. J. ARMAREGO, Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

City of Cockburn.

The Municipality of the City of Cockburn.

By-laws Relating to Street Lawns and Gardens.

IN pursuance of the powers conferred upon it by the abovementioned Act the City of Cockburn hereby records having resolved on 26 October 1982, that its By-laws Relating to Street Lawns and Gardens published in the *Government Gazette* (No. 6) of 23 January 1973, are hereby revoked.

Dated this 24th day of November, 1982.

The Common Seal of the City of Cockburn was hereunto affixed by authority of a resolution of Council in the presence of:

[L.S.]

D. F. MIGUEL, Mayor.

A. J. ARMAREGO, Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Fremantle.

By-law Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 23 August 1982, to make and submit for confirmation by the Governor the following amendment to the abovementioned by-law as published in the *Government Gazette* on 7 August 1981.

1. The Third Schedule of the City of Fremantle Parking Facilities By-law is amended by:—

- (a) Deleting the provisions relating to No. 1 Parking Station (Holdsworth Street) and substituting the following:—

Hours of Operation:

8.00 a.m. to 5.30 p.m.—Monday to Saturday Public Holidays included.

Parking Fees:

Forty Cents (40c) for each four (4) hours.

Spaces may be let to Term Parkers for a fee of \$12.00 per month.

- (b) Deleting the provisions relating to No. 2 Parking Station (Marine Terrace) and substituting the following:—

Hours of Operation:

8.00 a.m. to 5.30 p.m.—Monday to Saturday Public Holidays included.

Parking Fees:

Forty Cents (40c) for each four (4) hours.

Spaces may be let to Term Parkers for a fee of \$12.00 per month.

- (c) Deleting the provisions relating to No. 12 Parking Station (Elder Place) and substituting the following:—

Hours of Operation:

8.00 a.m. to 5.30 p.m.—Monday to Saturday Public Holidays included.

Parking Fees:

Forty Cents (40c) for each four (4) hours.

Spaces may be let to Term Parkers for a fee of \$12.00 per month.

- (d) Deleting the provisions relating to No. 6 Parking Station (Westgate) and substituting the following:—

Hours of Operation:

(Unless otherwise advertised at the Station) 8.00 a.m. to 6.00 p.m.—Monday, Tuesday, Wednesday and Friday inclusive.

8.00 a.m. to 10.00 p.m.—Thursday.

8.00 to 1.00 p.m.—Saturday.

Parking Fees: During the above hours.

Forty Cents (40c) for each three (3) hours Monday to Friday.

Forty Cents (40c) Saturday a.m. Sundays and Public Holidays shall be excepted.

In sections of the Parking Station, especially set aside for the purpose, spaces may be let to Term Parkers for a fee of \$20.00 per month.

- (e) Deleting the provisions relating to No. 9 Parking Station (Henderson Street) and substituting the following:—

Hours of Operation: (Unless otherwise advertised at the Station)—

8.00 a.m. to 6.00 p.m.—Monday, Tuesday, Wednesday Incl.

8.00 a.m. to 10.00 p.m.—Thursday and Friday.

8.00 a.m. to 2.00 p.m.—Saturday.

Parking Fees: During the above hours.

- (a) Twenty Cents (20c) for each hour or part thereof. With minimum fee of twenty cents (20c).

- (b) During any other hours of operation fifty cents (50c) for the first five hours or part thereof.

In sections of the Parking Station especially set aside for the purpose, spaces may be let to Term Parkers for a fee of \$20.00 per month.

Dated the 23rd day of November, 1982.

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

[L.S.]

W. A. McKENZIE,
Mayor.
S. W. PARKS,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Fremantle.

By-law Relating to Public Reserves.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 18 October 1982, to make and submit for confirmation by the Governor the following amendment to the abovementioned by-law as published in the *Government Gazette* on 6 November 1981.

The by-law relating to public reserves is amended as follows:—

- (a) by renumbering clauses 7, 8, 9 and 10 to numbers 8, 9, 10 and 11; and
- (b) adding a new clause numbered 7, reading as follows:

“The Council may, by resolution and subsequent signposting in a conspicuous location at a reserve, define activities not permitted on the reserve or defined parts of the reserve and/or nominate activities permitted on a reserve and participants entitled to engage in those activities.”

The Common Seal of the City of Fremantle was hereto affixed this 23rd day of November, 1982 pursuant to a Resolution passed the 18th day of October 1982 in the presence of—

[L.S.]

W. A. MCKENZIE,
Mayor.

S. W. PARKS,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Perth.

By-law No. 5—Relating to Stalls.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the City of Perth hereby records having resolved on 21 June 1982 to make and submit for confirmation by the Governor the following amendments to By-law No. 5 by:—

1. Deleting the definition “Stallholder” in Clause 1 and substituting the following:—
“ “Stallholder” means a person in charge of a stall to whom a licence has been issued under this By-law and a person to whom a licence has been transferred in accordance with this By-law”
2. Deleting paragraphs (c) and (d) of Clause 5 and substituting the following:—
“ (c) the prescribed licence fee has not been paid;
(d) the charge prescribed under Clause 12A has not been paid;
(e) a current licence exists for the stand with respect to which the application is made.”
3. Adding after paragraph (e) of Clause 6 a new paragraph as follows:—
“ (f) the charge payable by the Stallholder pursuant to Clause 12A of this By-law.”
4. Deleting Clause 12 and substituting the following:—
“ 12. A licence shall be valid for a period of six months from the date of issue of the licence. The holder of a licence may apply for a renewal of that licence for a further period of six months. Upon application being made for renewal of a licence the holder of the licence shall pay to the Council:
(a) a fee of \$100 for that renewal;
(b) the charge prescribed under Clause 12A.”

5. Adding after Clause 12 a new clause as follows:—

“ 12A. In addition to the licence fee payable by a stallholder under this By-law the stallholder shall pay to the Council the appropriate charge specified in the Fourth Schedule to this By-law with respect to the type of goods which may be sold at that stall.”

6. Adding after paragraph 5 in the form of Stall Licence in the Third Schedule to the By-law a new paragraph as follows:—

“ 6. Charge payable by the stallholder:”

7. Adding after the Third Schedule to the By-law a new Schedule as follows:—

“

FOURTH SCHEDULE

Type of Goods.	Charge Payable \$
*Fruit	2 210
*Cut flowers and Foliage	2 210
*Ice-Cream and Iced Confections	2 210 ”

Dated this 18th day of November, 1982.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Subiaco.

Amendment to By-law No. 29.

Parking Facilities.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 26 October 1982, to make and submit for confirmation by the Governor the following by-law:—

1. In this by-law the by-laws published in the *Government Gazette* of 23 December 1971 and amended from time to time are referred to as “the Principal By-laws”.

2. By-law 39 (1) (g) of the Principal By-laws is amended as follows—
by the addition of the words “or over” after the word “on”.

Dated the 1st day of December, 1982.

The Common Seal of the City of Subiaco was hereto affixed by Authority of a resolution of the Council in the presence of—

[L.S.]

R. V. DIGGINS,
Mayor.

J. McGEOUGH,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Subiaco.

By-law No. 47 Relating to Hawkers.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 28 September 1982 to make and submit for confirmation by the Governor the following by-law:—

1. In this by-law, By-law No. 47 of the City of Subiaco published in the *Government Gazette* of 2 July 1982 is referred to as "the principal by-law".
2. Clause 5 of the principal by-law is amended by deleting—
 - " (b) refuse to grant a licence to an applicant; or
 - (c) revoke a licence on any of the following grounds— "
 and by substituting the following—
 - " (b) refuse to grant a licence to an applicant or revoke a licence on any of the following grounds— "
3. Clause 13 of the principal by-law is amended by deleting "an officer or employee of the Council or to a member of the police force" in lines 1 and 2 of paragraph (c) and substituting "a person authorised in writing by the Council".
4. Clause 15 of the principal by-law is deleted and the following substituted—
 - " 15. A person who commits a breach of any provision of this by-law commits an offence and is liable—
 - (a) to a maximum penalty of \$200.00;
 - (b) to a maximum daily penalty during the breach of \$20.00 per day;
 - (c) to a minimum penalty of one tenth of the maximum penalty and of one tenth of the maximum daily penalty increasing in severity by one tenth of the maximum in each case for each successive breach of clause 2 or paragraph (a) of clause 13 of this by-law "

Dated the 19th day of November, 1982.

The Common Seal of the City of Subiaco was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

R. V. DIGGINS,
Mayor.
J. F. R. McGEOUGH,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 21st day of December, 1982.

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

DOG ACT 1976-1977.

The Municipality of the Shire of Albany.

By-laws Relating to Dogs and Dog Kennels.

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 24 September 1982 to make and submit for confirmation by the Governor, an amendment to Council's By-law relating to Dogs and Dog Kennels as published in the *Government Gazette* on 21 May 1982.

By-law 12 is amended by inserting after the expression "5 square metres" in line 2 of paragraph (n), the following passage:—

" or such lesser area as determined by Council "

Dated this 19th day of November, 1982.

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

[L.S.]

H. A. RIGGS,
President.
M. G. CHEVERTON,
Acting Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Boddington.

Adoption of the Draft Model By-laws.

(Caravan Parks and Camping Grounds) No. 2.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 21 September 1982 to adopt such of the Draft Model By-laws published in the *Government Gazette* on 22 February 1974 with such alterations as are here set out.

LOCAL GOVERNMENT MODEL BY-LAWS.

(Caravan Parks and Camping Grounds) No. 2.

Alterations.

1. The words "the Shire of Boddington" being inserted after the word "of" in the last definition of By-law 2.

Dated this 19th day of October, 1982.

The Common Seal of the Shire of Boddington
was hereunto affixed by authority of a resolution
of the Council in the presence of—

[L.S.]

A. R. POLLARD,
President.

P. L. FITZGERALD,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of
December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Boddington.

Adoption of the Draft Model By-laws.

(Holiday Accommodation) No. 18.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of September 1982 to adopt such of the Draft Model By-laws published in the *Government Gazette* of 22 February 1974 with such alterations as are here set out;

LOCAL GOVERNMENT MODEL BY-LAWS.

(Holiday Accommodation) No. 18.

Alterations.

1. The words "the Shire of Boddington" being inserted after the word "of" in the first definition of By-law 2.

Dated the 19th day of October 1982.

The Common Seal of the Shire of Boddington
was hereunto affixed by authority of a resolution
of the Council in the presence of—

[L.S.]

A. R. POLLARD,
President.

P. L. FITZGERALD,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of
December, 1982.

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

DOG ACT 1976-1977.

Municipality of the Shire of Busselton.

By-laws Relating to Dogs.

IN pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27 January 1982, to make and submit for confirmation by the Governor, the following amendment to by-laws published in the *Government Gazette* of 29 October 1959, and amended by notice in the *Government Gazette* from time to time.

The principal by-laws are amended by adding after By-law 15, the following new by-law:

By-Law 15A.

A person liable for the control of a dog shall prevent that dog from entering or being in any of the beaches specified hereunder between the period 1 December and 30 April inclusive each year.

- (a) The public beach from Gale Street east to Milne Street bounded by low water mark and Geographe Bay Road.
- (b) The public beach contained within Reserve No. 21629.
- (c) Yallingup Beach from the toilet block situated on Reserve 24622 extending northwards for a distance of 500 metres in front of Reserve 27064.

Dated this 12th day of November, 1982.

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

[L.S.]

J. M. SHEEDY,
President.
B. N. CAMERON,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Busselton.

By-laws Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the Local Government Act 1960-1982, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 26 May 1982, to make and submit for confirmation by the Governor the following amendment to its By-laws relating to Parking Facilities published in the *Government Gazette* of 23 June 1971 and amended from time to time as follows:

1. By-law 2—Add after the definition of "street" a further definition as follows:
"Street Verge" means that portion of the street between the property line and the carriageway.
2. The following new by-laws are inserted after By-law 43—
By-law 43 A: A person shall not drive or park a vehicle on a public reserve vested in or under the care, control or management of the Shire of Busselton, unless on a roadway or other area set aside for the parking of vehicles.
By-law 43 B: A person shall not stand or permit a vehicle to stand on a street verge without the consent of the owner or occupier of the land abutting that street verge within the gazetted townsites of Busselton and Dunsborough.

3. Revoke the Third Schedule relating to penalties and substitute the following schedule.

Third Schedule.			Modified Penalty \$
Item No.	By-law	Nature of Offence	
1.	36 (2) (a)	No Standing Area	20.00
2.	37 (e)	Obstructing Carriageway	20.00
3.	39 (1) (c)	Obstructing R.O.W. or Private Driveway	20.00
4.	39 (1) (f)	Standing within 9 m or beside traffic island	20.00
5.	39 (6) (b)	Standing within 18 m approach side pedestrian crossing	20.00
6.	36 (1) (a)	Standing vehicle of different class	10.00
7.	36 (1) (c)	Exceeding Time Restricted Parking	5.00
8.	36 (4)	No Parking Area	10.00
9.	39 (1) (a)	Double Parking	10.00
10.	39 (1) (g)	On Footpath or Pedestrian Crossing	10.00
11.	39 (3) (a)	Standing within one metre fire hydrant	10.00
12.	39 (4)	Standing within 6 m of corner property line	10.00
13.	39 (5) (a)	Standing upon or 9 m departure side Bus Stop	10.00
14.	39 (6) (a)	Standing within 18 m approach side, Bus Stop or Hail Sign	10.00
15.	43 A.	Driving or Parking a vehicle on a reserve	15.00
16.	43 B.	Parking a Vehicle on a Street Verge	10.00
17.	—	All other offences not specified	10.00

Dated this 12th day of November, 1982.

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

[L.S.]

J. M. SHEEDY,
President.
B. N. CAMERON,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Perenjori.

By-laws Relating to Fencing.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 21 May 1981, to make and submit for confirmation by the Governor the following by-laws:—

1. The by-laws shall apply within the townsites of the Shire of Perenjori.

In these by-laws unless the context requires otherwise:—

“Council” means the Council of the Municipality of the Shire of Perenjori.

“Dangerous” in relation to any fence means a fence declared to be in a dangerous condition by a Building Surveyor by reason of faulty design, location, construction, deterioration of materials, damage by termites, decay, changes in ground level or any other cause.

“Fence” means a fence abutting a road or a fence on a boundary line of an allotment of land and includes a free standing wall.

“Industrial and Commercial Zone” means any portion of the Shire of Perenjori that is classified as: Commercial, Light Industry, Hotel, Fuel Depot, Service Station and place for Special Purposes, in accordance with Town Planning Scheme.

“Residential Zone” means any portion of the Shire of Perenjori from time to time classified as a Residential Zone, in accordance with Town Planning Scheme.

“Height” in relation to a fence means the distance between the top of a fence at any point and the ground immediately below that point.

“Dividing Fence” has the meaning given to it by the Dividing Fences Act 1961.

“Building Surveyor” means the Building Surveyor appointed by the Shire of Perenjori.

2. A fence constructed in accordance with the specifications set out in the First Schedule hereto is hereby prescribed as a “Sufficient Fence” for the purposes of the Dividing Fences Act 1961, within those portions of the Shire of Perenjori as are classified as Residential Zones.

3. A fence constructed in accordance with the specifications set out in the Second Schedule hereto is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act 1961, within an Industrial and Commercial Zone.

4. Where a fence is erected on the boundary between differing zones, a sufficient fence shall be that prescribed for a Residential Zone.

5. A person shall not construct or cover a fence with sheet metal or secondhand materials unless he shall previously have obtained the written consent of the Council, which consent of the Council may in its absolute discretion refuse or grant upon such terms and conditions as it deems fit, but no galvanised iron shall be used within 7.6 metres of a street in any Townsite.

6. Where an allotment is situated at the intersection or junction of two or more streets the fence on any street alignment other than on the frontage shall be constructed to a design and of material similar to those of the fence along the frontage for a distance equivalent to the sum of:—

- (a) the distance that the foremost building thereon is from the street alignment being the frontage; and
- (b) the distance of that building from the street alignment other than the frontage; or

7.6 metres whichever distance is the lesser and no part of any such fence shall be a greater height than .75 metres measured from the level of the footpath, road or right-of-way immediately adjoining.

7. The owner and occupier of land on which a fence is erected shall maintain the fence in good condition and in such a manner as to prevent it from becoming dangerous, in bad condition and repair, dilapidated, unsightly or prejudicial to the property in or the inhabitants of the neighbourhood.

8. A person may construct a fence of brick, concrete, wrought iron, tubular steel, galvanised link mesh, timber sheeted with pickets, corrugated asbestos or other materials approved by the Council.

9. No person shall:—
(subject to By-law 6.)

- (a) erect a front fence exceeding 1.25 metres in height;
- (b) erect a fence other than a front fence exceeding 1.8 metres in height.

10. No person shall erect a Dividing Fence along a side boundary to be a height greater than 1.25 metres, for that distance which the foremost building is from the street alignment.

11. No person shall erect a fence which is dangerous within three (3) metres of a boundary of a public place.

12. No person shall erect a fence of barbed wire except in accordance with the following:—

- (a) in an Industrial and Commercial Zone barbed wire is not to be used below a height of 1 800 mm from the ground immediately below that point; and
- (b) in a Residential Zone only with the approval of the Council and only where barbed wire is not used below a height of 1 800 mm from the ground.

13. The Council may give notice in writing to the owner or the occupier of land upon which is erected a fence which is dangerous, in bad condition or repair, dilapidated, unsightly or prejudicial to the property in or the inhabitants of the neighbourhood or is contrary to the provisions of these by-laws requiring such owner or occupier to pull down, remove, repair, paint and maintain such fence within the time stipulated in the notice.

14. Where the owner or occupier of land who has been given notice under By-law 13 of these by-laws fails to comply therewith, the Council may enter upon such land and carry out the works specified in the notice and the costs and expenses incurred by the Council in so doing may be recovered from such owner or occupier in Court of Competent Jurisdiction.

15. The use of broken glass or other potentially dangerous material on the top or sides of fences is expressly prohibited, subject to the provisions of By-law 12.

16. Any person who contravenes or fails to comply with any provision of these by-laws commits an offence and is liable on conviction to:—

- (a) a maximum penalty of two hundred dollars (\$200.00); and
- (b) in addition a maximum daily penalty of twenty dollars (\$20.00) for each day during which the offence continues.

First Schedule—Residential Zone.

1. Save as aforesaid a sufficient fence shall be constructed as follows:—

- (a) Corner posts shall be 125 mm x 125 mm x 2 150 mm and intermediate posts shall be 125 mm x 75 mm x 2 150 mm spaced at not more than three (3) metre centres.

Corner posts shall be strutted two ways with 100 mm x 50 mm sole plates and 75 mm x 50 mm struts.

Posts shall be checked for two rows of rails.

Fences shall be covered with 75 mm x 20 mm x 1 800 mm sawn pickets placed close together so as to form a complete screen and shall be double nailed to each rail; or

FIRST SCHEDULE—*continued*

- (b) Corrugated asbestos sheet fences shall be erected as follows:—
- (i) sheets under 1 800 mm in height to be trenched 450 mm into the ground;
 - (ii) sheets over 1 800 mm and under 2 400 mm in height to be trenched 600 mm into the ground;
 - (iii) Capping to be fixed with 6 mm gutter bolts, nuts and washers.
- Sheets to be lapped and fixed with three galvanised 6 mm gutter bolts, nuts and washers.

Second Schedule—Industrial and Commercial Zones.

In an Industrial and Commercial Zone a sufficient fence shall be constructed as follows:—

Galvanised wire mesh or galvanised link mesh to a height of 1.80 metres on top of which are three strands of barbed wire carrying the fence to a height of not less than 2.10 metres supported by galvanised iron posts of a minimum diameter of 30 mm and sunk in the ground not less than 600 mm and encased in concrete having a minimum diameter of 150 mm.

Dated this 27th day of May, 1981.

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

[L.S.]

R. M. SYME,
President.
M. G. CRAIG,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of December, 1982.

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

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Perenjori.

By-laws Relating to Management of the Perenjori Swimming Pool.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 19 February 1981, to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws, subject to the context:—
 "Council" means the Perenjori Shire Council.
 "Manager" means the Manager of the Perenjori Swimming Pool appointed for the time being by the Perenjori Shire Council to have control of the said pool.
 "Pool" means the Perenjori Swimming Pool and all land and buildings pertaining thereto.

Hours of Admission.

2. The Pool shall be open for public use for such periods at such times as the Council may in its absolute discretion from time to time decide, and such periods and such times shall be clearly indicated upon a notice board at the entrance to the said Pool.

Admission.

3. No person shall, not being an officer, attendant or employee of the Council in the course of his duties enter the Pool premises without having first paid to the Pool Manager or an attendant the proper charge for admission.
4. If requested, season tickets shall be offered for inspection to the attendant when used to obtain admission to the Pool. Season tickets are not transferrable and such tickets may be used only by the person in whose name the same is issued. The attendant shall refuse admission to a person seeking the same and using such ticket if the attendant reasonably believes that the person so seeking admission is not the person to whom such ticket was issued.
5. Every person using his own costume and/or towel in the Pool shall, when leaving the Pool, produce such costume and/or towel for inspection by the Manager or other person appointed by the Manager for that purpose.

6. No person shall enter the Pool without either being in possession of a costume and/or towel unless he obtains a spectators ticket, and upon leaving the Pool he shall surrender such ticket to the Manager or other person appointed by the Manager to receive same.

7. No person over the age of five years shall appear in public on the Pool premises unless sufficiently clad to preserve decency.

8. No person shall dress or undress or remove any part of his or her clothing or bathing costume except in the dressing shed or enclosure provided for that specific purpose.

9. Should any person appear in public in such a condition as to be in the opinion of the Manager, or person for the time being in charge of the Pool, indecently or unsuitably clad, the Manager or such other person shall direct that he or she shall resume his or her ordinary clothing and such direction shall be complied with forthwith.

Offences.

10. No person shall enter the Pool whilst in an intoxicated condition whether such condition is induced by liquor, or otherwise, and no person shall bring on to the Pool premises any spirits, or intoxicating liquors or have any of same in her or his possession therein.

11. No person shall use any soap in any part of the Pool premises other than in the dressing rooms or shower recess.

12. No person shall in any part of the Pool premises behave in an unseemly, improper, disorderly, riotous or indecent manner, swear or use any indecent, obscene, offensive or abusive language or gamble or misconduct himself or herself.

13. No person shall climb over or onto any portion of the roof, fences, walls, partitions or other portion of the Pool premises.

14. No person shall in the dressing rooms or elsewhere in the Pool premises wastefully use the water or leave any taps running.

15. No person shall spit or expectorate in the Pool or on the concourse or any other part of the Pool premises or in any way commit any nuisance on or in any part of such premises.

16. No person whilst in the Pool shall use any substance or preparation whereby water thereof may become discoloured or rendered turbid or otherwise unfit for the proper use of bathers.

17. No person shall eat in or take into a dressing shed or enclosure any food of any kind whatsoever.

18. No person shall foul or pollute water in any shower, bath or in the Pool, or soil, defile, damage, injure, destroy, use improperly, disfigure or write in or upon any dressing rooms, furniture or other article or equipment therein.

19. No person shall at any time carelessly or negligently injure or improperly use or interfere with any taps, locks, valves, lockers or other fittings or appliances in or about the Pool, or bring or deposit any filth or rubbish onto or in the Pool.

20. No male person shall enter any portion of the Pool premises set apart exclusively for females and no female shall enter any portion of the Pool premises set apart exclusively for males, nor shall any person enter or attempt to enter any bathroom or dressing box or other compartment which is already occupied without the consent of the occupier.

21. No person shall smoke in any building, dressing room or other compartment in the Pool premises.

22. No person upon the Pool premises shall in any way interfere with any other person therein or such last mentioned person's use thereof, nor throw or push any person into the Pool, or throw stones, sticks or any other matter or thing, to the annoyance of any other person using the Pool or the Pool premises.

23. No person or group of persons shall play any ball games or take any action whatsoever which shall in any way limit the enjoyment of other users of the Pool or the Pool premises at such time or times as the Pool premises shall be in general public use. Provided that this by-law shall not apply to the playing of any games or aquatic sports specially organised and conducted on the Pool premises by any club or person at such time or times as shall be approved by the Council.

24. No person shall whilst suffering from any cutaneous, infectious or contagious disease, or whilst in an unclean condition, enter or use or attempt to enter or use the Pool or the Pool premises or any part thereof.

Valuables.

25. Persons entering the pool premises may deposit valuables with the Manager or person for the time being in charge thereof upon payment of the sum of five cents but under no circumstances whatever will the Council accept liability should such valuables or any of them be lost, stolen, damaged or otherwise interfered with whilst in the custody of the Manager or such person or of the Council.

Control of Premises.

26. Every person using the pool premises shall obey all reasonable directions of the Manager or other person for the time being in charge thereof.

27. No person shall in any way obstruct the Manager or the person for the time being in charge of the Pool premises in his control of such premises and of the persons therein or in anyway obstruct, interfere with or hinder the Manager or his assistants in the performance of their duties.

28. No person shall cause or allow any dog or other animal belonging to him or otherwise under his control to loiter or remain in or about the precincts of the Pool or the Pool premises without reasonable excuse.

Lost Property.

29. (a) Every person finding in the Pool any articles which may have been left or lost therein shall immediately deliver the same to the Manager or the person for the time being in charge of the Pool premises, who shall thereupon register a description of such article and all particulars relating thereto in a book which shall be kept for that purpose, and any person claiming any such article and who satisfies the said Manager or such other person that he or she is the lawful owner of the same shall have such article returned upon signing for same in the book above-mentioned.

(b) The Manager or other person for the time being in charge of the Pool premises shall report to the Shire Clerk of the Council at least once in every week regarding lost property and produce the said book for inspection by the Shire Clerk of the Council.

(c) The Council shall not under any circumstances incur any liability in respect of articles lost or left in the Pool premises or stolen from any person whilst on the pool premises.

Carnivals.

30. (a) Any person, club, association or organisation conducting any carnival held at the Pool premises shall be responsible for the conduct of the competitors and spectators during such carnival and shall be bound to see that there is no overcrowding and that no damage is done to the buildings or fencing or any other portion of the Pool or Pool premises, and further, that each and everyone of these by-laws is strictly observed by all competitors, officials, and spectators attending such carnival.

(b) At all swimming carnivals held at the Pool the competitors shall wear proper and approved bathing costumes.

(c) Every person, club, association or organisation to whom the pool is let on hire for the purposes of holding a swimming carnival shall, at least two weeks before the proposed date of such carnival, forward to the Shire Clerk of the Council a copy of such programme of events as it is desired shall be competed for thereat and of any games or sport proposed to be then conducted. Any item on such programme of which the Council does not approve shall be struck out or altered in such manner as the Council may in absolute discretion see fit.

(d) Every person, club association or organisation conducting any carnival shall pay to the Council in respect to such carnival a sum equal to 25 percent of the admission proceeds, with a minimum of \$21 for each five hours during which the pool is so used.

Enforcement of By-Laws.

31. (a) Any person offending against any of the provisions contained in these by-laws shall upon conviction be liable to a penalty not exceeding \$40.

(b) Any person who shall infringe any of the provisions of these by-laws or who shall commit any breach thereof may be summarily removed from the pool or the pool premises or any part thereof by the Manager or other person for the time being in charge of the Pool premises or by any other officer appointed from time to time for that purpose by the Council or may be arrested by such Manager, other person or officer and given into custody of a Police Officer.

(c) The Manager or other person for the time being in charge of the Pool premises may refuse to admit to such premises any person who shall have been convicted of wilfully disobeying or infringing or breaching any of the provisions of these by-laws until such time as the Council may decide that such person shall be admitted.

(d) The Council may issue a written direction to the Manager that any person named in such direction shall not be admitted to the Pool or the Pool premises and whilst such direction remains in force the Manager or such other person for the time being in charge of the Pool premises shall not admit such person to the Pool premises or suffer him or her to be therein and such person shall not with knowledge that such direction is in force enter or attempt to enter the Pool.

32. The By-laws as published in the *Government Gazette* on 30 December 1959, are hereby repealed.

Dated the 8th September, 1981.

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

[L.S.]

R. M. SYME,
President.

M. G. CRAIG,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day
of December, 1982.

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

CEMETERIES ACT 1897-1980.

Narrogin General Cemetery By-laws.

1. The By-laws made by the Trustees of the Narrogin General Cemetery under the provisions of the Cemeteries Act 1897 (as amended) published in the *Government Gazette* of 24 February 1950 and amended from time to time thereafter are herein referred to as the principal By-laws.

2. The principal By-laws are amended by deleting the whole of sections 15 and 16 thereof and substituting the following:—

No. 15. The time fixed for any burial shall be the time at which the funeral is to arrive at the cemetery gates, and if not punctually observed, the undertaker responsible shall be liable to a fine as specified in Schedule "A".

No. 16. If for any reason the funeral shall on arrival at the entrance gates of the cemetery, remain there for more than 15 minutes prior to proceeding to the graveside, the undertaker responsible shall be liable to a fine as specified in Schedule "A".

3. The principal By-laws are amended by deleting the whole of Schedule "A" and substituting the following.

Schedule "A".

Narrogin General Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

- (i) On application for an order for burial, the following fees shall be payable in advance:—
- | | \$ |
|---|-------|
| (a) For interment in a grave 1.8 metres deep | 70.00 |
| For interment of any stillborn child in ground set aside for that purpose | 50.00 |
| (b) For "Grant of Right of Burial"—
Ordinary Land— | |
| 2.4 metres x 1.2 metres | 15.00 |
| 2.4 metres x 2.4 metres | 30.00 |
| Per Extra 0.3 metres x 2.4 metres | 5.00 |
| (c) For the issue of Deed of Reservation including the registration thereof | 2.00 |
| Registration of transfer of Right of Burial | 2.00 |
| For the issue of a copy of Right of Burial | 2.00 |
- (ii) If graves are required to be sunk deeper than 1.8 metres the following charges shall be payable:—
- | | |
|-------------------------------|-------|
| For each additional 0.3 metre | 10.00 |
|-------------------------------|-------|
- (iii) Re-opening of an ordinary grave:—
- | | |
|--------------------------------|-------|
| For each interment of a person | 70.00 |
| Stillborn | 50.00 |
- (iv) Re-opening a brick grave, vault or other ...
- | | |
|--|-------|
| | 30.00 |
|--|-------|
- (v) The following additional fees shall be payable:—
- | | |
|--|-------|
| For each interment in open ground, without due notice under By-law No. 6 | 10.00 |
| For each interment not in usual hours as prescribed in By-law No. 14 | 15.00 |
| For each interment—private ground without due notice under By-law No. 6 | 10.00 |
| For late arrivals at cemetery gates as per By-law No. 15 | 15.00 |
- (vi) For late moving off from cemetery gates as per By-law No. 16
- | | |
|--|-------|
| For each interment on a Sunday or Public Holiday | 60.00 |
| For each interment on a Saturday between the hours of 8.00 a.m. and 11.00 a.m. | 40.00 |
| For each interment on a Saturday after 11.00 a.m. | 60.00 |
| For exhumation of a body | 80.00 |
| Re-opening of a grave for exhumation | 70.00 |
| For interment in a new grave after exhumation | 70.00 |
- (vii) Permission to erect a Monument
- | | |
|--|------|
| | 5.00 |
|--|------|
- (viii) Undertakers Annual Licence Fee
- | | |
|--|-------|
| | 25.00 |
|--|-------|

Garden of Remembrance—Disposal of Ashes.

(ix) (a)	Interment in Garden of Remembrance at foot of rose-bush (excluding chrome plate and inscription)	35.00
(b)	Second Interment at foot of rose-bush	20.00
(x) (a)	Interment under Family rose-bush (excluding chrome plate and inscription)	35.00
(b)	Second, Third and Fourth Interments (each)	20.00
(xi)	Reservation of rose-bush	35.00
(xii)	Niche Wall—	
	Placement in single niche (excluding tablet and inscription)	20.00
	Placement in double niche (excluding tablet and inscription)	30.00

4. The foregoing By-laws were made by the Trustees of the Narrogin General Cemetery at a duly convened meeting of the Trustees held on 16 February 1982.

R. W. FARR,
Chairman.
G. J. PEARCE,
Secretary.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 21st day of December, 1982.

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

CEMETERIES ACT 1897-1980.

Pinnaroo Valley Memorial Park Public Cemetery By-laws.

IN pursuance of the powers conferred upon them by the abovementioned Act, the Trustees of the Pinnaroo Valley Memorial Park Public Cemetery hereby record having resolved on 28 October 1982 to make and submit for confirmation by the Governor, the following By-laws.

The By-laws made by the Trustees of the Pinnaroo Valley Memorial Park under the provisions of the Cemeteries Act 1897-1980, published in the *Government Gazette* on 2 June 1978 and amended from time to time, are referred to in these By-laws as the Principal By-laws.

The Principal By-laws are amended as under:—

The First Schedule is deleted and the following substituted:—

First Schedule.

	\$
1. Plot Fee (Right of Burial 2.4 m x 1.2 m)	
1.1 Memorial Plaque Section	300
1.2 Pre-need Purchase	380
1.3 Location Selected by Applicant	380
2. Burial Fee	
2.1 Ordinary Interment	150
2.2 Stillborn (no burial service)	35
2.3 Interment—Special Location	180
2.4 Child (under 7 years)	90
3. Plaque Fee	
3.1 Size 380 mm x 280 mm	185
3.2 Size 560 mm x 305 mm	260
3.3 Detachable Plate	30
3.4 Monumental Permit Fee	35
4. Exhumation Fee	
4.1 Reopening of Grave	400
4.2 Reinterment—New Grave	150
5. Placement of Ashes	
5.1 Family Grave (limit 4 interments)	45
5.2 Memorial Garden	150
5.3 Ground Niche (6 lines)	310
Additional Lines (maximum 4)	30

5.4 Wall Niche—	\$
Single	125
Double	190
Second Inscription	60
5.5 Family shrub (Garden Setting)	510
Additional Placement	100
5.6 Scattering to the Winds	30
5.7 Collection from Office	40
5.8 Transfer to New Position	30
5.9 Registration of Ashes	30
6. Miscellaneous Fees	
6.1 Funeral Director's Annual Licence	60
6.2 Additional Fee—Late Arrival	25
6.3 Interment—Oblong or Oversized Casket	70
6.4 Interment—Saturday or Public Holiday	90
6.5 Copy of Grant of Right of Burial	35

The By-laws set out in the above Schedule were made by the Trustees of the Pinnaroo Valley Memorial Park Public Cemetery at a duly convened meeting of the Board held on 28 October 1982.

Given under the Common Seal of the Trustees
of the Pinnaroo Valley Memorial Park by
authority of the Trustees—

[L.S.]

C. L. HOWARD,
Chairman.
P. D. MACLEAN,
Administrator.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of
December 1982.

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

PAINTERS REGISTRATION ACT 1961.

Department of Labour and Industry,
Perth, 21 December 1982.

the appointment of Robert MacSween of 24 Gosnells
Road, Gosnells, as a member of the Painters' Regis-
tration Board of Western Australia for a period of one
year commencing 1 January 1983.

IT is hereby notified for public information that His
Excellency the Governor in Council has approved under
sections 5 and 7 of the Painters Registration Act 1961,

B. R. COLCUTT,
Under Secretary for
Labour and Industry.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER 1982.

MADE under section 7 by the Minister for Labour and Industry.

Citation. 1. This Order may be cited as the Factories and Shops Exemption
Order (No. 29), 1982.

West
Australian
Home Show. 2. It is hereby declared that the provisions of the Factories and Shops
Act 1963, as amended, other than those relating to Industrial Awards and
Agreements, do not apply:—

- (a) on Saturday 5 March, 1983 between the hours of 12 noon and 10.00 p.m.;
- (b) on Sunday 6 March, 1983 between the hours of 10.00 a.m. and 8.00 p.m.;
- (c) On Monday 7 March, 1983 between the hours of 10.00 a.m. and 10.00 p.m.;
- (d) On Tuesday 8 March, 1983, Wednesday 9 March, 1983 and Thursday 10 March, 1983 between the hours of 5.30 p.m. and 10.30 p.m.

in respect of that part of the Royal Showgrounds, Claremont on which
the West Australian Home Show is at those times held.

GORDON MASTERS,
Minister for Labour and Industry.

Approved by His Excellency the Governor in Executive Council.

R. D. DAVIES,
Clerk of the Council.

PETROLEUM RETAILERS RIGHTS AND LIABILITIES ACT 1982.

INTERPRETATION ACT 1918-1981.

PETROLEUM RETAILERS RIGHTS AND LIABILITIES REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Petroleum Retailers Rights and Liabilities Regulations 1982.
- Commencement. 2. These regulations shall take effect on and from 1 January 1983.
- Interpretation. 3. In these regulations, unless the contrary intention appears—
“the Act” means the Petroleum Retailers Rights and Liabilities Act 1982.
- Prescribed particulars—
section 4 (3) (d). 4. The permanent register required to be maintained pursuant to section 4 (3) (d) of the Act shall contain the following particulars of any purchase of motor fuel—
(a) the date of the purchase;
(b) the name of the supplier of the motor fuel;
(c) the quantity of motor fuel purchased;
(d) the type of the motor fuel purchased.
- Notice that motor fuel is not supplied by primary supplier. 5. (1) The notice to be displayed for the purposes of section 4 (6) of the Act shall be as follows—
“ The motor fuel dispensed from this dispensing equipment is not
(insert name, symbol or motif identifying primary supplier)
motor fuel. ” .
(2) The notice referred to in subregulation (1) of this regulation shall contain therein the name, symbol or motif of the primary supplier.
(3) The notice referred to in subregulation (1) of this regulation shall be in print in a type face equivalent in size to the type known as 48 Pt Bold Times Roman.

By His Excellency's Command,

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

ARTIFICIAL BREEDING BOARD ACT 1965-1968.

Department of Agriculture,
South Perth, 23 December 1982.

Agric. 721/82.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of section 5 of the Artificial Breeding Board Act 1965-1968:—

- (a) Donald Payze Eckersley of Harvey to be a member of the Artificial Breeding Board and to be Chairman thereof;
- (b) upon the nomination of the Primary Industry Association of Western Australia (Inc.), Thomas Roy Noakes of Witchcliffe to be a member of the Artificial Breeding Board, and to be Vice Chairman thereof;
- (c) upon the nomination of the Primary Industry Association of Western Australia (Inc.), Robert Campbell of Woodanilling to be a member of the Artificial Breeding Board;
- (d) upon the nomination of the Royal Agricultural Society of Western Australia, Erik Hagen of Harvey to be a member of the Artificial Breeding Board; and
- (e) Peter Bruce Lewis of the Department of Agriculture, South Perth, to be a member of the Artificial Breeding Board,

for a term of office expiring on 15 December 1986.

E. N. FITZPATRICK,
Director of Agriculture.

MARGARINE ACT 1940-1979.

(Section 25.)

Notice.

I, RICHARD CHARLES OLD, being the Minister administering the Margarine Act 1940-1979, acting under the provisions of paragraph (a) of subsection (1) of section 25 of the Act hereby declare that the maximum quantity of table margarine which holders of table margarine licences, taken in the aggregate, may manufacture during the period of 12 months commencing on 1 January 1983 is 13 000 tonnes.

Dated this 23rd day of December, 1982.

R. C. OLD,
Minister for Agriculture.

THE UNIVERSITY OF WESTERN AUSTRALIA.

Annual Election by Convocation of
One Member of the Senate.

UNDER the provisions of the University of Western Australia Act 1911-1978, the annual election will be conducted on 8 March 1983, by which Convocation will choose one person to be a member of the Senate of the University of Western Australia for a period of six years. The retiring member is Dr. J. R. H. Watson.

Nominations must be signed by two qualified voters and must be accompanied by the written consent of the nominee. Nominations must be addressed to the Warden of Convocation, the University of Western Australia, Nedlands, W.A. 6009, to reach the University not later than 20 January 1983.

Nomination forms are available on request from the undersigned.

R. B. WARD,
Convocation Officer.

LIBRARY BOARD OF WESTERN AUSTRALIA ACT 1951-1974.

LIBRARY (PARTICIPATING BODY) DECLARATION 1982.

MADE under the Library Board of Western Australia Act 1951-1974 by His Excellency the Governor in Executive Council.

- Citation. 1. This Declaration may be cited as the Library (Participating Body) Declaration 1982.
- Karratha College. 2. Karratha College is hereby declared to be—
 (a) a body approved as suitable for participation in a scheme pursuant to the provisions of the Library Board of Western Australia Act 1951-1974; and
 (b) a participating body.

By His Excellency's Command,
 J. E. A. PRITCHARD,
 Acting Clerk of the Council.

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
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. 31	848A/1982	Main Switchboard for Department of Agriculture	Jan. 13
Dec. 31	849A/1982	Luminaires for Department of Agriculture	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. 31	846A/1982	Sodium Cyanide (one year period) for State Batteries—Mines Department	Jan. 20
Dec. 31	847A/1982	Industrial Clothing (one year period)—Various Govt. Departments	Jan. 20
Dec. 31	850A/1982	Self Propelled Smooth Drum Vibrating Rollers (one off to six off)—M.R.D.	Jan. 20
Dec. 31	851A/1982	Low Loader Prime mover (one only)—M.R.D.	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

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued.

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. 31	842A/1982	Used Tyres at Como	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 Chalmers 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.RO.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.

GOVERNMENT PRINTING OFFICE OF W.A.

TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for the supply of the undermentioned stores.

Tenders close at Wembley at 10.00 a.m. on 10/1/83.

Tender No.	Description	Size
CP 13209	1 000 single ledger leaves	210 x 335 mm
CP 13234	100 pads of 100 leaves	125 x 180 mm
CP 13238	250 books of 25 in quad.	315 x 225 mm
CP 13241	20 books of 25 in triplicate	285 x 365 mm
CP 13242	10 000 single forms	297 x 210 mm
CP 13243	30 books of 25 in duplicate	300 x 280 mm
CP 13244	700 books of 26 leaves	340 x 255 mm
CP 13245	400 books of 25 leaves	210 x 297 mm
CP 13246	180 pads 100	148 x 210 mm

WILLIAM C. BROWN,
Government Printer.

GOVERNMENT PRINTING OFFICE OF W.A.

TENDERS FOR GOVERNMENT PRINTING

T.C. 161.

TENDERS are invited for the supply of the under-mentioned 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.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 22 December 1982.

THE following appointments have been approved:—

R.G. No. 29/72.—Mr. Peter Leslie Carter has been appointed as District Registrar of Births, Deaths and Marriages for the Broome Registry District to maintain an office at Broome during the absence on leave of Mr. R. A. Franchina. This appointment dated from 15 December 1982 to 18 January 1983.

R.G. No. 50/68.—Mr. Richard Wayne Stevenson has been appointed as District Registrar of Births, Deaths and Marriages for the Port Hedland Registry District to maintain an office at Port Hedland during the absence on leave of Mr. R. W. Bradley. This appointment dated from 16 December 1982 to 2 February 1983.

R.G. No. 42/68.—Mr. Robert John Allan has been appointed as District Registrar of Births, Deaths and Marriages for the Merredin Registry District to maintain an office at Merredin pending a permanent appointment. This appointment dated from 17 December 1982.

R.G. No. 64/71.—Mr. Terrence John Stevenson has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the East Coolgardie Registry District to maintain an office at Coolgardie during the absence on leave of Mr. D. A. Brooks. This appointment dates from 20 December 1982.

R.G. No. 65/73.—First Class Constable Graham Maddison has been appointed as Assistant District Registrar of Births and Deaths for the Williams Registry District to maintain an office at Corrigin during the absence on leave of Senior Constable N. S. Adams. This appointment dates from 20 December 1982 to 24 January 1983.

R. A. PEERS,
Registrar General.

APPOINTMENT.

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

Registrar General's Office,
Perth, 24 December 1982.

R.G. No. 48/82.

IT is hereby notified, for general information, that Mr. Michael Lawrence Cousins has been appointed as Deputy District Registrar of Births, Deaths and Marriages for the Perth Registry District to maintain an office at Perth. This appointment is dated from 13 December 1982.

R. A. PEERS,
Registrar General.

State of Western Australia.

PETROLEUM ACT 1967.

Notice of Grant of First Renewal of Exploration Permit.

Department of Mines,
Perth, 10 December 1982.

EXPLORATION PERMIT No. 102, held by International Energy Development Corporation of Australia Pty. Limited of 7th Floor, FAI Building, 231 Adelaide Terrace, Perth 6000, Western Australia; Amax Iron Ore Corporation of 200 St. George's Terrace, Perth 6000, Western Australia; Whitestone Petroleum Australia Ltd. of 6th Floor, AMP Building, 140 St. George's Terrace, Perth 6000, Western Australia; Australian Consolidated Minerals Ltd. of 16 St. George's Terrace, Perth 6000, Western Australia and Yom Oil Limited of P.O. Box 707, Grand Cayman, British West Indies, has been renewed in accordance with the provisions of the above Act for a further period of five (5) years commencing on the day after the day on which the previous permit term ceased to have effect.

PETER VERNON JONES,
Minister for Mines.

State of Western Australia.

PETROLEUM ACT 1967.

Notice of Grant of First Renewal of Exploration Permit.

Department of Mines,
Perth, 10 December 1982.

EXPLORATION PERMIT No. 103, held by International Energy Development Corporation of Australia Pty. Limited of 7th Floor, FAI Building, 231 Adelaide Terrace, Perth 6000, Western Australia; Whitestone Petroleum Australia Ltd. of 6th Floor, AMP Building, 140 St. George's Terrace, Perth 6000, Western Australia and Yom Oil Limited of P.O. Box 707, Grand Cayman, British West Indies, has been renewed in accordance with the provisions of the above Act for a further period of five (5) years commencing on the day after the day on which the previous permit term ceased to have effect.

PETER VERNON JONES,
Minister for Mines.

State of Western Australia.
PETROLEUM ACT 1967-1981.
(Section 37.)

Notice of Grant of Exploration Permit.

Department of Mines,
Perth, 15 December 1982.

EXPLORATION PERMIT No. 276 has been granted to Consolidated Cinola Mines Ltd. of Suite 402, 595 Howe Street, Vancouver, B.C. Canada V6C 2T5 and Waddy Lake Resources, Inc. of Suite 501, 402 21st Street, East Saskatoon, Saskatchewan, Canada S7K 0C3 to have effect for a period of five years from 15 December 1982.

PETER VERNON JONES,
Minister for Mines.

MINING ACT 1978-1981.

Department of Mines,
Perth, 31 December 1982.

IN accordance with section 97 (3) of the Mining Act 1978-1981, I hereby cancel the forfeiture of the under-mentioned Mining Leases, previously declared forfeited for non-payment of rent and published in the *Government Gazette* of 9 July 1982, and reinstate the lessees as of their former estate.

PETER VERNON JONES,
Minister for Mines.

BROAD ARROW MINERAL FIELD.
Mining Lease.

24/2815—J. W. R. Leeks.
24/2816—J. W. R. Leeks.

EAST COOLGARDIE MINERAL FIELD.
Mining Leases.

6675E—S. A. Tomich.
26/6884—S. A. Tomich.
26/6887—S. A. Tomich.
26/7000—S. A. Tomich.
26/7423—Christopher Alan Mitchell.
Ursula Diana Belkner.
26/7424—Christopher Alan Mitchell.
Ursula Diana Belkner.

NORTH COOLGARDIE MINERAL FIELD.
Mining Lease.

31/1547—Robert Bruce Sargent.

MT. MARGARET MINERAL FIELD.
Mining Lease.

37/2927—W. H. Pinniger.
M. A. Connelly.
39/840—W. L. Jones.
39/841—W. L. Jones.
39/842—W. L. Jones.
39/845—W. L. Jones.

39/848—D. H. Mainwood and N. Steiger.
39/849—D. H. Mainwood and N. Steiger.
39/871—W. L. Jones.
39/874—W. L. Jones.
39/890—W. L. Jones.
39/894—W. L. Jones.
39/895—W. L. Jones.
39/896—W. L. Jones.
39/897—W. L. Jones.
39/898—W. L. Jones.

MURCHISON MINERAL FIELD.
Mining Leases.

58/1901—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1902—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1903—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1904—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1905—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1906—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1907—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1908—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1909—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1910—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1911—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1912—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.
58/1913—Michael George Kailis.
Anthony Theo Komninos.
Patrick Finnerty.

YALGOO MINERAL FIELD.
Mining Leases.

59/1583—G. R. Hobday.
59/1584—M. J. Samuels.

KIMBERLEY MINERAL FIELD.
Mining Lease.

80/219—S. L. Warne,

DIAMOND (ASHTON JOINT VENTURE) AGREEMENT ACT 1981.

DIAMOND (ASHTON JOINT VENTURE) (DESIGNATED AREAS)
ORDER 1982.

MADE by His Excellency the Governor in Executive Council under section 15.

Citation. 1. This Order may be cited as the Diamond (Ashton Joint Venture) (Designated Areas) Order 1982.

Designated areas declared. 2. The land the boundaries of which are defined in Part 1 of the schedule to this Order and the premises the boundaries and limits of which are described in Part 2 of the schedule to this Order are declared to be designated areas for the purposes of Part IV of the Diamond (Ashton Joint Venture) Agreement Act 1981.

SCHEDULE OF DESIGNATED AREAS.

Part 1—Land.

Designated Area No. 1 (Upper Smoke Creek) in the Kimberley Mineral Field, Argyle Locality

— all that land shown bordered in yellow on Department of Mines Original Plan No. 1129.

Designated Area No. 2 (Argyle Treatment Plant) in the Kimberley Mineral Field, Argyle Locality

— all that land shown bordered in yellow on Department of Mines Original Plan No. 1130.

Part 2—Premises.

Designated Area No. 3 (Perth Premises) in the South West Mineral Field, West Perth Locality

— those premises shown bordered in yellow, and the limits of which are specified, on Department of Mines Diagram No. 399/94.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.COMPANIES (CO-OPERATIVE) ACT 1943-1976.
(Section 251.)

Notice of Final Meeting of Members and Creditors.

Shark Bay Fishermen's Co-Operative Ltd.
(in Liquidation).

NOTICE is hereby given that pursuant to the Companies (Co-Operative) Act 1943-1976 a Final Meeting of Members and Creditors of Shark Bay Fishermen's Co-Operative Ltd. (in liquidation) will be held at the offices of Melsom Wilson & Partners, Chartered Accountants, 11th Floor T & G Building, 37 St. George's Terrace, Perth on Friday 28 January 1983 at 11.30 a.m. to consider the Liquidator's Final Report and Explanation of Realisation of Assets.

Dated at Perth this 24th day of December, 1982.

M. H. LYFORD,
Liquidator.

(Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT 1981.

Innisfail Plywoods & Sawmills Limited
(In Liquidation).

PURSUANT to an order made on 19 November 1982 by Master B. J. K. Cohen, Q.C., in the Equity Division of the Supreme Court of New South Wales William James Hamilton of 1 York Street, Sydney, Chartered Accountant being the Official Liquidator in the State of New South Wales of Innisfail Plywoods & Sawmills Ltd. (in Liquidation) (hereinafter called "the Company") hereby requires any person claiming to hold shares in the capital of the Company to notify him in writing within two months from the date of publication of this notice of the following particulars relating to the shares claimed to be so held:—

- (a) name and current residential address of each person claiming to hold such shares;
- (b) number and class of such shares;
- (c) amount (if any) claimed to be paid up on such shares.

Notice of the time and place of the appointment to settle the list of contributories of the Company will only be given to those persons who comply with the terms of this notice.

Dated this 10th day of December, 1982.

W. J. HAMILTON,
Liquidator.

COMPANIES ACT 1961-1981.

(Section 272.)

Notice of Final Meeting of Members.

Nor-West Towers Pty. Ltd. (In Liquidation).

NOTICE is hereby given that the Final Meeting of Members of Nor-West Towers Pty. Ltd. will be held at the offices of Birds, Chartered Accountants, 18 St. George's Terrace, Perth on 24 January 1983 at 10.30 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 explanation thereof.
2. To approve the liquidator's remuneration.

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

D. D. NEWMAN,
Liquidator.

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

COMPANIES (WESTERN AUSTRALIA) CODE.

Subsections 70 (1) and (2), 72 (2), 73 (12) and (13), 251 (1) and 392 (2). Regulation 28.

Notice of Resolution.

Woodbridge Nominees Pty. Limited.

AT a general meeting of the members of the company duly convened and held at 3 Ord Street, West Perth on 16 December 1982, the special resolution set out below was duly passed.

That the company be wound up voluntarily and that Garry John Trevor and John Graham Morris be appointed joint and several liquidators for the purposes of such winding up.

Dated this 17th day of December, 1982.

G. J. TREVOR,
Liquidator.

(Pannell Kerr Forster, 3 Ord Street, West Perth, W.A. 6000.)

COMPANIES (WESTERN AUSTRALIA) CODE

Section 398 (1).

Regulation 84 (2).

Notice of Meeting of Creditors.

Henry King & Co. Pty. Ltd.

NOTICE is hereby given that pursuant to section 398, subsection (1) of the Companies (Western Australia) Code a meeting of creditors of Henry King & Co. Pty. Ltd. will be held in the Lesser Hall, Subiaco City Hall, 180 Hamersley Road, Subiaco on Friday, 7 January 1983 at 12 noon.

Agenda:—

1. To receive a report from a Director of the company nominated by a General Meeting of Shareholders to be held on Friday, 7 January 1983 at 11.30 a.m. at which a special resolution may be passed.

That the company be wound up voluntarily and that Dudley Norman Allan be and is hereby appointed liquidator.

2. In the event of the shareholders in General Meeting resolving that the company be wound up voluntarily to nominate a liquidator or to confirm the appointment of the liquidator appointed by shareholders.
3. To consider, and if thought fit, to appoint a Committee of Inspection pursuant to section 432 of the Companies (Western Australia) Code.
4. To fix the remuneration of the liquidator or to delegate such power to the Committee of Inspection if appointed.

Dated this 24th day of December, 1982.

By Order of the Board,
H. J. KING,
Director.

Note: A person is not entitled to vote as a creditor at the meeting unless he had lodged with the Chairman of the meeting a proof of the debt that he claims to be due to him from the Company.

(Bentley & Co. Chartered Accountants, 10 Outram Street, West Perth, W.A. 6005.)

COMPANIES ACT 1961-1981.

(Section 272 (1).)

Notice of Final Meeting of Members and Creditors.

Frisii Pty. Ltd. (in Liquidation) Trustee for the Smith Family Trust Trading as "The Clothes House".

NOTICE is hereby given that pursuant to the Companies Act 1961-1981 a Final Meeting of Members and Creditors of Frisii Pty. Ltd. (in Liquidation) will be held at the offices of Melsom Wilson & Partners, Chartered Accountants, 11th Floor, T & G Building, 37 St. George's Terrace, Perth on Friday, 28 January 1983 at 11.00 a.m., to consider the Liquidator's Final Report and Explanation of Realisation of Assets.

Dated at Perth this 24th day of December, 1982.

M. H. LYFORD,
Liquidator.

(Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES (WESTERN AUSTRALIA) CODE.

In the matter of the Companies (Western Australia) Code and in the matter of Davison Investments Pty. Limited (in Liquidation).

NOTICE is hereby given that at an extraordinary general meeting of members of the abovenamed company held on 17 December 1982 it was resolved that the company be wound up voluntarily and that for such purpose Messrs. William Peter Baillie and John Frederick Taylor of 18th floor, 50 Bridge Street, Sydney be appointed as liquidators.

Dated this 21st day of December, 1982.

W. P. BAILLIE and J. F. TAYLOR,
Liquidators, Greenwood Challoner & Co.

COMPANIES ACT 1961-1981.

Notice of Increase in Share Capital Beyond the Registered Capital.

Pursuant to section 66.

(Carnarvon Transport Co-operative Limited).

1. Carnarvon Transport Co-operative Limited hereby gives notice that by a resolution of the company passed on 24 November 1982 the nominal share capital of the company was increased by the addition thereto of the sum of 300 000.00 dollars divided into 300 000 shares of 1 dollar each beyond the registered capital of 200 000.00 dollars.

2. The additional capital is divided as follows:—

Number of Shares	Class of Shares	Nominal Amount of each Share
300 000	Ordinary	1 Dollar

3. The conditions (e.g., voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:—

(a) No special conditions.

4. The rights attached to the preference shares or to each class of preference shares forming part of the original or increased capital of the company are: (a) Not applicable.

Dated this 22nd day of December 1982.

W. D. MARR,
Director.

(a) Set out here the rights attached to such preference shares with respect to repayment of capital, participation in surplus assets and profits, cumulative or noncumulative or other class of dividend, voting and order of priority for payment of capital and dividend in relation to the other classes of shares or preference shares (as the case may be).

Note.—This notice should be filed in the office of the Registrar of Companies within twenty-eight days of the passing of the resolution accompanied by a typewritten or printed copy of the resolution authorising the increase. The penalty for default is a fine not exceeding \$50.

I hereby certify that this is a true copy of a resolution passed by the members at the annual general meeting on 24 November 1982.

W. D. MARR,
Chairman of the Meeting.

"It was moved by N. Brandstater that the nominal capital of the company be increased from 200 000.00 dollars to 500 000.00 dollars. The 300 000.00 dollar increase to be divided into 300 000 by 1 dollar shares, with any allocation into classes to be left to the discretion of the directors. The motion was seconded by G. Van Der Plaats and carried on a show of hands".

COMPANIES ACT 1961-1981.

In the Matter of the Companies Act 1961 and in the Matter of Motor Inns Pty Limited (In Liquidation).

Members Voluntary Winding-Up.

NOTICE is hereby given that a final meeting of members of the abovenamed company will be held at the offices of Messrs Hungerford Hancock & Offner, 167 Macquarie Street, Sydney on Wednesday 26 January 1983 at 10.20 a.m. for the purpose of receiving the Liquidator's account and his report upon the winding up.

Dated this 20th day of December, 1982.

A. R. MacINTOSH,
Liquidator,
C/o Messrs Hungerford Hancock & Offner,
167 Macquarie Street,
Sydney.

COMPANIES ACT 1961-1981.

In the matter of the Companies Act 1961 and in the matter of Best Western Motels Pty. Limited (In Liquidation).

Members Voluntary Winding-up.

NOTICE is hereby given that a final meeting of members of the abovenamed company will be held at the offices of Messrs. Hungerford Hancock & Offner, 167 Macquarie Street, Sydney on Wednesday, 26 January 1983 at 10.25 a.m. for the purpose of receiving the Liquidator's account and his report upon the winding up.

Dated this 20th day of December, 1982.

A. R. M. MacINTOSH,
Liquidator,
C/o Messrs. Hungerford Hancock
& Offner,
167 Macquarie Street,
Sydney.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Nola Kaye Brown, Marlene Frosene Schulze and Gerald Irwin Starling carrying on business as a fashion boutique at Shop 17 Chapman Way Arcade, Chapman Road, Geraldton under the style or firm name of House of Mode has been dissolved as from 30 June 1982 so far as concerns the said Gerald Irwin Starling who has retired from the said firm.

Dated the 14th day of December, 1982.

G. I. STARLING.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

Petronella Mary Prunster (Deceased) late of Northam Road, York, Spinster, deceased.

CREDITORS and other persons having claim (to which section 63 of the Trustees Act 1962 of W.A. relates) in respect of the estate of the said deceased who died on 20 August 1982 at Bentley are required by the Executor Joseph Herman Prunster of care of Messrs. Mayberry, Hammond & Co. Solicitors of 85 Fitzgerald Street, Northam, Western Australia to send particulars of their claim to him by 31 January 1983 after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated this 22nd day of December, 1982.

MAYBERRY, HAMMOND & CO.,
Solicitors for the Executor,
85 Fitzgerald Street, Northam.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of David Gurney Fry late of Melville Road, Brunswick to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executors John Gurney Fry of Melville Road, Brunswick, care of Young & Young, 5 Spencer Street, Bunbury by the 31st day of January, 1982 after which date the said Executors may convey or distribute the assets having regard only to the claims of which they have notice and the said Executors shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 24th day of December, 1982.

YOUNG & YOUNG,
for the Executors.

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

Corey, Ronald Clifford, late of 19 Albert Street, North Perth, Wool Classer, died 16/10/82.

Gibson, Sidney Heslop, late of 48 Palmerston Street, Mosman Park, Retired Civil Servant, died 29/9/82.

Heberle, Mabel Eunice, late of 55 Walcott Street, Mount Lawley, Widow, died 5/12/82.

Mandy, Francis George, late of Unit 2, 11 Rosendo Street, Mosman Park, Bricklayer, died 13/9/82.

Moderana, Caterina, late of 48A Wittenoom Street, Boulder, Widow, died 28/10/82.

Moorcroft, Anita Esme Muriel, late of Flat 7, 17 Sherwood Street, Maylands, Widow, died 2/12/82.

McComasky, Thomas, late of 104 Murchison Crescent, Dampier, Electrical Superintendent, died 26/10/82.

Newman, Edward Vernon, late of Masonic Home, Unit 7, Windich Street, Esperance, Retired Draper, died 25/9/82.

O'Neil, Ronald Owen, late of Craigmont Convalescent Hospital, Third Avenue East, Maylands, Retired Cashier, died 1/12/82.

Pollard, Rose Pearl, late of Room 244 Moline House Hostel, Deanmore Road, Karrinyup, Widow, died 12/12/82.

Reven, Eugenie, late of 28 Hutt Road, Morley, Widow, died 30/9/82.

Rodgers, Vesta Valerie, formerly of 10 Westminster Street, East Victoria Park, late of Gwentyfred Nursing Home, 62 Gwentyfred Road, South Perth, Widow, died 8/12/82.

Sullivan, Mary Agnes, late of Mosman Park Nursing Home, 57 Palmerston Street, Mosman Park, Widow, died 9/12/82.

White, Charles Edward, late of Nabawa, Shire Foreman Mechanic, died 21/6/82.

Dated the 23rd day of December, 1982.

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

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