



Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 20 JULY

[1984

Prorogation of Parliament.

PROCLAMATION

WESTERN AUSTRALIA } By the Governor of Western Australia, His
GORDON S. REID, } Excellency Professor Gordon Reid.
Governor.
[L.S.]

PURSUANT to section 3 of the Constitution Act 1889, I, the Governor, in exercise of the powers conferred by that Act, do hereby prorogue the Legislative Council and the Legislative Assembly until Wednesday, 25 July 1984.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of July, 1984.

By His Excellency's Command,
BRIAN BURKE,
Premier.

GOD SAVE THE QUEEN !

Parliament Summoned to Meet for Business.

PROCLAMATION

WESTERN AUSTRALIA } By the Governor of Western Australia, His
GORDON S. REID, } Excellency Professor Gordon Reid.
Governor.
[L.S.]

WHEREAS the Legislative Council and Legislative Assembly now stand prorogued: Now therefore pursuant to section 3 of the Constitution Act 1889, I, the Governor, in exercise of the powers conferred by that Act, do hereby fix the House of Parliament in the City of Perth on 25 July 1984 at the hour of 3 o'clock in the afternoon as the place and time in which the Second Session of the Thirty-first Parliament shall be held for the despatch of business, and members of the Legislative Council and members of the Legislative Assembly are required to give their attendance at that place and time accordingly.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of July, 1984.

By His Excellency's Command,
BRIAN BURKE,
Premier.

GOD SAVE THE QUEEN !

Money Lenders Act 1912.

PROCLAMATION

WESTERN AUSTRALIA } By the Governor of Western Australia, His
GORDON S. REID, } Excellency Professor Gordon Reid.
Governor.
[L.S.]

PURSUANT to section 5A of the Money Lenders Act 1912, I, the Governor, acting with the advice and consent of the Executive Council, do hereby grant Discount Factors Pty. Ltd., a body corporate whose principal office in Western Australia is situated at 111 St. George's Terrace, Perth, hereinafter referred to as the company, exemption from registration under that Act for the period specified in the Schedule to this proclamation and upon the conditions specified in that Schedule.

Schedule.

Period of Exemption.

The period of 3 years beginning on 1 September 1984.

Conditions of Exemption.

1. While this exemption has effect the company shall—

- (a) comply with; and
- (b) ensure that persons acting for it or on its behalf comply with,

the restrictions and requirements imposed by section 20 of the Money Lenders Act 1912 as if the company were a money lender within the meaning of that Act.

2. The company shall not make a loan within Western Australia pursuant to this exemption other than a loan of not less than \$50 000 made to a body corporate.

3. The company shall, if and when requested to do so by the Attorney General, provide a statement of all loans made by it while this exemption has effect showing the amount of each loan, the interest charged, and the reason advanced by the borrower for seeking the loan.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1984.

By His Excellency's Command,
J. BERINSON,
Attorney General.

GOD SAVE THE QUEEN !

Money Lenders Act 1912.

PROCLAMATION.

WESTERN AUSTRALIA } By the Governor of Western Australia, His
GORDON S. REID, } Excellency Professor Gordon Reid.
Governor.
[L.S.]

PURSUANT to section 5A of the Money Lenders Act 1912, I, the Governor, acting with the advice and consent of the Executive Council, do hereby grant PNB International Finance Co. — Australia Limited, a body corporate whose principal office in Western Australia is situated at 6th Floor, Law Chambers, Cathedral Square, Perth, hereinafter referred to as the company, exemption from registration under that Act for the period specified in the Schedule to this proclamation and upon the conditions specified in that Schedule.

Schedule.

Period of Exemption.

The period of 3 years from and including the date on which this proclamation is published in the *Government Gazette*.

Conditions of Exemption.

1. While this exemption has effect the company shall—

- (a) comply with; and
- (b) ensure that persons acting for it or on its behalf comply with,

the restrictions and requirements imposed by section 20 of the Money Lenders Act 1912 as if the company were a money lender within the meaning of that Act.

2. The company shall not make a loan within Western Australia pursuant to this exemption other than a loan of not less than \$50 000 made to a body corporate.

3. The company shall, if and when requested to do so by the Attorney General, provide a statement of all loans made by it while this exemption has effect showing the amount of each loan, the interest charged, and the reason advanced by the borrower for seeking the loan.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1984.

By His Excellency's Command,

J. BERINSON,
Attorney General.

GOD SAVE THE QUEEN!

Money Lenders Act 1912.

PROCLAMATION.

WESTERN AUSTRALIA } By the Governor of Western Australia, His
GORDON S. REID, } Excellency Professor Gordon Reid.
Governor.
[L.S.]

PURSUANT to section 5A of the Money Lenders Act 1912, I, the Governor, acting with the advice and consent of the Executive Council, do hereby grant Hill Samuel Property Services Limited, a body corporate whose registered office in New South Wales is situated at 20 Bond Street, Sydney, hereinafter referred to as the company, exemption from registration under that Act for the period specified in the Schedule to this proclamation and upon the conditions specified in that Schedule.

Schedule.

Period of Exemption.

The period of 3 years from and including the date on which this proclamation is published in the *Government Gazette*.

Conditions of Exemption.

1. While this exemption has effect the company shall—

- (a) comply with; and
- (b) ensure that persons acting for it or on its behalf comply with,

the restrictions and requirements imposed by section 20 of the Money Lenders Act 1912 as if the company were a money lender within the meaning of that Act.

2. The company shall not make a loan within Western Australia pursuant to this exemption other than a loan of not less than \$50 000 made to a body corporate.

3. The company shall, if and when requested to do so by the Attorney General, provide a statement of all loans made by it while this exemption has effect showing the amount of each loan, the interest charged, and the reason advanced by the borrower for seeking the loan.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1984.

By His Excellency's Command,

J. BERINSON,
Attorney General.

GOD SAVE THE QUEEN!

Transfer of Land Act 1893.

PROCLAMATION.

WESTERN AUSTRALIA } By the Governor of Western Australia, His
GORDON S. REID, } Excellency Professor Gordon Reid.
Governor.
[L.S.]

File No. 1502/981.

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 portion of Cockburn Sound Location 16 being Lot 500 the subject of Plan 14543 and being the whole of the land comprised in Certificate of Title Volume 1666 Folio 173.

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, portion of Cockburn Sound Location 16 being Lot 500 the subject of Plan 14543 and being the whole of the land comprised in Certificate of Title Volume 1666 Folio 173 as of Her former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1984.

By His Excellency's Command,

K. F. McIVER,
Minister for Lands and Surveys.

GOD SAVE THE QUEEN!

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 6th day of March 1984 the following Order in Council was authorised to be issued:—

Land Act 1933.

ORDER IN COUNCIL.

File No. 1471/78.

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 Reserve No. 38671 (Swan Location 9790) should vest in and be held by the City of Perth in trust for the purpose of "Car Park".

Now, therefore, His Excellency the Lieutenant-Governor and Administrator, 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 City of Perth in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

D. G. BLIGHT,
Acting Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, on the 10th day of July 1984 the following Orders in Council were authorised to be issued:—

Land Act 1933.

ORDER IN COUNCIL.

File No. 1502/981.

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 purpose specified in such Order and with power of leasing; and whereas it is deemed expedient that Reserve No. 38812 (Cockburn Sound Location 2730) should vest in and be held by the Shire of Rockingham in trust for the purpose of "Recreation (Golf Course)".

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 Shire of Rockingham in trust for "Recreation (Golf Course)" with power to the said Shire of Rockingham subject to the approval in writing of the Minister for Lands and Surveys 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 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 and Surveys 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.

G. PEARCE,
Clerk of the Council.

Constitution Act 1889-1980.

ORDER IN COUNCIL.

WHEREAS section 74 of the Constitution Act 1889-1980, provides, *inter alia*, that the Governor in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointments to public offices under the Government of the State. Now therefore, His Excellency the Governor acting with the advice and consent of the Executive Council hereby:—

1. Vests in Cyril James Edwards, Peter Andrew Henderson, Ian Gordon Kealley, Denise Gaye Allen, Roger Inskip Armstrong, Klaus Dieter Tiedeman and in any person temporarily appointed to perform the normal duties of the said officers during absence or incapacity, the power to make the appointment of persons as employees of the Forests Department and its branches at a daily or weekly rate of wages.
2. Revokes the power previously vested in William George Brennan, John William Kaye, Peter Julian Hanly and in any person temporarily appointed to perform the normal duties of the said officers during absence or incapacity, to make the appointment of persons as employees of the Forests Department and its branches at a daily or weekly rate of wages.

G. PEARCE,
Clerk of the Council.

Public Works Act 1902-1979.

Mantamaru Aboriginal Community—Jameson—
Water Supply and Sewerage.

ORDER IN COUNCIL.

P.W.W.S. 889/84.

IN pursuance of the powers conferred in section 11 of the Public Works Act 1902-1979, His Excellency the Governor acting by and with the advice and consent of the Executive Council, hereby authorises the Minister for Works to undertake, construct or provide Works for or in connection with water supply and sewerage to Mantamaru Aboriginal Community at Jameson on the land bordered green on Plan P.W.D., W.A. 55589-1-1 which may be inspected at the office of the Minister for Works, room 847, Dumas House, 2 Havelock Street, West Perth.

G. PEARCE,
Clerk of the Council.

Public Works Act 1902-1979.

Warakurna Aboriginal Community—Giles—Water
Supply and Sewerage.

ORDER IN COUNCIL.

P.W.W.S. 888/84.

IN pursuance of the powers conferred in section 11 of the Public Works Act 1902-1979, His Excellency the Governor acting by and with the advice and consent of the Executive Council, hereby authorises the Minister for Works to undertake, construct or provide Works for or in connection with water supply and sewerage to Warakurna Aboriginal Community at Giles on the land bordered green on Plan P.W.D., W.A. 55584-1-1 which may be inspected at the office of the Minister for Works, room 847, Dumas House, 2 Havelock Street, West Perth.

G. PEARCE,
Clerk of the Council.

Water Boards Act 1904-1982.

Busseiton Water Board.

ORDER IN COUNCIL.

PWWS 1477/79.

WHEREAS by the Water Boards Act 1904-1982, the Governor is empowered by Order in Council to constitute a Water Board for a Water Area constituted under the Act; and whereas by an Order in Council dated 5 January 1951, the Governor did constitute the Busseiton Water Board as defined in that Order in Council; Now therefore His Excellency the Governor by and with the consent of the Executive Council doth hereby appoint the following to be members of the Busseiton Water Board under the Water Boards Act 1904-1982, and subject to any amendment thereof:—

Ronald Peter Loughton
Dennis Frank Beere
for a term expiring on 31 May 1986.
Clifford George Fraser
Nelson S. Hill
for a term expiring on 31 May 1987.

G. PEARCE,
Clerk of the Council.

Land Drainage Act 1925-1983.
Collie River Drainage District.

ORDER IN COUNCIL.

P.W.W.S. 531/48.

WHEREAS it is enacted by section 11 of the Land Drainage Act 1925-1983 that the Governor may, by Order in Council:—

- (a) constitute any defined portion of the State a drainage district for the purposes of the Act;
- (b) specify the boundaries of such district;
- (c) assign a name of such district,
- (d) abolish any district

And whereas it is further enacted by section 12 of the Land Drainage Act 1925-1983 that the Governor may, by Order in Council excise any portion of a district: Now therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, does hereby excise from the Collie River Drainage District those portions of land described in the Schedule.

Schedule.

Excision from Collie River Drainage District.

AREA A.

All that portion of land bounded by lines starting from the southeastern corner of Reserve 7575, a point on a present western boundary of the Collie River Drainage District and extending easterly and southerly along boundaries of Lot 5 of Wellington Location 1, as shown on Land Titles Office Plan 557 Sheet 1 to the right bank of the Brunswick River; thence generally southerly and generally southwesterly downwards along that bank to the southernmost southeastern corner of Location 5146, a point on a present southern boundary of the Collie River Drainage District and thence westely, northerly, northeasterly, generally northerly, easterly, again northerly, generally northeasterly and again northerly along boundaries of that drainage district to the starting point, as shown bordered on Plan P.W.D., W.A. 55052-1-1.

AREA B

All that portion of land bounded by lines starting from the northern corner of Lot 3 of Wellington Location 1, as shown on Land Titles Office Plan 2858 Sheet 1, a point on a present northwestern boundary of the Collie River Drainage District and extending generally southeasterly downwards along the right bank of the Brunswick River to the southeastern corner of Lot 3; thence southeasterly to the intersection of the eastern boundary of Location 19 with the left bank of the Collie River, a point on a present southern boundary of the Collie River Drainage District and thence generally westerly, northerly and northeasterly along boundaries of that drainage district to the starting point, as shown bordered on Plan P.W.D., W.A. 55052-1-1.

G. PEARCE,
Clerk of the Council.

Land Drainage Act 1925-1983.

Preston Drainage District.

ORDER IN COUNCIL.

PWWS 660/47.

WHEREAS by section 11 of the Land Drainage Act 1925-1983, the Governor may, at any time, by Order in Council, abolish any district: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, does hereby abolish the Preston Drainage District constituted and described in the schedule accompanying the Order in Council published in the *Government Gazette* 26 September 1947 and also the extension of the Preston Drainage District described in the schedules accompanying the Order in Council published in the *Government Gazette* 14 April 1967.

G. PEARCE,
Clerk of the Council.

Workers' Compensation and Assistance Act 1981-1983.
ORDER IN COUNCIL.

WHEREAS it is enacted, *inter alia*, by section 160 of the Workers' Compensation and Assistance Act 1981-1983 that it shall be obligatory for every employer to obtain from an incorporated insurance office, approved by the Minister, a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer or group of employers proves to the satisfaction of the Minister that such employer or group of employers has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer or group of employers from the operation of that section; and whereas C.S.B.P. and Farmers Limited of 105 St. George's Terrace, Perth and subsidiary companies being employers within the meaning of the section has duly, in accordance with the Act and the regulations made thereunder, made application for exemption for operation of the section and has satisfied the Minister that it has established a fund for insurance against the said liability, and has deposited at the Treasury a security, to wit, a bond of Five Hundred Thousand Dollars (\$500 000.00) charged with all payments to become due under the said liability:

Now, therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, doth hereby exempt C.S.B.P. and Farmers Limited of 105 St. George's Terrace, Perth, and subsidiary companies from the operation of section 160 of the Workers' Compensation and Assistance Act 1981-1983 for a period expiring on the 30th day of June 1985.

G. PEARCE,
Clerk of the Council.

Workers' Compensation and Assistance Act 1981-1983.

ORDER IN COUNCIL.

WHEREAS it is enacted, *inter alia*, by section 160 of the Workers' Compensation and Assistance Act 1981-1983, that it shall be obligatory for every employer to obtain from an incorporated insurance office, approved by the Minister, a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer or group of employers proves to the satisfaction of the Minister that such employer or group of employers has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer or group of employers from the operation of that Section; and whereas Mobil Oil Australia Limited of 191 St George's Terrace, Perth, being an employer within the meaning of the section has duly, in accordance with the Act and the regulations made thereunder, made application for exemption from operation of the section and has satisfied the Minister that it has established a fund for insurance against the said liability, and has deposited at the Treasury a security, to wit, a bond of Two Hundred and Fifty Thousand Dollars (\$250 000.00) charged with all payments to become due under the said liability:

Now therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, doth hereby exempt Mobil Oil Australia Limited of 191 St George's Terrace, Perth, from the operation of section 160 of the Workers' Compensation and Assistance Act 1981-1983 for a period expiring on the 30th day of June 1985.

G. PEARCE,
Clerk of the Council.

Department of the Premier and Cabinet,
Perth, 11 July, 1984.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocations of portfolios during the absence from duty of the Hon. Premier for the period 13 July to 3 August 1984 inclusive:—

Hon. M. J. Bryce, M.L.A.—Acting Premier and Minister Co-ordinating Economic and Social Development—13 July to 3 August 1984 inclusive.

Hon. D. K. Dans, M.L.C.—Acting Treasurer and Minister for Budget Management—11 July to 19 July 1984 inclusive. Acting Minister for Tourism—13 July to 3 August 1984 inclusive.

Hon. J. M. Berinson, M.L.C.—Acting Treasurer—20 July to 3 August 1984 inclusive.

Hon. H. D. Evans, M.L.A.—Acting Minister for Forests—16 July to 3 August 1984 inclusive.

Hon. R. J. Pearce, M.L.A.—Acting Minister for Women's Interests—13 July to 3 August 1984 inclusive.

B. J. BEGGS,
Director-General.

Department of the Premier and Cabinet,
Perth, 10 July 1984.

FURTHER to a notice which appeared in the *Government Gazette* dated 29 June 1984 it is hereby notified for public information that His Excellency the Governor has approved the following changes in the temporary allocation of portfolios during the absence overseas of the Hon. Peter Dowding, M.L.C., for the period 6 to 31 July 1984 inclusive.

The Hon. David Parker, M.L.A., to be Acting Minister for Planning, Employment and Training, and Consumer Affairs for the period 6 to 13 July, and the Hon. Julian Grill, M.L.A., to be Acting Minister for the period 14 to 31 July 1984.

B. J. BEGGS,
Director-General.

Department of the Premier and Cabinet,
Perth, 16 July 1984.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. D. C. Parker, M.L.A. for the period 13 to 22 July 1984, inclusive.

The Hon. J. P. Carr, M.L.A. to be Acting Minister for Minerals and Energy, and Minister assisting the Minister Co-ordinating Economic and Social Development.

B. J. BEGGS,
Director-General.

Department of the Premier and Cabinet,
Perth, 26 June 1984.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the administration of Departments, Authorities, Statutes and Votes being placed under the control of the respective Ministers as set out hereunder.

G. C. PEARCE
Clerk of the Council.

PREMIER AND CABINET, TREASURER, MINISTER CO-ORDINATING ECONOMIC AND SOCIAL DEVELOPMENT, and MINISTER FOR FORESTS, TOURISM, and WOMEN'S INTERESTS.

Premier and Cabinet:

Departments and Authorities:
Agent General's Office, London
Department of the Premier and Cabinet
Executive Council
Government Motor Garage

Governor's Establishment
Official Representative, Tokyo
Public Service Board
Royal and other Commissions of Inquiry
Rural and Industries Bank

Statutes:

Alteration of Statutory Designations Act
Armorial Bearings Protection Act
Constitution Act
Constitution Act Amendment Act
Metric Conversion Act
Parliamentary Commissioner Act
Public Authorities (Contributions) Act
Public Service Act
Royal Commissions Act
Rural and Industries Bank Act
Industries Assistance Act
Unauthorised Documents Act

Treasurer:

Departments and Authorities:
Audit Department
Motor Vehicle Insurance Trust
Superannuation Board
Treasury Department
State Government Insurance Office
Western Australian Development Corporation

Statutes:

Appropriation (Consolidated Revenue Fund) Act.
Appropriation (General Loan Fund) Act
Audit Act
Borrowings for Authorities Act
Loan Act
Motor Vehicle (Third Party Insurance) Act
Motor Vehicle (Third Party Insurance Surcharge) Act
Public Moneys Investment Act
Salaries and Allowances Act
Superannuation Act
Superannuation and Family Benefits Act
Supply Act
Temporary Reduction of Remuneration (Senior Public Officers) Act
State Government Insurance Office Act

Economic and Social Development:

Statutes:

Northern Mining Corporation (Acquisition) Act
Western Australian Development Corporation Act

Forests:

Departments and Authorities:
Forests Department

Statutes:

Forests Act
Sandalwood Act
Timber Industry Regulation Act

Tourism:

Departments and Authorities:
Tourism Commission
Rottneest Island Board

Statutes:

Western Australian Tourism Commission Act

Women's Interests:

DEPUTY PREMIER, and MINISTER FOR INDUSTRIAL DEVELOPMENT, TECHNOLOGY, and DEFENCE LIAISON.

Deputy Premier:

Departments and Authorities:
State Tender Board

Statutes:

State Tender Board Act

Technology and Industrial Development:

Departments and Authorities:

Department of Computing and Information Technology
 Department of Industrial Development
 Industrial Lands Development Authority
 Small Business Development Corporation
 Technology Directorate
 Technology Development Authority
 Science, Industry and Technology Council
 Western Australian Film Council
 Western Australian Overseas Projects Authority

Statutes:

Albany Woollen Mills Ltd Agreement Act
 Industrial Lands Development Authority Act
 Industrial Lands (CSBP and Farmers Ltd) Agreement Act
 Industrial Lands (Kwinana) Agreement Act
 Industrial Lands (Maddington) Agreement Act
 Industry (Advances) Act
 Inventions Act
 Paper Mill Agreement Act
 Small Business Development Corporation Act
 Technology Development Act
 Wesply (Dardanup) Agreement Act
 Western Australian Overseas Projects Authority Act
 Western Australian Products Symbol Act
 Wood Chipping Industry Agreement Act

Defence Liaison:

MINISTER FOR INDUSTRIAL RELATIONS and ADMINISTRATIVE SERVICES, and LEADER OF THE GOVERNMENT IN THE LEGISLATIVE COUNCIL.

Industrial Relations:

Departments and Authorities:

Department of Industrial Affairs
 Public Service Arbitrator
 Western Australian Government Industrial Relations
 Western Australian Industrial Commission
 Workers Assistance Commission

Statutes:

Bread Act
 Construction Safety Act
 Employers Indemnity Supplementation Fund Act
 Employment Agents Act
 Factories and Shops Act
 Government Employees (Promotions Appeal Board) Act
 Hairdressers Registration Act
 Industrial Arbitration Act
 Long Service Leave Act
 Machinery Safety Act
 Public and Bank Holidays Act
 Public Service Arbitration Act
 Salaries and Wages Freeze Act
 Shearers Accommodation Act
 Trade Unions Act
 Truck Act
 Western Australian Tripartite Labour Consultative Council Act
 Wheat Products (Prices Fixation) Act
 Workers Compensation and Assistance Act
 Workers Compensation Supplementation Fund Act

Administrative Services:

Departments and Authorities:

Department of Administrative Services
 Licensing Court
 Lotteries Commission
 Totalisator Agency Board

Statutes:

Age of Majority Act
 Anglican Church of Australia Act
 Anglican Church of Australia (Swanleigh Land and Endowments) Act

Betting Control Act
 Bookmakers Betting Tax Act
 Censorship of Films Act
 Change of Names Regulation Act
 Charitable Collections Act
 Confederation of W.A. Industry (Inc.) Act
 Daylight Saving Act
 Declarations and Attestations Act
 Discharged Servicemen's Badges Act
 Indecent Publications and Articles Act
 Inquiry Agents Licensing Act
 Kalgoorlie and Boulder Racing Clubs Act
 Kalgoorlie Country Club (Inc.) Act
 Liquor Act
 Liquor Licensing (Moratorium) Act
 Lotteries (Control) Act
 Lotto Act
 Perth and Tattersall's Bowling and Recreation Club (Inc.) Act
 Presbyterian Church Act
 Prevention of Cruelty to Animals Act
 Racecourse Development Act
 Racing Restriction Act, 1917
 Racing Restriction Act, 1927
 Registration of Births, Deaths and Marriages Act
 Registration of Identity of Persons Act
 Soccer Football Pools Act
 St. Catherine's Hall, Greenough Act
 State Hotels (Disposal) Act
 Street Collections (Regulation) Act
 Sunday Entertainments Act
 Totalisator Agency Board Betting Act
 Totalisator Agency Board Betting Tax Act
 Uniting Church in Australia Act
 War Relief Funds Act
 Western Australian Greyhound Racing Association Act
 Western Australian Trotting Association Act
 Western Australian Turf Club Act
 Western Australian Turf Club (Property) Act

ATTORNEY GENERAL, MINISTER FOR BUDGET MANAGEMENT, and PRISONS.

Attorney General:

Departments and Authorities:

Corporate Affairs Office
 Crown Law Department
 District Court
 Family Court
 Land Titles Office
 Legal Aid Commission
 Law Reform Commission
 Local Courts
 Petty Sessions Courts
 Probation and Parole Service
 Public Trustee
 Solicitor General
 Supreme Court

Statutes:

Absconding Debtors Act
 Acts Amendment (Asbestos Related Diseases) Act
 Administration Act
 Associations Incorporation Act
 Bail Act
 Bills of Sale Act
 Business Names Act
 Charitable Trusts Act
 Commonwealth Places (Administration of Laws) Act
 Companies (Administration) Act
 Companies (Application of Laws) Act
 Companies (Acquisition of Shares) (Application of Laws) Act
 Companies (Co-operative) Act
 Companies (Western Australia) Code
 Company Take-overs Act
 Coroners Act
 Constitutional Powers (Coastal Waters) Act
 Crimes (Offences at Sea) Act
 Criminal Code Act
 Criminal Injuries Compensation Act

Crown Suits Act
 Debtors Act
 District Court of Western Australia Act
 Domicile Act
 Escheat (Procedure) Act
 Evidence Act
 Family Court Act
 Foreign Judgments (Reciprocal Enforcement) Act
 Highways (Liability for Straying Animals) Act
 Inheritance (Family and Dependents Provision) Act
 Interpretation Act
 Juries Act
 Justices Act
 Law Reform Commission Act
 Law Reporting Act
 Legal Aid Commission Act
 Legal Contribution Trust Act
 Legal Practitioners Act
 Legal Representation of Infants Act
 Legislative Review and Advisory Committee Act
 Limited Partnerships Act
 Listening Devices Act
 Local Courts Act
 Marketable Securities Transfer Act
 Money Lenders Act
 Newspaper Libel and Registration Act
 Official Prosecutions (Defendants' Costs) Act
 Offenders Probation and Parole Act
 Off-shore (Application of Laws) Act
 Property Law Act
 Public Notaries Act
 Public Trustee Act
 Real Property (Foreign Governments) Act
 Recording of Proceedings Act
 Registration of Deeds Ordinance Act
 Reprints Act
 Reprinting of Acts Authorisation Act
 Reprinting of Regulations Act
 Sale of Land Act
 Securities Industry Act
 Securities Industry (Application of Laws) Act
 Securities Industry (Release of Sureties) Act
 Solicitor General Act
 Statute Law Revision Act
 Stipendiary Magistrates Act
 Strata Titles Act
 Suitors Fund Act
 Supreme Court Act
 Transfer of Land Act
 Trustees Act
 Wills Act

Prisons:

Departments and Authorities:
 Prisons Department

Statutes:
 Prisons Act

Budget Management:

Departments and Authorities:
 Government Print
 Government Stores
 Miscellaneous Services
 State Taxation
 Western Australian Government Functional Review Committee

Statutes:
 Anzac Day Act
 Business Franchise (Tobacco) Act
 Death Duty Act
 Death Duty Assessment Act
 Distressed Persons Relief Trust Act
 Financial Institutions Duty Act
 Judges Salaries and Pensions Act
 Land Tax Act
 Land Tax Assessment Act
 Land Valuation Tribunals Act
 Limitation Act
 Parliamentary Superannuation Act
 Pay Roll Tax Act
 Pay Roll Tax Assessment Act
 Pensioner (Rates Rebates and Deferments) Act

Stamp Act
 Totalisator Act
 Totalisator Duty Act
 Totalisator Regulation Act
 Unclaimed Moneys Act
 Valuation of Land Act

MINISTER FOR WATER RESOURCES, and PARLIAM-
 ENTARY AND ELECTORAL REFORM, and
 LEADER OF THE HOUSE.

Water Resources:

Departments and Authorities:

Benger Drainage Board
 Bunbury Water Board
 Busselton Water Board
 Harvey Water Board
 Metropolitan Water Authority
 Public Works—Country Water Supplies

Statutes:

Country Areas Water Supply Act
 Country Towns Sewerage Act
 Land Drainage Act
 Metropolitan Water Authority Act
 Metropolitan Water Supply, Sewerage, and Drainage Act
 Metropolitan Water Supply, Sewerage and Drainage Board (Validation) Act
 Millstream Station Acquisition Act
 Rights in Water and Irrigation Act
 Water Authority Act
 Water Boards Act
 Water Supply, Sewerage and Drainage Act
 Western Australian Water Resources Council Act

Parliamentary and Electoral Reform:

Departments and Authorities:

Electoral Department

Statutes:

Electoral Act
 Electoral Districts Act
 Referendums Act

MINISTER FOR POLICE AND EMERGENCY
 SERVICES, and LOCAL GOVERNMENT.

Police and Emergency Services:

Departments and Authorities:

Police Department
 National Safety Council
 State Emergency Service
 Western Australian Fire Brigades Board

Statutes:

Contraceptives Act
 Firearms Act
 Fire Brigades Act
 Marine Stores Act
 Misuse of Drugs Act
 Motor Vehicle Drivers Instructors Act
 Police Act
 Police Assistance Compensation Act
 Public Meetings and Processions Act
 Road Traffic Act
 Security Agents Act
 Speargun Control Act

Local Government:

Departments and Authorities:

Cemetery Boards
 Keep Australia Beautiful Council
 Local Government Department
 Local Government Grants Commission

Statutes:

Cemeteries Act
 Control of Vehicle (Off-road areas) Act
 Dividing Fences Act
 Dog Act
 Litter Act
 Local Government Act (Other Than Division I of Part XII)
 Local Government Grants Act
 Local Government Superannuation Act

MINISTER FOR THE ENVIRONMENT, MULTICULTURAL AND ETHNIC AFFAIRS, and THE ARTS.

The Environment:

Departments and Authorities:

Department of Conservation and Environment
Environmental Protection Authority
Leschenault Inlet Management Authority
National Parks Authority
Peel Inlet Management Authority
Swan River Management Authority
Waterways Commission

Statutes:

East Perth Cemetery Act
Environmental Protection Act
National Parks Authority Act
Waterways Conservation Act

Multi-Cultural and Ethnic Affairs:

Departments and Authorities:

Multicultural and Ethnic Affairs Commission
Multicultural and Ethnic Affairs Office

Statutes:

Multicultural and Ethnic Affairs Act

The Arts:

Departments and Authorities:

Library Board of Western Australia
National Trust
Perth Theatre Trust
Western Australian Art Gallery Board
Western Australian Arts Council
Western Australian Museum

Statutes:

Art Gallery Act
Library Board of Western Australia Act
Maritime Archaeology Act
Museum Act
National Trust of Australia (W.A.) Act
Perth Theatre Trust Act
Western Australian Arts Council Act

MINISTER FOR AGRICULTURE, FISHERIES AND WILDLIFE, and MINISTER ASSISTING THE MINISTER FOR FORESTS.

Agriculture:

Departments and Authorities:

Agriculture Protection Board
Department of Agriculture

Statutes:

Abattoirs Act
Acts Amendment (Western Australian Meat Industry Authority) Act
Aerial Spraying Control Act
Agricultural Produce (Chemical Residues) Act
Agricultural Products Act
Agriculture Protection Board Act
Agriculture and Related Resources Protection Act
Argentine Ant Act
Artificial Breeding Board Act
Artificial Breeding of Stock Act
Bee Industry Compensation Act
Beekeepers Act
Bulk Handling Act
Carnarvon Banana Industry (Compensation Trust Fund) Act
Cattle Industry Compensation Act
Chicken Meat Industry Act
Dairy Industry Act
Dried Fruits Act
Exotic Stock Diseases (Eradication Fund) Act
Fertilizers Act
Fruit Growing Industry (Trust Fund) Act
Fruit Growing Reconstruction Scheme Act
Grain Marketing Act
Honey Pool Act
Margarine Act
Marketing of Eggs Act
Marketing of Lamb Act

Marketing of Potatoes Act
Marking of Lamb and Hogget Act
Metric Conversion (Grain and Seed Marketing) Act
Metropolitan Market Act
Ord River Dam Catchment Area (Straying Cattle) Act
Pig Industry Compensation Act
Plant Diseases Act
Potato Growing Industry (Trust Fund) Act
Poultry Industry (Trust Fund) Act
Referenda on Proposals for Marketing Wheat, Oats and Barley Act
Royal Agricultural Society Act
Rural Industries Assistance Act
Rural Reconstruction and Rural Adjustment Schemes Act
Seeds Act
Sheepskins (Draft Allowance Prohibition) Act
Skeleton Weed and Resistant Grain Insects (Eradication Funds) Act
Soil and Land Conservation Act
Soil Fertility Research Act
State Trading Concerns Act Amendment Act 1968
Stock (Brands and Movement) Act
Stock Diseases (Regulations) Act
Veterinary Preparations and Animal Feeding Stuffs Act
Veterinary Surgeons Act
Western Australian Meat Industry Authority Act
Wheat Marketing Act 1947
Wheat Marketing Act 1979
Wild Cattle Nuisance Act
Wool (Draft Allowance Prohibition) Act

Fisheries and Wildlife:

Departments and Authorities:

Department of Fisheries and Wildlife

Statutes:

Fisheries Act
Fish Farming (Lake Argyle) Development Agreement Act
Oyster Fisheries Act
Pearling Act
Whaling Act
Wildlife Conservation Act

MINISTER FOR EDUCATION.

Education:

Departments and Authorities:

Board of Secondary Education
Country High School Hostels Authority
Education Department
Government School Teachers Tribunal
Murdoch University
Public Education Endowment Trust
Rural Youth Movement Council
Tertiary Institution Service Centre
University of Western Australia
Western Australian Institute of Technology
Western Australian Post Secondary Education Commission

Statutes:

Colleges Act
Country High School Hostels Authority Act
Education Act
Government School Teachers Arbitration and Appeal Act
Murdoch University Act
Murdoch University Planning Board Act
Public Education Endowment Act
Rural Youth Movement Act
University of Western Australia Act
Western Australian College of Advanced Education Act
Western Australian Institute of Technology Act
Western Australian Post Secondary Education Commission Act

MINISTER FOR HEALTH.

Health:

Departments and Authorities:

Hospital and Allied Services
Mental Health Services
Public Health Department
The Queen Elizabeth II Medical Centre Trust
Western Australian Alcohol and Drug Authority

Statutes:

Alcohol and Drug Authority Act
Anatomy Act
Animal Resources Authority Act
Chiropractists Act
Chiropractors Act
Clean Air Act
Co-opted Medical and Dental Services for the Northern Portion of the State Act
Cremation Act
Dental Act
Fluoridation of Public Water Supplies Act
Health Act
Health Education Council Act
Health Legislation Administration Act
Hospitals Act
Hospital Fund Act
Human Tissue and Transplant Act
Medical Act
Mental Health Act
Mental Institution Benefits (Commonwealth and State Agreement) Act
Narrogin Hospital Act
Noise Abatement Act
Nurses Act
Occupational Therapists Act
Optical Dispensers Act
Optometrists Act
Perth Dental Hospital Land Act
Pharmacy Act
Physiotherapists Act
Podiatrists Registration Act
Poisons Act
Psychologists Registration Act
Public Dental Hospital Land Act
Queen Elizabeth II Medical Centre Act
Radiation Safety Act
Sale of Tobacco Act
University Medical School Act
University Medical School Teaching Hospitals Act

MINISTER FOR WORKS, and LANDS AND SURVEYS.

Works:

Departments and Authorities:

Public Works, (Public Buildings, Harbours and Rivers, State Engineering Works, Resumption of Land)

Statutes:

Architects Act
Public Works Act
State Trading Concerns Act
Water Supply Act

Lands and Surveys:

Departments and Authorities:

Bush Fires Board
Department of Lands and Surveys
Kings Park Board
Zoological Gardens Board

Statutes:

Bush Fires Act
Caves House Disposal Act
City of Perth Endowment Lands Act
Closer Settlement Act
Esperance Lands Agreement Act
Industrial Development (Resumption of Land) Act
Irrigation (Dunham River) Agreement Act
Land Act
Licensed Surveyors Act
Local Government Act (Division (1) of Part XII only)

Northern Developments Pty Ltd Agreement Act

Parks and Reserves Act
Reserve (Woodmans Point-Jervoise Bay) Act
Reserve (Concert Hall) Act
Reserve and Road Closure Acts (various)
War Service Land Settlement Scheme Act
Zoological Gardens Act

MINISTER FOR MINERALS AND ENERGY, and MINISTER ASSISTING THE MINISTER CO-ORDINATING ECONOMIC AND SOCIAL DEVELOPMENT.

Minerals:

Departments and Authorities:

Department of Mines
The Perth Mint
Western Australian Mining and Petroleum Research Institute
Department of Resources Development

Statutes:

Alumina Refinery Agreement Act
Alumina Refinery (Mitchell Plateau) Agreement Act
Alumina Refinery (Muchea) Agreement Act
Alumina Refinery (Pinjarra) Agreement Act
Alumina Refinery (Wagerup) Agreement and Acts Amendment Act
Alumina Refinery (Worsley) Agreement Act
Broken Hill Pty. Company's Integrated Steel Works Agreement Act
Broken Hill Pty. Co. Ltd. Agreements (Variation) Act
Broken Hill Proprietary Steel Industry Agreement Act
Cement Works (Cockburn Cement Limited) Agreement Act
Coal Miners' Welfare Act
Coal Mines Regulation Act
Coal Mine Workers (Pensions) Act
Coal Mining Industry Long Service Leave Act
Collie Coal (Griffin) Agreement Act
Collie Coal (Western Colliers) Agreement Act
Collie Coal (Western Colliers and Dampier) Agreement Act
Dampier Solar Salt Industry Agreement Act
Diamond (Argyle Diamond Mines Joint Venture) Agreement Act
Evaporites (Lake MacLeod) Agreement Act
Exmouth Gulf Solar Salt Industry Agreement Act
Explosives and Dangerous Goods Act
Government Agreements Act
Industrial Development (Kwinana Area) Act
Iron and Steel Industry Act
Iron Ore (Cleveland Cliffs) Agreement Act
Iron Ore (Dampier Mining Company Limited) Agreement Act
Iron Ore (Goldsworthy-Nimingarra) Agreement Act
Iron Ore (Hamersley Range) Agreement Act
Iron Ore (Hanwright) Agreement Act
Iron Ore (McCamey's Monster) Agreement Authorisation Act
Iron Ore (Mount Bruce) Agreement Act
Iron Ore (Mount Goldsworthy) Agreement Act
Iron Ore (Mount Newman) Agreement Act
Iron Ore (Murchison) Agreement Authorisation Act
Iron Ore (Nimingarra) Agreement Act
Iron Ore (Rhodes Ridge) Agreement Authorisation Act
Iron Ore (Scott River) Agreement Act
Iron Ore (Tallering Peak) Agreement Act
Iron Ore (The Broken Hill Proprietary Company Limited) Agreement Act
Iron Ore (Wittenoom) Agreement Act
Lake Lefroy Salt Industry Agreement Act
Laporte Industrial Factory Agreement Act
Leslie Solar Salt Industry Agreement Act
Mineral Sands (Allied Eneabba) Agreement Act

Mineral Sands (Western Titanium) Agreement Act
 Miners Pthisis Act
 Mines Regulations Act
 Mine Workers' Relief Act
 Mining Act
 Mining Development Act
 Mining and Petroleum Research Act
 North West Gas Development (Woodside) Agreement Act
 Nickel (Agnew) Agreement Act
 Nickel Refinery (Western Mining Corporation Limited) Agreement Act
 Nuclear Activities Regulation Act
 Oil Refinery Industry (Anglo-Iranian Oil Company Limited) Act
 Perth Mint Act
 Petroleum Act
 Petroleum Pipelines Act
 Petroleum (Registration Fees) Act
 Petroleum (Submerged Lands) Act
 Petroleum (Submerged Lands) Registration Fees Act
 Poseidon Nickel Agreement Act
 Shark Bay Solar Salt Industry Agreement Act
 Snowy Mountains Engineering Corporation Enabling Act
 The Broken Hill Proprietary Company Limited (Export of Iron Ore) Act
 Uranium (Yeelirrie) Agreement Act
 Western Australian Coal Industry Tribunal Act
 Wood Distillation and Charcoal Iron and Steel Industry Act
 Wundowie Charcoal Iron Industry Sale Agreement Act

Energy:

Departments and Authorities:

Solar Energy Research Institute of Western Australia
 The State Energy Commission of Western Australia

Statutes:

City of Perth Electricity and Gas Purchase Act
 Electricity Act
 Fremantle Electricity Undertaking Agreement Act
 Fremantle Gas and Coke Company's Act
 Fuel, Energy and Power Resources Act
 Gas Standards Act
 Gas Undertakings Act
 Liquid Petroleum Gas Act
 Liquefied Petroleum Gas Subsidy Act
 Petroleum Products Subsidy Act
 Solar Energy Research Act
 State Energy Commission Act
 State Energy Commission (Validation) Act

MINISTER FOR TRANSPORT, and REGIONAL DEVELOPMENT AND THE NORTH WEST WITH SPECIAL RESPONSIBILITY FOR "BUNBURY 2000".

Transport:

Departments and Authorities:

Albany Port Authority
 Bunbury Port Authority
 Co-ordinator General of Transport
 Department of Marine and Harbours
 Esperance Port Authority
 Fremantle Port Authority
 Geraldton Port Authority
 Main Roads Department
 Metropolitan Transport Trust
 Port Hedland Port Authority
 Taxi Control Board
 The Western Australian Government Railways Commission
 Transport Commission
 Western Australian Coastal Shipping Commission

Statutes:

Albany Port Authority Act
 Bunbury Port Authority Act
 Carriers Act

City of Perth Parking Facilities Act
 Civil Aviation (Carriers' Liability) Act
 Eastern Goldfields Transport Act
 Eastern Goldfields Transport Board Act
 Esperance Port Authority Act
 Esperance Port Authority Lands Act
 Fremantle Port Authority Act
 Geraldton Port Authority Act
 Government Railways Act
 Harbours and Jetties Act
 Jetties Act
 Lights (Navigation Protection) Act
 Main Roads Act
 Marine and Harbours Act
 Marine Navigational Aids Act
 Metropolitan (Perth) Passenger Transport Trust Act
 Midland Railway Act
 Midland Railway Co. Acquisition Act
 Perth Regional Railway Act
 Pilots Limitation of Liability Act
 Port Hedland Port Authority Act
 Prevention of Pollution of Waters by Oil Act
 Railways Classification Board Act
 Railways Discontinuance and Land Revestment Act
 Railway Standardisation Agreement Act
 Railways (Standard Gauge) Construction Act
 Sea Carriage of Goods Act
 Shipping and Pilotage Act
 State Transport Co-ordination Act
 Taxi Cars (Co-ordination and Control) Act
 Transport Act
 Western Australian Coastal Shipping Commission Act
 Western Australian Marine Act
 Western Australian Marine (Sea Dumping) Act
 Wreck Act

Regional Development and the North West:

Departments and Authorities:

Department of Regional Development and the North West

MINISTER FOR HOUSING, YOUTH AND COMMUNITY SERVICES WITH SPECIAL RESPONSIBILITY FOR ABORIGINAL AFFAIRS, and MINISTER FOR SPORT AND RECREATION.

Housing:

Departments and Authorities:

Government Employees Housing Authority
 Industrial and Commercial Employees Housing Authority
 Registry Building Societies
 Rural Housing Authority
 State Housing Commission
 Urban Land Council

Statutes:

Building Societies Act
 Commonwealth-State Housing Agreement (Servicemen) Act
 Co-operative and Provident Societies Act
 Credit Unions Act
 Friendly Societies Act
 Government Employees Housing Act
 Housing Act
 Housing Agreement (Commonwealth and State) Acts
 Housing Loan Guarantee Act
 Industrial and Commercial Employees Housing Act
 Rural Housing (Assistance) Act
 State Housing Death Benefit Scheme Act

Youth and Community Services with Special Responsibility for Aboriginal Affairs:

Departments and Authorities:

Aboriginal Affairs Planning Authority
 Department for Community Welfare

Statutes:

Aboriginal Affairs Planning Authority Act
 Aboriginal Communities Act
 Aboriginal Heritage Act

Adoption of Children Act
Child Welfare Act
Community Welfare Act
Welfare and Assistance Act

Sport and Recreation:

Departments and Authorities:
Department of Youth, Sport and Recreation
Statutes:
Youth, Sport and Recreation Act

MINISTER FOR PLANNING, EMPLOYMENT AND TRAINING, and CONSUMER AFFAIRS.**Planning:**

Departments and Authorities:
Board of Valuers
Joondalup Development Corporation
Metropolitan Region Planning Authority
Town Planning Appeal Committee
Town Planning Appeal Tribunal
Town Planning Board
Town Planning Department
Statutes:
Joondalup Centre Act
Metropolitan Regional Improvement Tax Act
Metropolitan Region Town Planning Scheme Act
Tourist Development (Secret Harbour) Agreement Act
Town Planning and Development Act

Employment and Training:

Departments and Authorities:
Department of Employment and Training

Consumer Affairs:

Departments and Authorities:
Builders Registration Board
Department of Consumer Affairs
Finance Brokers Supervisory Board
Hire Purchase Licensing Tribunal
Insurance Brokers Licensing Board
Land Valuers Licensing Board
Motor Vehicle Dealers Licensing Board
Painters Registration Board
Real Estate and Business Agents Supervisory Board
Settlement Agents Supervisory Board
Small Claims Tribunals
Statutes:
Auctions Sales Act
Builders Registration Act
Clothes and Fabrics (Labelling and Sales) Act
Consumer Affairs Act
Debt Collectors Licensing Act
Disposal of Uncollected Goods Act
Door to Door (Sales) Act
Finance Brokers Control Act
General Insurance Brokers and Agents Act
Hire Purchase Act
Industrial Training Act
Land Valuers Licensing Act
Motor Vehicle Dealers Act
Painters Registration Act
Pawnbrokers Act
Petroleum Retailers Rights and Liabilities Act
Petroleum Products Pricing Act
Prevention of Excessive Prices Act
Pyramid Sales Schemes Act
Real Estate and Business Agents Act
Secondhand Dealers Act
Settlement Agents Act
Small Claims Tribunals Act
Trade Associations Registration Act
Trade Descriptions and False Advertisements Act
Trading Stamp Act
Unsolicited Goods and Services Act
Weights and Measures Act

AUDIT ACT 1904.

(Section 33.)

The Treasury,
Perth, 26 June 1984.

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

For the Treasury Department—
R. T. Nicholl from 26/6/84.
For the Department of Computing and Information Technology—
L. A. Barley from 26/6/84.
K. R. Smith from 26/6/84.
R. R. Gould from 26/6/84.
V. Goves from 26/6/84.
For the Education Department—
R. Tobin from 26/6/84.
For the Government Stores Department—
C. M. Hayward from 26/6/84.
For the State Housing Commission—
W. P. Griffiths from 26/6/84.
D. B. Waghorn from 26/6/84.
For the Agricultural Department—
W. T. Shea from 16/7/84 to 20/7/84.
For the Western Australian Technology Development Authority—
J. E. Barker from 26/6/84.
D. R. Hull from 26/6/84.
N. C. Dymond from 26/6/84.
For the Western Australian Technology Directorate—
J. E. Barker from 26/6/84.
D. R. Hull from 26/6/84.
N. C. Dymond from 26/6/84.
For the Western Australian Science Industry and Technology Council—
J. E. Barker from 26/6/84.
D. R. Hull from 26/6/84.
N. C. Dymond from 26/6/84.
For the Department of the Premier and Cabinet—
D. B. Mitchell from 26/6/84.

It is hereby published for general information that the following appointments as Certifying Officers have been cancelled:—

For the Treasury Department—
J. S. King from 26/6/84.
For the Department of the Premier and Cabinet—
R. V. Burrows from 26/6/84.

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

For the Department of Computing and Information Technology—
L. A. Barley from 26/6/84.
K. R. Smith from 26/6/84.
For the Public Works Department—
K. E. Severin from 2/7/84 to 28/12/84.

It is hereby published for general information that the following appointment as an Authorising Officer is cancelled:—

For the Transport Commission—
R. V. Studman from 12/6/84.

Crown Law Department,
Perth 20 July 1984.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that Peter Maxwell Rogers Hill of P.M.B. 226, Holt Rock, President of the Shire of Kulin, has been appointed under section 9 of the Justices Act 1902-1982 to be a Justice of the Peace for the Magisterial District of Williams during his term of office as President of the Shire of Kulin.

D. G. DOIG,
Under Secretary for Law.

Crown Law Department,
Perth, 20 July 1984.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator on 15 May 1984.

Approved of the following appointment to the Commission of the Peace for the State of Western Australia.

Anthony Alexander Duthie, of 308 Samson Avenue, Paraburdoo and Hamersley Iron Pty. Ltd., Paraburdoo.

D. G. DOIG,
Under Secretary for Law.

INDECENT PUBLICATIONS AND ARTICLES ACT
1902-1983.

I, DESMOND KEITH DANS, being the Minister administering the Indecent Publications and Articles Act 1902-1983, acting in the exercise of powers conferred by subsection (1) of section 10 of that Act, do hereby determine that the Publications (Printed Matter) specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 16th day of July, 1984.

D. K. DANS,
Minister for Administrative Services.

Department of Administrative Services,
Perth, 10 July 1984.

THE Hon. Minister for Administrative Services has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913-1972:

Bridge, Graeme John; City Beach.
Burns, Maurice Anthony; Karrinyup.
Collins, Joy Violetta; Mandurah.
Collins, Noel Clement; Wanneroo.
Guest, Irene; Salmon Gums.
Harris, Brian Richard; Innaloo.
Hocking, Jane Griffith; Wembley Downs.
Hudleston, Owen George; Bayswater.
Jones, Russell; Mosman Park.
Loates, Thomas; Koondoola.
Millen, Gordon Roy; East Victoria Park.
Nichols, Derrick John; Northam.
Olivieri, Kevin Anthony; Woodlands.
Pruden, Dean; Kingsley.
Ryan, Philip John; Mosman Park.
Sinclair, Ian Mark; Calingiri.
Smith, Brian George; Thornlie.
Swiney, Desmond Carleton; Mosman Park.
Tapper, Donald Robert; Kingsley.
Thygesen, Graeme Vincent; Mandurah.
Warden, Peter Dennis; Dianella.
Whiteman, Ann Winifred; Dianella.
Wilson, Alastair Clifford; Wanneroo.
Wood, Douglas Thurston; City Beach.

K. G. SHIMMON,
Executive Director.

INDECENT PUBLICATIONS AND ARTICLES
ACT 1902-1983.

I, DESMOND KEITH DANS, being the Minister administering the Indecent Publications and Articles Act 1902-1983, acting in the exercise of powers conferred by subsection (1) of section 10 of that Act, do hereby determine that the Publications (Printed Matter) specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 18th day of July, 1984.

D. K. DANS,
Minister for Administrative Services.

Schedule.

Title; Publisher.

Gallery Vol. 12 No. 9 September 1984; Montcalm Publishing Co.
Mistress Antoinette's Kinky Contacts Vol. 1 No. 1; Eros Publishing Co. Inc.
Mistresses' Slaves Vol. 4 No. 4 Spring 1981; Eros Publishing Co. Inc.
She Devil's Vol. 4 No. 4 Spring 1977; Eros Publishing Co. Inc.

Schedule.

Title; Publisher.

3 Way Cum No. 2 (Gourmet Edition No. 68); —.
Action Girls Number 1; —.
Adults Only Video Vol. No. 9; Gold Star Publications Ltd.
Adult Playtime Vol. 1 No. 1; Casey Magazines.
Aggressive Women Vol. 4 No. 9; H.O.M. Inc.
Anal Bonus; Connoisseur Series.
Anal Glory; Connoisseur Series.
And Lovers (Europa Number 5); Fiesta Classics.
Anything Goes (Europa Number 4); Fiesta Classics.
Ass Action; Visions of Fantasy.
Auto Sex; Academy Press.
Back In The Saddle Vol. 1 No. 1; Academy Press.
Bald Beavers No. 2; Oakmore Enterprises, Inc.
Ball Games; Nova.
Bawdy Number 195, Thursday June 7th 1984; —.
Beach Bitch (Swedish Erotica No. 260); —.
Best of Cum With Pepper No. 1 The Vol. 1 No. 1; A Classic Edition.
Best of Genesis Fall 1984— Friends And Lovers Amateur Erotic Photo Contest; Cycle Guide Publications.
Best Of Man & Woman, The Vol. 4 No. 8, September 1984; Ritter/Geller Communications Company.
Best Of Ron Jeremy, The; Visions Of Fantasy.
Bi-Guys And A Girl No. 3 (Swedish Erotica No. 253); —.
Big Bust Vixens Vol. 3 No. 2 October, November, December 1983; American Art Enterprises.
Big Busty Babe Vol. 4 No. 4 November, December 1983, January 1984; American Art Enterprises.
Big Girls (Premier Issue) Summer 1984; Montcalm Publishing Corp.
Big Mama/Peter The Great (A Gourmet Edition); —.
Bitch Goddess, The Vol. 1 No. 1; J. Jordan Associates Ltd.
Bitch Goddess, The Vol. 2 No. 3; J. Jordan Associates Ltd.
Bizarre Fantasies Vol. 2 No. 3; J. Jordan Associates Ltd.
Black And White Ass Attack Volume 1; A Classic Edition.
Black Bare & Beautiful Vol. 5 No. 3, Summer 1974; Eros Publishing Co.
Black Magic Vol. 2; A Classic Edition.
Black Pussy; Connoisseur Series.
Blonde, Hot And Nasty; Visions Of Fantasy.
Bootloves (Premier Issue); D. Jackson.
Boots And Leather Vol. 8 No. 2, Winter 1976-77; Eros Publishing Co. Ltd.
Candid Vol. 1 No. 2; —.
Candid Vol. 1 No. 7; —.
Cheri Vol. 8 No. 12, July 1984; Ideal Publishing Company.
Chunky Asses Vol. 1 No. 2, November, December 1983, January 1984; American Art Enterprises.
Club International Vol. 13 No. 7; Paul Raymond Publications Ltd.
Cockade No. 41; —.
Cocksuckers Vol. 1 No. 4; Academy Press.
Command Vol. 3 No. 4 August, September, October 1977; Red Lion Publishing Co.
Couples Vol. 4 No. 8, August 1984; Couples Inc.
Crotches Vol. 1 No. 1 October, November, December 1983; American Art Enterprises Inc.
Cum No. 3 (A Gourmet Edition); —.
Cycle Sluts Vol. 4 No. 4 Autumn 1977; Maverick Publishing Co.

- Desireable Domination Special No. 1 Winter 1979; Eros Publishing Co.
- Dildo Babes Vol. 3 No. 2 October, November, December 1983; American Art Enterprises.
- Dominated & Diapered Vol. No. 2; —.
- Double Feature Vol. 3 No. 3; Academy Press.
- Double Load; Visions of Fantasy.
- Double Pleasure Double Fun Vol. 1 No. 1; Academy Press.
- Easy Cum Vol. 1 No. 2; American Art Enterprises.
- Erect Nipples Vol. 1 No. 3 October, November, December 1983; American Art Enterprises.
- Erotic X-Film Guide Vol. 2 No. 8 August 1984; Eton Publishing Company Inc.
- Escort Vol. 4 No. 6; Paul Raymond Publications Ltd.
- Exclusive Vol. 2 No. 12; Gold Star Publications Ltd.
- Exclusive Vol. 3 No. 1; Gold Star Publications Ltd.
- Exclusive Vol. 3 No. 3; Gold Star Publications Ltd.
- Exotics International Vol. 1 No. 2 October, November, December 1983; American Art Enterprises.
- Fiesta Holiday Special No. 7; Galaxy Publications.
- Flame Vol. 2 No. 1 January, February, March, 1980; American Art Enterprises Inc.
- Flaming Pussies Vol. 1 No. 1 October, November, December 1983; Academy Press.
- Foot Teasers Vol. 1 No. 2; Holly Publications.
- Forum Vol. 13 No. 11 August 1984; Forum International Ltd.
- Foxy—Hardcore Girls #4 (A Gourmet Edition); —.
- French Pussy No. 1; —.
- Fuck Likers (Gourmet Edition No. 97); —.
- Fucking A Stud Vol. 1 No. 1; Academy Press.
- Gallery Vol. 12 No. 8 August 1984; Montcalm Publishing Co.
- Gay Number 104, June 1984; —.
- Geisha Twat No. 1; Oakmore Enterprises.
- Genesis Vol. 12 No. 2, September 1984; Cycle Guide Publications Inc.
- Girlfriends; Colour Library Books.
- Girls Who Lick Cunts; Oakmore Enterprises Inc.
- Girls Who Take It Up The Ass (Gourmet Special #15); —.
- Good Bi Girls, The; Connoisseur Series.
- Great Ass Number 1; P.U.
- Greek Heat; Visions Of Fantasy.
- Hanging Breasts Vol. 1 No. 3 January, February, March 1983; American Art Enterprises.
- Hard Night; —.
- Harlem Knights/Hot And Black; Nova.
- Head Lovers Vol. 1 No. 4; Academy Press.
- Hefty Mamas Vol. 2 No. 2, January, February, March 1984; American Art Enterprises.
- High Heels (Swedish Erotica); —.
- High Society Vol. 9 No. 4 August 1984; Gloria Leonard.
- Hospital Hooker; Connoisseur Series.
- Hot No. 3 (A Gourmet Edition); —.
- Hot Bitch No. 2; A Classic Edition.
- Hot Black Boxes; Visions Of Fantasy.
- Golden Girls (G.G. Collection 17-20); Connoisseur Series.
- Hot China Dolls; Visions Of Fantasy.
- Hot Cum Orgy Vol. 1 No. 1; A Classic Edition.
- Hot Double Trios; Visions Of Fantasy.
- Hot 'N' Spicy No. 2; A Classic Edition.
- Hot Oriental Humper Vol. 1; A Classic Edition.
- Hot Talk—The Best Of Forum Letters; Forum International Ltd.
- Hot Tub Orgasm Vol. 1; A Classic Edition.
- How To Vol. 3 No. 11; Probe Publications Ltd.
- How To Vol. 3 No. 7; Probe Publications.
- Human Adviser Vol. 6 No. 3 Fall 1984; Thomaston Publications Inc.
- Human Digest Vol. 8 No. 8 August 1984; Thomaston Publications Inc.
- In Depth's Contact Vol. 9 No. 2; Gold Star Publications Ltd.
- Janus Vol. 4 No. 8; Janus Publications.
- John Holmes; Connoisseur Series.
- Joint Affair Number 1; P.U.
- Just For You Number Two (Gourmet Edition #67); —.
- Knave Vol. 16 No. 6; Galaxy Publications Ltd.
- Kinky World Vol. 1 No. 2; Holly Publications.
- Ladies In Uniform Vol. 1 No. 4; Eros Publishing Co. Inc.
- Lashes Vol. 3 No. 3; Eros Publishing Co. Inc.
- Latin Babes Vol. 1 No. 3; American Art Enterprises.
- Leather Fetishism (Psycho-Sexual Series No. 2); Holly Publications.
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- Lusty Lesbos Vol. 2 No. 2 October, November, December 1983; American Art Enterprises.
- Macho Monthly No. 75; Undercounter Publications.
- Madams Vol. 4 No. 12; Swish Publishing Co.
- Maid To Be Laid; Visions of Fantasy.
- Making Up (Europa Number 1); Fiesta Classics.
- Male Call No. 37; Undercounter Publications.
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- Mayfair Vol. 19 No. 7; Fisk Publishing Co. Ltd.
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- Miss Sadie Sterns Monthly Vol. 5 No. 2; Gold Star Publications Ltd.
- Mistress Vol. 3 No. 2; Holly Publications.
- Mistress Vol. 3 No. 4; Holly Publications.
- Mistress Antoinette's Kinky Contacts Vol. 3 No. 4; Eros Publishing Co.
- Mouth Lovers Vol. 1 No. 1; Academy Press.
- New Direction Vol. 11 No. 12; Gold Star Publications Ltd.
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- New Goddess Vol. 1 No. 3; Victor Bruno Publications.
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- Novice Nymphos; Visions Of Fantasy.
- Oriental Syndrome #2 (Gourmet Edition #88); —.
- Oui Vol. 13 No. 6 July 1984; Laurant Publishing Co.
- Oui Letters Vol. 3 No. 6 July 1984; Laurant Publishing Co.
- Parklane No. 67; Roger Sorrell.
- Paul Raymond's Model Directory Vol. 2 No. 11; Paul Raymond Publications Ltd.
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- Playbirds No. 37; Bill Edwards.
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- Playbirds Pick-Ups; —.
- Playbirds Quarterly Issue 16; Sheptonhurst Ltd.
- Play Dames Vol. 3 No. 1; Gold Star Publications Ltd.
- Pleasure Feast; Visions Of Fantasy.
- Private No. 93; Sheptonhurst Ltd.
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- Pussy Splitters Vol. 1 No. 1 October, November, December 1983; Academy Press.
- Raider Vol. 2 No. 4; Gold Star Publications Ltd.
- Raider Vol. 4 No. 5; Gold Star Publications Ltd.
- Razzle Vol. 2 No. 6; Paul Raymond.
- Ready To Cum #2; A Classic Edition.
- Reflections Vol. 2 No. 2; Eros Publishing Co. Inc.
- Reflections Vol. 3 No. 2; Eros Publishing Co. Inc.
- Reflections Vol. 3 No. 5; Eros Publishing Co. Inc.
- Reflections Vol. 5 No. 2; Eros Publishing Co. Inc.
- Reflections Collections No. 1; Quality Publishing Co. Inc.
- Rhonda Jo Petty; Visions Of Fantasy.
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- Ribald Number 602, Thursday 21st June, 1984; Malnoj Pty. Ltd.
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Roommates Vol. 5 No. 1 November, December, 1983, January 1984; American Art Enterprises.
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 Rubber Combination Vol. 1 No. 4; J. Jordan Associates Ltd.
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 Rustler Vol. 7 No. 2; Gold Star Publications Ltd.
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 Rustler Sampler Vol. 2 No. 9; Gold Star Publications Ltd.
 Rustler Sampler Vol. 2 No. 10; Gold Star Publications Ltd.
 Satan In High Heels Vol. 2 No. 1; Holly Publications.
 Secret Lovers—They Play Behind Closed Doors; Gold Star Publications Ltd.
 Sensuous Letters, June 1984; Vanity Publishing Co.
 Sex Fantasies Vol. 2; A Classic Edition.
 Sexpaper No. 225; Undercounter Publications.
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 Shaved Vol. 9 No. 1 October, November, December 1983; American Art Enterprises.
 She Who Must Be Obeyed Vol. 1 No. 1; Satellite Enterprises Ltd.
 Showgirl Superstars #5 (A Gourmet Edition); —.
 Single Swingers No. 8; Skylight Press Inc.
 Sister Suckers Number 1; M.G.N.
 Special Edition #8; A.J.A. Publishing Corp.
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 Spikes Vol. 2 No. 3; Holly Publications.
 Sweet Asses Vol. 1 No. 3 November, December, 1983, January, 1984; American Art Enterprises.
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 Swish Vol. 6 No. 5; Gold Star Publications Ltd.
 Taboo No. 75—T.V. Sex; Undercounter Publications.
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 Tight Buns; —.
 Torso Vol. 2 Issue 8 February 1984; Varsity Communications Inc.

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 Tri-Sex (Swedish Erotica No. 252); —.
 Velvet Vol. 1 No. 2; Commodore Publishing.
 Velvet's Sensuous Letters May 1984; Vanity Publishing Co.
 Velvet Touch May 1984; Vanity Publishing Co.
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 Virile No. 75; Undercounter Publications.
 Wet Fantasies Vol. 1 No. 1; A Classic Edition.
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 What Lola Wants (Europa Number 3); Fiesta Classics.
 Whitehouse Digest Issue 32; Quietlyn Ltd.
 Whitehouse International No. 67; Roger Sorrell.
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 Whitehouse Quarterly Issue 18; Sheptonhurst Ltd.
 Whole Lot Of Fuckin', A Vol. 1 No. 1; Academy Press.
 Women Who Crave Hot Dick No. 2; A Classic Edition.

CASINO CONTROL ACT 1984.

Notice.

Department of Administrative Services,
 Perth, 20 July 1984.

HIS Excellency the Governor in Executive Council has under the terms of the Casino Control Act 1984 approved the appointment of:—

- (i) Mr. H. H. Jarman as Chairman of the Casino Control Committee for a term of three years.
- (ii) Mr. F. A. Forgan as a Member of the Casino Control Committee for a term of three years.
- (iii) Mr. W. Martin as a Member of the Casino Control Committee for a term of three years; and
- (iv) Mr K. G. Shimmon as a Member of the Casino Control Committee for a term of three years.

K. G. SHIMMON,
 Executive Director.

SOCCER FOOTBALL POOLS ACT 1984.

SOCCER FOOTBALL POOLS RULES.

MADE by Australian Soccer Pools Pty. Limited and approved by the Minister under section 11 of the Act.

1. Conduct of Pools.

1.1 The Company shall conduct the determination of every Pool in accordance with all legislative and other legal requirements and under the supervision of such Government representatives as are authorised by law to be present at and to view and check the process of the determination to ensure the proper conduct thereof.

1.2 The Company is responsible for the operation of the Pool and for the payment of Prizes in accordance with all legislative and other legal requirements. All decisions made by the Company concerning the Pool including the declaration of Prizes and payment thereof and the interpretation of these Rules shall be final and binding on all Subscribers and on every person making a claim in respect thereto.

2. Application of Rules.

2.1 These Rules and all instructions and conditions printed on the Entry form shall apply to each Pool and shall be binding on all Subscribers.

2.2 By submitting Entry forms Subscribers undertake to comply with and be bound by these Rules and to accept as final and binding on them all decisions made by the Company.

2.3 For the purpose of this Rule, Entry form includes the copy form or other document attached to the Entry form.

3. Amendment of Rules.

3.1 Subject to all legislative and other legal requirements the Company may at any time and from time to time amend, modify or abrogate these Rules and any amendment, modification or abrogation will be notified to Subscribers either by printing the same or extracts therefrom on the Entry form or other document issued by the Company from time to time or by publication in the press.

4. Entry forms and Playing Instructions.

4.1 General

- (a) There shall be printed on the Entry form at least one set of numbered squares and each numbered square shall represent the match printed opposite the same number on the List of Matches (subject to Rule 4.1 (f)) notwithstanding that there are fewer numbered squares in a Game Panel than appear on the List of Matches.
- (b) List of Matches will be published by the Company and be available to Subscribers on request.
- (c) Subscribers may elect to enter either Standard Games or System Games described on the respective Standard or System/Multi-Week Entry forms. To enter the Pool a Subscriber is required to make a series of Forecasts marking "X" for each Forecast in a Game Panel used by a Subscriber so that the number of Forecasts made by a Subscriber in each Game Panel corresponds with the number required to be selected in accordance with the Standard Game or with the System Game chosen by the Subscriber. In the case of System/Multi-Week Entry forms the Subscriber should also mark "X" in the appropriate Standard/System box chosen by the Subscriber and in the appropriate box for the number of weeks the Subscriber wishes to enter.
- (d) Subject to Rules 4.1 (f) and 4.2 to determine the Six Winning Match Numbers and the Supplementary Match Number the matches represented by the numbers in a Game Panel will be deemed to have an order of rank depending on the results of those matches in accordance with (i), (ii), (iii), (iv) and (v) herein (but having regard to (vi) and (vii) herein) and for the purposes of Rule 8.1 the six highest ranked numbered matches shall be the Six Winning Match Numbers and the seventh highest ranked numbered match shall be the Supplementary Match Number.
 - (i) Score Draw—All Score Draws will be ranked higher than any other result and a Score Draw wherein more goals are scored will be ranked higher than a Score Draw wherein fewer goals are scored.
 - (ii) Nil Score Draw (scoreless)—All Nil Score Draws will be ranked equally and shall be ranked higher than an Away Win or a Home Win.
 - (iii) Win for Away Team—All Wins for Away Teams shall be ranked higher than Home Wins. Away Wins with a smaller goal difference shall be ranked higher than Away Wins with greater goal differences and where two or more Away Wins have the same goal difference Away Wins wherein more goals are scored shall be ranked higher than Away Wins wherein fewer goals are scored.
 - (iv) Win for Home Team—Home Wins with a smaller goal difference shall be ranked higher than Home Wins with greater goal differences and where two or more Home Wins have the same goal difference Home Wins wherein more goals are scored shall be ranked higher than Home Wins wherein fewer goals are scored.
 - (v) In the event that two or more numbered matches in a Game Panel are or are deemed to be of equal rank in accordance with Rule 4.1 (d) (i), (ii), (iii) and (iv) and subject to Rule 4.1 (f) and (g) any such match printed with a greater number (in magnitude) in a Game Panel shall be ranked higher than any such match printed with a lesser number (in magnitude) in a Game Panel.
 - (vi) A reference in Rules 4.1 (d) (i), (iii) and (iv) to "more goals" or "fewer goals" refers to the total number of goal scored by both teams in a match result.
 - (vii) If there are insufficient results in accordance with Rule 4.1 (d) (i) to determine the Six Winning Match Numbers and the Supplementary Match Number, then the results in accordance with Rule 4.1 (d) (ii) shall be taken into account and if still insufficient then the results in accordance with Rule 4.1 (d) (iii) shall be taken into account and if still insufficient then the results in accordance with Rule 4.1 (d) (iv) shall be taken into account.
- (e) Entries in which Forecasts or other instructions are marked in other than black or blue ink will not be eligible for inclusion in the Pool.
- (f) In the event that any numbered match in a Game Panel is a Void Match the result of such Void Match will be deemed to be the result of the first numbered match (not being a Void Match) on the List of Matches from number 37 and onwards and the second such Void Match will be deemed to be the result of the second numbered match (not being a Void Match) on the List of Matches from number 37 onwards and so on in ascending numerical sequence for each such Void Match.
- (g) In the event that any match in the List of Matches is not played but a result has been declared in the Corresponding United Kingdom Pool then for the purposes of the Pool such result shall be deemed to be as follows:—
 - (i) in respect of a Score Draw—a goal score of 1-1,
 - (ii) in respect of an Away Win—a goal score of 0-2, and
 - (iii) in respect of a Home Win—a goal score of 2-0.
- (h) For the purpose of determining the eligibility of Entries for payment of a sum computed and payable to a Subscriber in accordance with the provisions of Rule 8.1 each and every combination of six of the matches Forecasted or deemed to be Forecasted in a System Entry shall for the purposes of Rule 8.1 be deemed a separate Entry.

(i) Notwithstanding that one or more of the matches was not played as printed on the List of Matches the results of matches so printed on the List of Matches shall subject to Rule 4.1 (g) be the results adopted in the Corresponding United Kingdom Pool.

(j) Subscribers may submit as many Entries as they wish.

4.2 If the number of Forecasts selected in any Game Panel is greater than that required for the Entry selected by the Subscriber or specified on the Entry form the highest numbered Forecasts in such Game Panel in descending numerical sequence additional to the required number will be disregarded.

4.3 If the number of Forecasts selected in any Game Panel is less than that required for the Entry selected by the Subscriber or specified on the Entry form then the Entry the subject of such Game Panel will be accepted and evaluated for Prizes on the basis of the Forecasts selected in that Game Panel.

5. Submission of Entry Forms.

5.1 Entry forms may only be submitted through an Authorised Person or sent by post to the Company in a sealed envelope, duly stamped and addressed to "Soccerpools" at the postal address printed on the Entry form.

5.2 Each Entry form must be accompanied by payment of the Entry Fee or Entry Fees as printed on the Entry form.

5.3 Payment by cheque is limited to \$42.00 except with the express written permission of the Company but any Entry form with which a cheque is tendered as payment may be refused.

5.4 Each Entry form must be completed with the name and address of the person who for all purposes is the Subscriber. All Forecast or other instructions appearing on the Entry form are deemed to be made or given exclusively by the Subscriber. Where one person submits an Entry form as agent or nominee for another person or persons the Company will not be deemed to have any knowledge of such agency or nomination and the transaction will be conducted solely with the Subscriber.

5.5 Notwithstanding anything in these Rules or any rule of law to the contrary an Authorised Person is not nor shall he be deemed to be the agent of the Company for any purposes whatsoever and the Company shall not be responsible to any Subscriber for any negligence, neglect, omission, delay or failure on the part of an Authorised Person to forward an Entry form to the Company in accordance with these Rules or on any other account whatsoever. Neither an Authorised Person nor his servant or agent shall be responsible for any loss or damage or expense which may be sustained by the Subscriber by reason of any negligence, neglect, omission, delay or failure on the part of an Authorised Person, his servant or agent to forward any Entry form to the Company.

5.6 Subject to Rule 12.1 to be eligible for inclusion in the Pool an Entry form must be received by the Company not later than the Competition date and be microfilmed before matches commence.

5.7 An Entry form received by the Company but which for any reason whatsoever is not microfilmed as provided in Rule 5.6 will be deemed to be an Entry form submitted for inclusion in the next Pool.

5.8 Subject to Rule 5.9 if the remittance accompanying an Entry form is less than the minimum Entry Fee payable as shown on the Entry form such Entry form will be disqualified.

5.9 In the event that an Entry Fee is incorrectly paid according to the Forecasts entered and/or Game Panels completed and/or System(s) selected by a Subscriber the remittance paid will be considered the deciding factor in evaluating the Forecasts entered by such Subscriber and the following provisions will apply:—

(a) where a remittance paid by a Subscriber is less than the Entry Fee required for the number of Forecasts selected and/or Game Panels completed and/or System(s) selected the remittance so paid will be applied to those Game Panels in alphabetical sequence for which the remittance is sufficient to comply fully with the Subscriber's instructions in respect of such Game Panels and any remaining remittance after so doing will be applied to any next remaining Game Panel(s) in alphabetical sequence in accordance with Rule 5.9 (b), and

(b) after applying Rule 5.9 (a) any remaining remittance will be applied to the next remaining Game Panel(s) in alphabetical sequence as if completed in accordance with the highest numbered fully applicable System or a Standard Game for which there is a sufficient remaining remittance to constitute an Entry Fee and the highest numbered Forecast(s) (if any) additional to the number required for the highest numbered fully applicable System or a Standard Game will be disregarded in descending numerical sequence until such time as the number of Forecast(s) required for the next highest numbered fully applicable System or a Standard Game is complied with.

5.10 Once delivered or posted as provided in Rule 5.1 no Entry form may be altered or withdrawn except with the consent of the Company.

5.11 Subject to Rule 5.3 Entry Fees accompanying Entry forms submitted by post may be paid by postal notes, money orders or cheques (up to \$42.00) payable to "Soccerpools", crossed and marked "Not Negotiable".

6. Delays, etc.

6.1 Delays howsoever caused shall be the responsibility of the Subscriber and the Company shall not be liable nor bear responsibility for the same or be in any way liable or responsible for any loss, damage or expense of whatever description nature or kind arising out of, resulting from or caused or contributed to by delays.

6.2 The Company shall not be liable for any loss, damage or expense arising out of the acts or omissions of its servants or agents or third parties or arising out of fire, storm, tempest, flood, riot, civil commotion or strikes or arising whether directly or indirectly out of lost or stolen Entry forms.

6.3 The Subscriber shall accept all risks which may occur in the ordinary course of post and the Company or Authorised Persons shall be under no obligation to send remittances or documents by registered post.

6.4 The Subscriber shall have and make no claim or demand on or against the Company by reason of or arising out of any delay.

7. Prize Fund.

7.1 An amount equal to not more than 2% of Subscriptions received in respect of any Pool may be retained in the Prize Fund and that amount together with the proceeds of any investment accruing from the Prize Fund will be allocated to and used only for:—

- (a) the payment of Prizes in accordance with Rule 8.7 (b) in respect of any Entries not included in the computation of Prizes payable in respect of any previous Pool,
- (b) the payment of higher or additional Prizes in accordance with Rule 9.1,
- (c) the payment of any amounts by which Prizes are increased in accordance with Rule 8.3, and
- (d) the reimbursement to the Company for any amount by which it has subsidised the Prize Fund or Prizes paid in respect of any Pool conducted in accordance with these Rules or any previous Rules issued by the Company and approved by the Minister.

7.2 From the balance remaining in the Prize Fund after deducting the amount provided for in Rule 7.1 such amount may be deducted as is required for payment of Prizes for the purpose of Rule 9.1.

7.3 After deducting the amounts provided for in Rule 7.1 and 7.2 the final balance remaining will be allocated to and used for the payment of Prizes in the particular Pool in accordance with Rule 8.

8. Prizes in the Pool.

8.1 The final balance remaining in the Prize Fund in accordance with Rule 7.3 will be allocated to and used for the payment of prizes in a particular Pool as follows:—

- (a) an amount equal to 45% thereof will be divided by the number of Entries with the Six Winning Match Numbers Forecast in a Game Panel and the resulting amount will be payable as the First Dividend to Subscribers submitting such Entries,
- (b) an amount equal to 5% thereof will be divided by the number of Entries with five but not more than five of the Six Winning Match Numbers Forecast plus the Supplementary Match Number Forecast in a Game Panel and the resulting amount will be payable as the Second Dividend to Subscribers submitting such Entries,
- (c) an amount equal to 15% thereof will be divided by the number of Entries with five but not more than five of the Six Winning Match Numbers Forecast in a Game Panel and the resulting amount will be payable as the Third Dividend to Subscribers submitting such Entries,
- (d) an amount equal to 20% thereof will be divided by the number of Entries with four but not more than four of the Six Winning Match Numbers Forecast in a Game Panel and the resulting amount will be payable as the Fourth Dividend to Subscribers submitting such Entries, and
- (e) an amount equal to 15% thereof will be divided by the number of Entries with three but not more than three of the Six Winning Match Numbers Forecast plus the Supplementary Match Number Forecast in a Game Panel and the resulting amount will be payable as the Fifth Dividend to Subscribers submitting such Entries.

8.2 (a) If in a Pool there is no Entry eligible for the First Dividend in accordance with Rule 8.1 (a) an amount equal to the Prize money allocated to such Dividend shall be retained in the Prize Fund until (subject to Rule 8.2 (b)) the next Pool in which an Entry is eligible for a First Dividend and the aggregate amount so retained in the Prize Fund shall be added to the amount allocated for First Dividend(s) in such next Pool and such total amount shall be divided by the number of Entries entitled to a First Dividend in such next Pool and the resulting amount will be payable as the First Dividend in such next Pool.

(b) If in five consecutive Pools there is no Entry eligible for the First Dividend the aggregate amount retained in the Prize Fund in accordance with Rule 8.2 (a) shall be added to the Prize money allocated to the next lower ranked Dividend level payable in the fifth consecutive Pool which total amount will be divided by the number of Entries entitled to that Dividend and the resulting amount will be payable as that Dividend to Subscribers submitting such Entries.

(c) If in a Pool there is no Entry eligible for any one or more Dividends other than the First Dividend in accordance with Rule 8.1 (b), (c), (d) and (e) the Prize money allocated to any such Dividend shall be added to the Prize money allocated to the next lower ranked Dividend level payable which aggregate amount will be divided by the number of Entries entitled to such lower ranked Dividend and the resulting amount will be payable as that Dividend to Subscribers submitting such Entries.

8.3 To facilitate payment, the Company may at its discretion add to or deduct from any Prize an amount not exceeding 2.5 cents.

8.4 If any Dividend payable pursuant to Rule 8.1 is less than any lower ranked Dividend the amounts allocated to such Dividend level and the amounts allocated to all lower ranked Dividend levels will be aggregated and the resulting amount will be divided by the aggregate number of Entries entitled to all such Dividends and the resulting amount will be payable to Subscribers submitting all such Entries.

8.5 If any Dividend computed in accordance with Rule 8.1 is less than \$2.00 then the Dividends for the lowest ranked Dividend level will not be paid and the aggregate amount of all such Dividends will be added to the amount allocated to the next higher ranked Dividend level which total amount will be divided by the number of Entries entitled to such higher ranked Dividend and the resulting amount will be the amount payable to Subscribers submitting such Entries and if necessary such procedure shall be repeated until no Dividend payable is less than \$2.00.

8.6 If for any reason all of the Prizes in the Pool are cancelled or the Pool is cancelled then all Entries received by the Company in accordance with these Rules in respect of that Pool shall be deemed to be Entries in the next Pool.

8.7 (a) At any time before the payment of Prizes the Company may correct any error made in the number of Entries entitled thereto or the amount thereof.

(b) If any Entries which would otherwise have been entitled to payment of Prizes are discovered after the payment of Prizes the Company may at its discretion pay to the Subscribers submitting such Entries the same Prizes as were payable in respect of Entries winning such Prizes or such smaller Prizes as would have been paid under this Rule if such Entries had been taken into account when declaring Prizes.

9. Higher or additional Prizes.

9.1 The Company may from time to time offer Prizes higher or additional to the Prizes as set out in Rule 8.1 as approved by the Minister from time to time.

10. Announcement of Prizes.

10.1 The Company will make available to the media as soon as is reasonably possible after known to the Company:—

- (a) the Winning Match Numbers and the Supplementary Match Number for each Pool, and
- (b) the amount of the Prizes referred to in Rule 8.

11. Claims for Prizes in the Pool.

11.1 Prizes will be published in the press as soon as practicable after the Competition date and on the same day Subscribers who have submitted Entries entitled to receive a Prize of more than \$25 000.00 will be informed.

11.2 Subscribers who claim to be entitled to have won a Prize in excess of \$25 000.00 and who have not been so informed within six days after the Competition date must claim immediately by telegram addressed to "Soccerpools" at the telegraphic address printed on the Entry form and the subject of the claim and such telegram must contain the like particulars as are set out in Rule 11.5 and be received by the Company not later than twelve days after the Competition date.

11.3 Prizes in excess of \$25 000.00 will be paid on the fourteenth day after the Competition date.

11.4 All other Prizes will be sent by ordinary post within six days after the Competition date. Subscribers must wait until fourteen days after the Competition date and, if payment is not received by then, Subscribers must claim by letter addressed to "Soccerpools" at the postal address printed on the Entry form the subject of the claim and such letter must contain the like particulars as are set out in Rule 11.5 and must be received by the Company within twenty one days after the Competition date.

11.5 All claims must state:—

- (a) the name and address of the Subscriber on the Entry form.
- (b) whether submitted by post or through an Authorised Person and, if so which,
- (c) the reference number of the Entry form, and
- (d) the Match Numbers selected.

11.6 Only the microfilm of the Entry form in possession of the Company and the Minister will be considered in determining any claim.

11.7 If any claim is made otherwise than in accordance with Rules 11.2, 11.4 and 11.5 or is not received within the time specified it will not be entertained unless the Company in its absolute discretion decides otherwise.

11.8 Unless otherwise specified in the conditions or terms attaching to higher or additional Prizes as provided in Rule 9, Rules 11.1 to 11.7 only refer to Prizes payable in accordance with Rule 8 hereof.

12. Disqualification.

12.1 Notwithstanding that it may have been microfilmed, an Entry form (or any Entry thereon) will be disqualified and no claim will be entertained in respect of it if in fact or in the opinion of the Company:—

- (a) subject to Rule 5.9 it is not accompanied by the relevant Entry Fee, or if the form of remittance accompanying it is not acceptable,
- (b) it is sent in by a Subscriber who has defaulted in payment of any previous Entry Fee owing to the Company,
- (c) it is not received by the Company as provided in the Rules,
- (d) the genuineness of any Forecast or Forecast instructions thereon is doubtful,
- (e) it does not contain the name of the Subscriber,

- (f) it is incomplete, incorrectly completed, ambiguous or illegible or the Forecasts are marked in other than black or blue ink or from whatever cause any Forecasts therein are torn off or damaged,
- (g) it is an alleged Entry form which from whatever cause is missing and cannot be traced after search or is not received by the Company, or
- (h) there is any other breach of the Rules in relation to it which justifies disqualification.

12.2 The receipt of an Entry Fee or an envelope will not be accepted as proof that the Company received an Entry form and proof of posting is not proof and will not be accepted as proof of delivery.

12.3 No responsibility is or will be undertaken by the Company to notify Subscribers that their Entries, for whatever reason are disqualified or do not qualify for entry in the Pool, and no claim will be entertained in respect of such Entries except only as provided in Rule 12.4.

12.4 Where an Entry is recognised by the Company to be disqualified any Entry Fee received in respect thereof will be refunded to the Subscriber. In any event no claim for a refund will be entertained in respect of an Entry submitted more than 8 weeks before the date of the claim.

Definitions.

In these Rules unless inconsistent with the context thereof:—

“Authorised Person” means a person whether he be described in legislation or elsewhere as “Representative”, “Authorised Representative”, “Approved Representative”, “Accredited Representative”, “Agent” or “Client’s Agent” or by any other word or phrase who is approved or appointed by the Company and who may lawfully distribute and receive Entry forms and Entry Fees for the purpose of transmitting them to the Company.

“Away Team” means the team named as printed on the right hand column of the List of Matches and “Away Win” or “Win for Away Team” shall mean a result where the team so printed has or is deemed to have scored more goals in the match than the team printed to the left of it.

“Company” means Australian Soccer Pools Pty. Limited.

“Competition date” means the date or dates fixed for the playing of the matches the subject of the pool.

“Corresponding United Kingdom Pool” means the 8 match Treble Chance Pool conducted by Vernons Pools, Vermail House, Ormskirk Road, Aintree, Merseyside, in the United Kingdom on the same matches as are the subject of the Pool.

“Dividend” means a Prize payable in accordance with the provisions of Rule 8 hereof.

“Entry” means (except as is herein otherwise provided) a series of Forecasts submitted on an Entry form in accordance with the Standard Game or any one of the Systems described thereon.

“Entry Fee” means the amount payable by the Subscriber in accordance with the following tables:—

For each six match selection—	50 cents—	(Standard Game)
For each seven match selection—	\$3.50—	(System 7)
For each eight match selection—	\$14.00—	(System 8)
For each nine match selection—	\$42.00—	(System 9)
For each ten match selection—	\$105.00—	(System 10).

“Entry form” means any Entry form distributed by the Company from time to time in accordance with these Rules and includes a renewed Multi-Week Entry form.

“Forecast” means a numbered square in a Game Panel on an Entry form which has been marked with the letter “X”.

“Game Panel” means any one of the alphabetically lettered boxes set out on an Entry form and containing therein thirty-six (36) numbered squares.

“Home Team” means the team named as printed on the left hand column of the List of Matches and “Home Win” or “Win for Home Team” shall mean a result where the team so printed has or is deemed to have scored more goals in the match than the team printed to the right of it.

“List of Matches” means the list of matches published from time to time by the Company in respect of the Corresponding United Kingdom Pool which shall contain a list of 55 matches or such other number of matches exceeding 36 as shall be approved by the Minister.

“Minister” means the Minister administering the legislation under which the Pool is conducted.

“Pool” means a soccer pool conducted by the Company.

“Prize” means any sum computed and payable to a Subscriber in accordance with Rules 8 and 9 hereof and includes a Dividend.

“Prize Fund” means the amounts received from Subscriptions which are to be allocated and used as provided by Rule 7 pursuant to or in accordance with legislative requirements.

“Receipt or received by the Company” means actual receipt by the Company and receipt by an Authorised Person does not constitute receipt by the Company.

“Results” means the results declared in the Corresponding United Kingdom Pool.

“Rules” means these Rules and any amendment, modification, variation or abrogation thereof for the time being in force.

"Standard Game" means an Entry in a Game Panel wherein six (6) Forecasts are made by a Subscriber.

"Subscriber" means the person who is so designated on the Entry form.

"Subscription" for the purpose of these Rules means the amount of the Entry Fee.

"System" or "System Game" means an Entry in a Game Panel entered on a System/Multi-Week Entry form which allows for every possible combination of six Forecasts from a greater number of Forecasts made by a Subscriber and includes:—

System 7 wherein 7 Forecasts are made in a Game Panel.

System 8 wherein 8 Forecasts are made in a Game Panel.

System 9 wherein 9 Forecasts are made in a Game Panel.

System 10 wherein 10 Forecasts are made in a Game Panel.

"System/Multi-Week Entry form" means an Entry form on which can be entered a System Game or Standard Game with the option to enter the same Forecasts for 5, 10, 15, 20 or 52 consecutive weeks.

"Void Match" means a match so declared in the Corresponding United Kingdom Pool.

HEALTH ACT 1911 (AS AMENDED).

Health Department,
Perth, 12 July 1984.

PHD 682/81.

THE appointment of Mr. J. L. Sherman as Relief Health Surveyor (Meat) to the Shire of Boulder for the period 20 August 1984 to 10 September 1984 is approved.

J. C. McNULTY,
Executive Director,
Public Health.

Owens, Stephanie.
Sammels, Leanne.
Slattery, Helen.
Smits, Ingrid.
Speers, David John.
Swain, Jonathon Richard.
Teoh, Tiong Heng.
Thompson, Peter.
Willie, Lyndall.
Young, Alix.

J. C. McNULTY,
Executive Director,
Public Health.

HEALTH ACT 1911 (AS AMENDED).

Health Department,
Perth, 6 July 1984.

PHD 134/67.

1. The cancellation of the appointment of Dr. R. H. Fitzgerald as Medical Officer of Health to the Shire of Cue is hereby notified.

2. The appointment of Dr. A. Allardyce as Medical Officer of Health to the Shire of Cue is approved.

J. C. McNULTY,
Executive Director Public Health
and Scientific Support Services.

PREVENTION OF CRUELTY TO ANIMALS ACT 1920 (AS AMENDED).

Health Department,
Perth, 13 July 1984.

PHD 582/84, Ex Co No. 1890.

HIS Excellency the Governor in Executive Council has:—

1. Approved, pursuant to the Prevention of Cruelty to Animals Act and Control of Vivisection and Experiments Regulations 1959, the renewal of the authority of the persons named in the Schedule hereunder to perform vivisection or other experiments on animals for the period expiring on the stipulated dates:—

Schedule.

Dr. J. I. Rood 8/2/85.
Dr. F. P. Sumbung 12/3/85.
Mr. C. I. Henderson 1/4/85.
Prof. D. R. Lindsay 30/4/85.
Prof. R. J. Moir 30/4/85.
Prof. I. J. Constable 1/5/85.
Prof. B. A. Kakulas 1/5/85.
Dr. R. E. Davis 1/5/85.
Mr. J. Dickson 31/5/85.
Assoc. Prof. M. Gracey 6/6/85.
Mr. M. A. Page 30/6/85.
Dr. S. Bajada 30/6/85.
Dr. J. H. Turner 30/6/85.
Dr. W. D. Reed 30/6/85.
Dr. R. Vandongen 30/6/85.
Dr. J. M. Jackson 30/6/85.
Dr. M. Garlepp 30/6/85.
Dr. T. M. H. Chakera 30/6/85.
Dr. N. D. Costa 30/6/85.
Mrs. L. M. Kumaratilake 30/6/85.
Dr. G. E. Wilcox 30/6/85.
Assoc. Prof. R. S. Wyburn 30/6/85.
Dr. S. S. White 30/6/85.
Prof. M. E. Nairn 30/6/85.
Dr. D. Pethick 30/6/85.
Prof. R. A. Swan 30/6/85.
Mr. K. S. Brooker 30/6/85.
Dr. J. D. Allen 30/6/85.
Dr. R. D. Cook 30/6/85.

ANATOMY ACT 1930 (AS AMENDED).

Health Department,
Perth, 12 July 1984.

PHD 322/78, V4. Ex. Co. 1891.

HIS Excellency the Governor in Council has granted under the provisions of the Anatomy Act 1930 (as amended) licences to the persons named in Schedule hereunder to practice anatomy at the University of Western Australia.

Schedule.

Bawden, Kyle.
Brewer, Adam C.
Bryant, Andrea Lee.
Carroll, A. K.
Doyle, Ann-Maree.
Fedec, Eva.
Flexman, James.
Gardner, Fiona.
Hatgivasiliou, Peter.
Lankester, Craig James.
McGrath, David.
Nelson, Jeff.
Olszewski, Barbara.

Mr. R. W. Hilliard 30/6/85.
 Dr. R. D. Wooller 30/6/85.
 Dr. D. W. Walker 30/6/85.
 Dr. T. M. Leach 30/6/85.
 Mr. D. R. Hockey 30/6/85.
 Mr. K. D. Greathead 30/6/85.
 Mr. P. J. May 30/6/85.
 Mr. K. P. Croker 30/6/85.
 Mr. E. Teleni 30/6/85.
 Mr. G. R. Olney 30/6/85.
 Dr. G. J. Sawyer 30/6/85.
 Dr. W. M. C. Maxwell 30/6/85.
 Mr. L. G. Butler 30/6/85.
 Mr. D. J. Barker 30/6/85.
 Mr. S. P. Gittins 30/6/85.
 Mr. W. J. Ryan 30/6/85.
 Mr. T. J. Johnson 31/7/85.

and

2. Authorised, pursuant to the Prevention of Cruelty to Animals Act and Control of Vivisection and Experiments Regulations 1959, the persons named in the Schedule hereunder to perform vivisection or other experiments on animals for the period expiring on 30 June 1985.

Schedule.

Mr. E. Delhaize.
 Mr. L. Twigg.

W. D. ROBERTS,
 Commissioner of Health.

NAVIGABLE WATERS REGULATIONS.

Swimming Areas.

Department of Marine and Harbours,
 Fremantle, 11 July 1984.

ACTING pursuant to the powers conferred by Regulation 10A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, defines and sets aside the following area of Navigable Waters as an area which shall not be used for any purpose other than swimming.

Port Hedland—Downes Island.

All waters extending a distance of 10 metres from the Downes Island shoreline and contained within an area marked by signs, commencing 150 metres south of the intersection of the gazetted ski area boundary and the shoreline; and extending along the shoreline to the south west a distance of 300 metres.

C. J. GORDON,
 General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours,
 Fremantle, 11 July 1984.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours by this notice defines and sets aside the following area of navigable waters for the purpose of water ski-ing only and orders that bathing shall be prohibited therein:—

Port Hedland—Downes Island.

That rectangular area of water enclosed within boundary lines commencing at a start point on the mainland bearing 165° from benchmark PA 21 on Finucane Island 900 metres; thence in a south westerly direction a distance of 2 000 metres; thence in a northwesterly direction a distance of 600 metres; thence in a northeasterly direction a distance of 2 000 metres; thence in a southeasterly direction to the start point; but excluding the gazetted swimming area where boating is prohibited.

C. J. GORDON,
 General Manager.

ALBANY PORT AUTHORITY ACT 1926-1979.

Notice.

Application to Lease.

IN accordance with the provision of section 25 of the Albany Port Authority Act 1926-1979, it is hereby advertised that an application has been received from L. & P. Abbott for the lease of Lot 18 of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of storage and handling of merchandise.

Dated this 12th day of July, 1984.

B. J. E. HUDSON,
 Managing Secretary.

FISHERIES ACT 1905.

PART IIIB—Processing Licenses.

F. & W. 664/84.

THE Public is hereby notified that I have issued a permit to Westerberg Bait Supply, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, at Lot 540 Allerton Road, Albany, subject to the following conditions:

That the processing establishment—

1. Shall comply with the requirements of the Fisheries Act 1905 and all Regulations, Orders in Councils and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for processing rock lobsters, prawns, salmon, tuna, or abalone.
3. Shall comply with the requirements of the Health Act 1911 (amended).
4. Shall comply with the requirements of any town planning scheme or interim development order gazetted under the provisions of the Town Planning and Development Act 1928 (amended), or the Metropolitan Region Town Planning Scheme Act 1959 (amended).
5. Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the Commercial (Trade Descriptions) Act 1905 (amended) of the Parliament of the Commonwealth should it be used to process fish for export.
6. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within fourteen days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries and Wildlife a statement in writing of the grounds of their appeal.

B. K. BOWEN,
 Director of Fisheries.

FISHERIES ACT 1905.

PART IIIB—Processing Licenses.

F. & W. 592/84.

THE public is hereby notified that I have issued a permit to Robin Congreve, 1 Beach Road, Yanchep, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat "Madonna" registered number LFB F121, subject to the following conditions:—

That the processing establishment—

1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Council and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of rock lobster or prawns.
3. Shall comply with the requirements of the Health Act 1911 (amended).
4. Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the

Commercial (Trade Descriptions) Act 1905, (amended) of the Parliament of the Commonwealth should it be used to process fish for export.

5. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.
6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision, may within fourteen days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries and Wildlife a statement in writing on the grounds of their appeal.

B. K. BOWEN,
Director of Fisheries.

FISHERIES ACT 1905.

PART IIIB—Processing Licenses.

F. & W. 591/84.

THE public is hereby notified that I have issued a permit to C. D. O'Hara, Lot 62 East Churchill Avenue, Munster, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat "Nazare" registered number LFB F444, subject to the following conditions:—

That the processing establishment—

1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Council and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of rock lobster or prawns.
3. Shall comply with the requirements of the Health Act 1911 (amended).
4. Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the Commercial (Trade Descriptions) Act 1905, (amended) of the Parliament of the Commonwealth should it be used to process fish for export.
5. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.
6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision, may within fourteen days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries and Wildlife a statement in writing on the grounds of their appeal.

B. K. BOWEN,
Director of Fisheries.

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, for the reasons stated:—

Name; Lease or Licence; District; Reason; Corres. No.; Plan.

Aly, K. M., Aly, L. L.; 338/14678; Newdegate Lot 123; Non-compliance with conditions; 1866/79; Newdegate T/S.

Johns, K. J., Johns, E. A.; 3116/6854 (CL 226/1978); Wyndham Lot 1371; Non-compliance with conditions; 1514/76; Mt. Erskine 1:25 000.

Parola, J. A. C., Parola, T. E.; 345A/4618; Varley Lot 33; Non-compliance with conditions; 698/68; Varley T/S.

Thornton, R. J.; 345A/4786; Leeman Lot 477; Non-compliance with conditions; 2020/77; Leeman 38:06.

Date 17 August 1984.

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

LAND ACT 1933.

Reserve.

Department of Lands and Surveys,
Perth, 20 July 1984.

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

File No. 1471/78.

SWAN.—No. 38671 (Car Park) Location No. 9790 (877 square metres). (Original Plan 13909, Plan Perth 2 000 12.26 (Tower Leederville Street).)

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

LAND ACT 1933.

Reserve.

Department of Lands and Surveys,
Perth, 20 July 1984.

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

File No. 1502/981.

COCKBURN SOUND.—No. 38812 (Recreation (Golf Course)), Location No. 2730 (formerly portion of Cockburn Sound Location 16 and being Lot 500 the subject of Plan 14543) (110.001 6 hectares). (Original Plan 15879, Plans Peel 2 000 08.27 and 10 000 2.5 and 2.6 (near Eleanora Drive in the Shire of Rockingham).)

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

REAPPRAISMENT OF TOWN AND SUBURBAN LOTS.

Corres. No. 3999/29.

IT is hereby notified for general information that under the provisions of the Land Act 1933-1982 and the Regulations thereunder governing the leasing of Town and Suburban lands the Honourable the Minister for Lands and Surveys has approved the reappraisal of the under-mentioned Lots as from 1 July 1984.

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

Town	Lot	Lease	Unimproved Capital Value		Lessee
			Pre-vious	Re-ap-praised	
			\$	\$	
Boulder	419	6921/153	200	1 250	A. R. Hyde
Bullfinch	595	3117/3979	100	500	G. D. Guthrie

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 20 July 1984.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of Kalgoorlie Lot 2789 containing an area of 885 square metres for the purpose of "Light Industry" for a term of 21 years at a rental of \$250.00 per annum.

Intending applicants shall submit with their applications details of intended utilisation and proposed development indicating size and type of intended structures, cost estimates, source of funds and programme for construction whether staged or not.

The Minister for Lands and Surveys reserves the right to refuse any application on the grounds that the proposed utilisation, development and/or development programme is inadequate or unsuitable or that the applicant has failed to show adequate capacity to fund the development.

Where the in-going lessee indicates that he anticipates a requirement for freehold during the currency of the lease, the Hon. Minister shall signify the extent of development (which may be additional to that required as the basis for leasing the site) that will be necessary to enable the issue of a Crown Grant.

Subject to agreement between the lessee and the Minister, the foregoing development obligations and other conditions set out herein may be varied or added to from time to time.

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

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

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

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 22 August 1984 accompanied by a deposit of \$167.00 together with the required development details and completed Land Board Questionnaire.

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

(Plan Kalgoorlie Boulder 2 000 30.37.)

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

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 20 July 1984.

APPLICATIONS are invited under section 32 of the Land Act 1933, for the leasing of Beverley Lots 343 and 353 (Reserve No. 14605) containing an area of 7.0923 hectares for the purpose of "Cropping and Grazing" for a term of one year at a rental of \$250.00.

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

1. The land shall not be used for any purpose other than "Cropping and Grazing" without the prior approval in writing of the Minister for Lands and Surveys.
2. The lease shall be renewable at the will of the Minister and subject to determination at three months' notice by either party after the initial term of one (1) year. Should the lease be so renewed, the rental fixed may be reappraised at such amount as the Minister may at any time and from time to time determine.
3. The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.
4. The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
5. The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
6. No structures will be erected without the prior approval in writing of the Minister.
7. The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
8. The Minister or his representative may enter the land for inspection at any reasonable time.
9. Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
10. It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
11. On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.
12. Power is reserved to the Minister to direct that the number of stock depasturing on the demised land shall be reduced if the Minister is of the opinion that the demised land is

overstocked to an extent sufficient or likely to cause permanent damage to the land; failure to comply with any such direction will result in the forfeiture of the lease.

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

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 22 August 1984 accompanied by a deposit of \$152.00.

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

(Plan Beverley 36.06.)

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

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Bayswater Town Planning Scheme No. 13—Amendment No. 94.

T.P.B. 853/2/14/16, Pt. 94.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Acting Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 12 July 1984 for the purpose of:—

1. Amending the Scheme Maps to rezone Lot 1029 Walter Road (former Wirrina Drive-In Site) from "Special Zone—Restricted Use—Drive-In Theatre" to:—
 - (a) "Light Industry";
 - (b) "Service Station";
 - (c) "Special Zone—Restricted Use—Offices"; and
 - (d) Road Reserve.
2. Amending the Scheme Text by deleting from section 2 of the Schedule—Restricted Use Zone, under the heading of Walter Road, the following:

(Street)	(Particulars of Land)	(Only Use Permitted)
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Walter Road	Lot 1029	Drive-In Theatre
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3. Amending the Scheme Text by inserting in Section 2 of the Schedule—Restricted Use Zone, under the heading of Walter Road, the following:—

(Street)	(Particulars of Land)	(Only Use Permitted)
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Walter Road	Pt. Lot 1029 (eastern portion)	Offices
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J. D'ORAZIO,
Mayor.
K. B. LANG,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Bayswater Town Planning Scheme No. 13—Amendment No. 112.

T.P.B. 853/2/14/16, Pt. 112.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Acting Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 12 July 1984, for the purpose of amending the Scheme Maps to rezone Lot 132 of Swan Location W, corner of Beaufort Street and Salisbury Street, Bedford from "Service Station" to "Business".

J. D'ORAZIO,
Mayor.
K. B. LANG,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

City of Cockburn Town Planning Scheme

No. 1—Amendment No. 163.

T.P.B. 853/2/23/5, Pt. 163.

NOTICE is hereby given that the City of Cockburn in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of excising portions of Jandakot A.A. Lots 251 and 252 Yangebup Road, Yangebup, from the Rural Zone and including that land in the Residential Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 9 Coleville Crescent, Spearwood and will be open for inspection without charge during the hours of 8.30 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 18 September 1984.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Cockburn, P.O. Box 21, Hamilton Hill, W.A. 6163 on or before 18 September 1984.

A. J. ARMAREGO,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

City of South Perth Town Planning Scheme No. 2—Amendment No. 79.

T.P.B. 853/2/11/2, Pt. 79.

NOTICE is hereby given that the City of South Perth in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of:—

1. Renumbering Clause 3.18 as "3.18A".
2. Inserting a new Clause 3.22 allowing Council to permit the use of portion of Perth Suburban Lot 354 Coode and Anstey Streets, South Perth for the purpose of Senior Citizens' Centre and Ancillary Uses and a public car park.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Sandgate Street, South Perth and will be open for inspection without charge during the hours of 8.45 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 31 August 1984.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of South Perth, Sandgate Street, South Perth, W.A. 6151 on or before 31 August 1984.

P. A. BENNETTS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme.

Shire of Capel Town Planning Scheme No. 5
Capel Townsite.

T.P.B. 853/6/7/5.

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 Planning approved the Shire of Capel, Town Planning Scheme No. 5 on 10 June 1984—the Scheme Text of which is published as a Schedule annexed hereto.

W. A. SPURR,
President.

T. W. BRADSHAW,
Shire Clerk.

Schedule.

Shire of Capel.

Town of Capel.

Town Planning Scheme No. 5.

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PART V—Development Provisions.

PART VI—Finance and Administration.

APPENDIX 1—APPLICATION FOR PLANNING
APPROVAL.

APPENDIX 2—DECISION ON APPLICATION FOR
PLANNING APPROVAL.

APPENDIX 3—FIRST SCHEDULE—SPECIAL USES.

THE Capel Shire Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended), hereby makes the following Town Planning Scheme for the purposes of:—

- (a) setting aside land for future public use as reserves;
- (b) controlling land development;
- (c) other matters authorised by the enabling Act.

PART I—Preliminary.

1.1 This Town Planning Scheme may be cited as the Shire of Capel-Town of Capel Town Planning Scheme No. 5—hereinafter called "The Scheme" and shall come into operation on the publication of notice of the Minister's final approval thereof in the *Government Gazette*.

1.2 The Scheme shall apply to the whole of the land within the Scheme boundary shown on the maps forming part of the Scheme.

1.3 Town Planning Approval: Except as hereinafter provided, no development including a material change in the use of land, shall be carried out on land within the Scheme Area without the prior consent of the Council. Such consent is hereinafter referred to as "Planning Approval" and is required in addition to a building licence. Applications for Planning Approval shall be in the form set out in Appendix 1 and Council shall convey its decision in the form set out in Appendix 2.

The following classes of development may be undertaken without the approval of the Council and are referred to as permitted development:

- (a) the maintenance and repair of any building provided that no works of a structural nature are undertaken and no material change in the external appearance of the building is involved;
- (b) subject to the zoning provisions of this Scheme, changes in the uses of land and buildings which do not give rise to:

- (i) a material change in the appearance of the property concerned;
- (ii) the need, according to the provisions of this Scheme and/or as may be determined by the Council by experience of similar uses elsewhere, for additional car parking accommodation, loading and unloading accommodation, landscaping, or other special site treatments;
- (iii) significant increases in the amount of traffic attracted to the site;
- (iv) the need for the provision of significantly improved public services and utilities of any kind.

1.4 The responsible authority for carrying out the Scheme is the Council of the Shire of Capel hereinafter referred to as the Council.

1.5 The Scheme Text shall be read in conjunction with the "Land Use Map" and "Scheme Map", and these documents together which, including the schedule appended hereto and any amendments made after the date of the Scheme having the force of Law, shall constitute the Scheme.

1.6 Arrangements of the Scheme: The Scheme Text is divided into the following parts:—

PART 1—Preliminary.

PART 2—Reserved Land.

PART 3—Zones.

PART 4—Non Conforming Use of Land.

PART 5—Development Provisions.

PART 6—Finance and Administration.

1.7 Interpretations: In this Scheme the terms used will have the respective interpretations and meanings as set out in the Town Planning and Development Act 1928 as amended, in Appendix "D" of the Town Planning Regulations 1967 and the Residential Planning Codes—Country Towns as adopted by the Town Planning Board on 26 July 1982, unless otherwise specified by this Scheme.

1.8 Definitions:

"Board" means the Town Planning Board constituted under the Act.

"Building" means any structure or appurtenance thereto whether fixed or movable, temporary or permanent, placed or erected upon land, and the term shall include part of a building but shall exclude a boundary fence."

"Cafe/Restaurant" means land and buildings used for the sale of prepared food and drinks for consumption.

"Car Park" means a site or building used primarily for parking private cars or taxis whether as a public or private car park, but does not include any part of a public road used for parking or for a taxi rank or any land or buildings on or in which cars are displayed for sale.

"Car Sales Premises" means land and buildings used for the display and sales of cars whether new or second-hand, but does not include a workshop.

"Caretaker's House" means a building used as a residence by the proprietor or manager of an industry carried on upon the same site or by a person having the care of the building or plant of the industry.

"Caravan Park" means an area set aside for the parking of caravans in conformity with the Health Act (Caravan Park and Camping Grounds Regulations 1974), made pursuant to the provisions of the Health Act 1911, (as amended), and the Local Government Model By-law (Caravan Parks) No. 2 made pursuant to the powers conferred by the Local Government Act 1960 (as amended) and any amendments to those Regulations or to that Model By-law.

"Child Care Centre" means land and buildings used for the supervision and care of children of pre-school age and includes a day care centre or kindergarten.

"Civic Building" means a building designed, used or intended to be used by Government Departments statutory bodies representing the Crown or Councils as offices or for administrative or other like purposes.

"Control of Access" has the same meaning as given to it in the Main Road Act No. 5 of 1930 (as amended) as follows: in relation to any road means that a section or part of that road is intended for use by prescribed traffic without avoidable hindrance, whether from an intersecting road or otherwise, and that such section or part of the road has been declared by proclamation to be subject to control of access and may be entered or departed from at specified places only.

"Development" means the use or development of any land and includes the erection, construction, alteration or carrying out, as the case may be, of any building, excavation or other works on any land.

"Dry Cleaning Premises" means land and buildings used for the cleaning of garments and other fabrics by chemical processes.

"Duplex House" shall have the same meaning as is given to it and for the purpose of the Uniform Building By-laws.

"Dwelling House" means a building used for living purposes as one separate family unit and includes rooms and outbuildings separate from such building but ancillary thereto, but does not include a "residential building" or part of such a building.

"Educational Establishment" means a school, college, university, technical institute, academy or other educational centre, or a lecture hall but does not include a reformatory institution or institutional home.

"Effective Frontage" means the width of any lot so measured at the front setback line parallel with the street alignment or as may be determined by Council in the case of irregularly shaped lots.

"Fish Shop" means a shop where the goods kept exposed or offered for sale include wet fish or fish fried on the premises for consumption off the premises.

"Fuel Depot" means a depot for storage or bulk sale of solid or liquid gaseous fuel, but does not include a service station.

"Funeral Parlour" means land and buildings occupied by undertakers where bodies are stored and prepared for burial or cremation.

"Garden Centre" means land and buildings used for the keeping, growing and selling of native and exotic flora.

"General Industry" means any industry other than a hazardous, light, noxious, rural, extractive or service industry.

"Health Centre" means a maternal or x-ray centre, a district clinic, a masseur's establishment, or a medical clinic.

"Home Occupation" means a business carried on with the permission of the responsible authority within a house or the curtilage of a house that:—

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury or prejudicial affection due to the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, waste water or waste products.
- (b) does not entail the employment of any person not a member of the occupier's family, except in the case of a professional person.
- (c) does not occupy an area greater than 20 square metres.
- (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located; and

(e) is restricted in advertisement to a sign not exceeding 0.2 m² in area.

"Hotel" means land and buildings the subject of a Publican's General Licence, and Hotel Licence or a Wayside-house Licence granted under the provisions of the Licensing Act 1911 (as amended) or of any Act in substitution for that Act, but does not include a motel.

"Industry" means the carrying out of any process for and incidental to:—

- (a) the making, altering, repairing or ornamentation, painting, finishing, cleaning, packing or canning or adapting for sale, or breaking up or demolition of any article or part of any article;
- (b) the winning, processing or treatment of minerals;
- (c) the generation of electricity or the production of gas; and
- (d) the manufacture of edible goods for human or animal consumption being a process carried on in the course of trade or business for gain, other than operations connected with:—
 - (i) the carrying out of agriculture;
 - (ii) site work on buildings, work or land; and
 - (iii) in the case of the manufacture of goods referred to in subparagraph (d) above the preparation of the premises of a shop of food for sale; and includes, when carried out on land upon which the process is carried out and in connection with that process, the storage of goods, any work or administration or accounting, the sale of goods resulting from the process and the use of land for the amenity of persons engaged in the process.

"Institutional Building" means a building used or designed for use wholly or principally for the purpose of:—

- (a) a hospital or sanatorium for the treatment of infectious or contagious diseases;
- (b) a home or other institution for the care of State wards, orphans or persons who are physically or mentally handicapped;
- (c) a penal or reformatory institution;
- (d) a hospital for treatment or care of the mentally sick; or
- (e) any other similar use.

"Light Industry" means an industry:—

- (a) in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to or prejudicially affect the amenity of the locality by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit, oil or otherwise; and
- (b) the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like service.

"Landscape", "landscaping" or "landscaped" refer to land developed with, or by the planting of lawns, garden beds, shrubs and trees and includes such features as rockeries, ornamental ponds, swimming pools, barbeque areas or children's playgrounds and any other such area approved of by the Council as landscaped area;

- “Local Shop” means a shop with or without an attached dwelling wherein the only goods offered for sale are foodstuffs, (normally available from a delicatessen) toiletries, stationery or goods of a similar domestic nature intended for day to day consumption or use by persons living or working in the locality of the shop. Corner store shall have the same meaning.
- “Milk Depot” means a depot to which milk is delivered for distribution to consumers but in which milk is not processed or pasteurised.
- “Motel” means a building, group of buildings or place used or intended to be used to accommodate patrons in a manner similar to a hotel or boarding house but in which special provision is made for the accommodation of patrons with motor vehicles.
- “Motor Repair Station” means land and buildings used for or in connection with mechanical repairs and overhauls, including tyre recapping, retreading, panel beating, spray painting and chassis reshaping.
- “Non-Conforming Use” means the use of land which, though lawful immediately prior to the coming into operation of this Scheme is not in conformity with the Scheme.
- “Office” means the conduct in a building or part of a building of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services and services of a similar nature or, where not conducted on the site thereof, the administration of or the accounting in connection with an industry.
- “Open Air Display” means the use of land as a site for the display and/or sale of goods and equipment.
- “Petrol Filling Station” means land and buildings used for the supply of petroleum products and automotive accessories.
- “Private Recreation” means the use of land for parks, gardens, playgrounds, sport arenas or other grounds for recreation which are not normally open to the public without charge.
- “Professional Offices” means any building used for the purpose of his or her profession by an accountant, architect, artist, author, barrister, chiropractist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), or town planner; and “professional person” has a corresponding interpretation.
- “Public Amusement” means the use of land as a theatre, a cinema, a dance hall, a skating rink, swimming pool or gymnasium or for games.
- “Public Assembly—place of” means any special place of assembly including grounds for athletics, all sports grounds with spectator provision, racecourses, trotting tracks, stadia, or show-grounds.
- “Public Recreation” means the use of land for a public park, public gardens, foreshore reserve, playground or grounds for recreation which are normally open to the public without charge.
- “Public Utility” means any works or undertaking constructed or maintained by a public authority or municipality as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services.
- “Public Worship” includes buildings used primarily for the religious activities of a church, but does not include an institution for primary, secondary or higher education, or a residential training institution.
- “Residential Building” means a building, other than a dwelling house designed for the use of human habitation together with such outbuildings as are ordinarily used therewith, and the expression includes a hostel, or hotel designed primarily for residential purposes and a residential club.
- “Rural Industry” means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality and a workshop servicing plant or equipment used for rural purposes in the locality.
- “Second-hand buildings” means any building or structure or any part thereof which does not consist of substantially all new material and may be transported or moved to a site for the purpose of re-erection.
- “Second-hand dwelling” means any building or structure or part thereof used or intended to be used for human habitation and which does not consist of substantially all new material and may be transported or moved to a site for the purpose of re-erection.
- “Service Industry” means a light industry carried on, on land and in buildings having a retail shop front and in which goods may be manufactured only for sale on the premises, or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.
- “Service Station” means land and buildings used for the supply of petroleum products and automotive accessories and includes greasing, tyre repairs, and minor mechanical repairs.
- “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 land 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 a bulky character.
- “Surgery/Consulting Rooms” means land and buildings used exclusively for the examination of patients by a doctor and including waiting rooms and administrative rooms.
- “Tavern” means premises in respect of which there is granted a tavern licence under the Liquor Act 1970 as amended or re-enacted.
- “Transport Depot” means land used for the garaging of road motor vehicles use or intended to be used for carrying goods for hire or reward or for any consideration, or for the transfer of goods from one such motor vehicle to another or such motor vehicles and includes maintenance and repair of vehicles.
- “Veterinary Clinic” means land and buildings used for the medical examination, operation and recovery of domesticated animals.
- “Veterinary Hospital” means any premises used or designed or adapted for use in the practice of his profession by a registered veterinary surgeon which premises include provision for the hospitalisation or boarding of animals whilst receiving treatment.
- “Warehouse” means any building or enclosed land, or part of a building or enclosed land, used for storage of goods and the carrying out of commercial transactions involving the sale of such goods by wholesale.
- “Zoological Gardens” means land and buildings used for the keeping of native or exotic fauna to which the public have admission.
- “Zone” means a portion of the Scheme area shown on the map by distinctive colouring, hatching, or edging for the purpose of indicating the restrictions imposed by the Planning Scheme on the erection and use of buildings or for the use of land, but does not include land reserved.

PART II—Reserved Land.

2.1 The Scheme Area is divided into 4 types of reserves set out hereunder:—

- Recreation.
- Public Purposes—as named on the Scheme Map.
- Major Road—
 - Control of Access.
 - Arterial.
- Railway.

2.2 (a) Land set aside under this Scheme for the purpose of a reservation is deemed to be reserved for the purpose indicated on the Scheme Map.

(b) Except as otherwise provided in this Part a person shall not carry out any development on land reserved under this Scheme, other than the erection of a boundary fence, without first applying for and obtaining the written approval of the Council.

(c) In giving its approval the Council shall have regard to the ultimate purposes intended for the reserve and shall in the case of land reserved for the purpose of a public authority confer with that authority before giving its approval.

(d) No provision of this Part shall prevent the continued use of land for the use for which it was being lawfully used immediately prior to the Scheme having the force of law, or the repair and maintenance, for which prior consent in writing of the Council has been obtained, of buildings or works lawfully existing on the land.

2.3 (a) Where a Council refuses approval for the development of land reserved under the Scheme on the ground that the land is reserved for public purposes, or grants approval subject to conditions that are unacceptable to the applicant the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.

(b) Claims for such compensation shall be lodged at the office of the Council not later than six calendar months after the date of the decision of the council refusing approval or granting it subject to conditions that are unacceptable to the applicant.

(c) In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price not exceeding the value of the land at the time of refusal of approval or of the grant of approval subject to conditions that are unacceptable to the applicant.

PART III—Zones.

3.1 The Scheme area is divided into 5 types of zones set out hereunder:—

	Denoted on the Scheme Map
Residential	R
Rural	Rural
Town Centre	TC
Industry (Light Industry)	LI
Special Uses	SU

3.2 The symbols used in the cross reference in Table No. 1 appended to this clause have the following meanings:—

- “P” A use that is permitted under this Scheme.
- “AA” A use which the Council, exercising the discretionary power available to it, may approve.
- “SA” Uses and developments which Council exercising the discretionary powers available to it may approve under this Scheme except that such approval may not be granted by the Council until:—

(i) full details and particulars of the proposal have been advertised by the Council or the applicant at least twice within two consecutive weeks in a newspaper circulating throughout the Shire of Capel. Such advertisement shall specify the manner in which and the period (not being less than 21 days) during which representations may be made to the Council.

- (ii) a sign giving the same details as the advertisement referred to in subclause (i) above has been fixed in a conspicuous position on the land the subject of the proposal for the entire duration of the advertisement period.
- (iii) adjoining property owners have been notified of the proposal in writing.
- (iv) the Council has considered any representations made either in support of or in opposition to the proposal.

“IP” A use that is not permitted unless incidental to the predominant use as decided and approved by the Council.

“X” A use that is not permitted.

3.3 Nothing in this Part shall prevent the Council, where it deems appropriate to do so, from following all or part of the procedures under the “SA” category in respect of any application for a use or development falling within any other category.

3.4 Any use not included in the Zone and Use Class Indicator shall be deemed to be a use not permitted under this Scheme unless the Council shall decide the particular use concerned can be included into one of the specified use classes.

Table 1
ZONE AND USE CLASS TABLE

Use Classes	Zones				
	Residential	Rural	Town Centre	Light Industry	Special Uses
1. Cafe/Restaurant	X	X	P	AA	AA
2. Caravan Park	X	AA	AA	AA	AA
3. Caretaker's House/Flat	X	AA	IP	IP	IP
4. Cemetery/Crematorium	X	AA	X	AA	AA
5. Car Park	X	AA	AA	AA	AA
6. Child Minding Centre/Kindergarten	SA	SA	AA	AA	AA
7. Car Sales Premises	X	X	AA	P	X
8. Civic Buildings	AA	AA	P	X	AA
9. Club	X	SA	P	AA	AA
10. Consulting Rooms/Surgery	SA	SA	AA	AA	AA
11. Dry Cleaning Premises	X	X	AA	AA	AA
12. Drive-in Theatre	X	AA	X	AA	AA
13. Drive-in Take Away Food	X	X	P	AA	AA
14. Educational Establishments	AA	AA	AA	AA	AA
15. Fish Shop	SA	SA	P	X	X
16. Fuel Depot	X	X	X	AA	AA
17. Funeral Parlour	X	AA	AA	AA	AA
18. Health Centre/Clinic	SA	AA	AA	X	X
19. Home Occupation	AA	AA	X	X	X
20. Hospital	SA	AA	AA	X	X
21. Hotel	X	X	AA	X	X
22. Industry General	X	X	X	X	X
23. Industry Light	X	X	X	P	P
24. Industry Rural	X	IP	X	P	P
25. Industry Service	X	X	AA	P	P
26. Industry Extractive	X	X	X	X	X
27. Industry Noxious or Hazardous	X	X	X	X	X
28. Institutional Building	SA	AA	AA	X	X
29. Institutional Home	SA	AA	AA	X	X
30. Local Shop	SA	AA	P	P	P
31. Milk Depot	X	AA	AA	AA	AA
32. Motel	X	X	AA	X	X
33. Motor Repair Station	X	X	AA	P	P
34. Office	X	X	P	IP	IP
35. Petrol Filling Station	X	X	AA	AA	AA
36. Professional Office	AA	AA	P	AA	AA
37. Private Hotel	X	X	P	X	X
38. Public Amusement	X	X	P	X	X
39. Public Assembly	AA	AA	AA	X	X
40. Public Recreation	AA	AA	AA	AA	AA
41. Public Utility	AA	AA	AA	AA	AA
42. Public Worship	AA	AA	AA	AA	AA
43. Radio/T.V. Installation	X	AA	AA	X	X
44. Residential Building	SA	AA	AA	AA	AA
45. Residential Single House	P	P	X	X	X
46. Residential—Attached House	AA	AA	AA	X	X
47. Residential—Grouped Dwelling	AA	AA	AA	X	X
48. Residential—Multi Residential	AA	X	AA	X	X
49. Rural Use	X	AA	X	X	X
50. Service Station	X	X	P	AA	AA
51. Shop	X	X	P	X	X
52. Showroom/Warehouse	X	X	P	AA	AA
53. Sportsground	AA	AA	AA	AA	AA
54. Tavern	X	X	P	X	X
55. Trade Display	X	X	AA	AA	AA
56. Transport Depot	X	X	X	P	P
57. Veterinary Clinic	X	SA	AA	AA	AA
58. Veterinary Hospital	X	X	X	AA	AA
59. Stables	X	X	X	AA	AA

As Specified on the Scheme Map and in the First Schedule

PART IV—Non-conforming Use of Land.

4.1 No provision of the Scheme shall prevent:

- (a) the continued use of any land or building for the purpose for which it was being lawfully used at the time of the coming into force of the Scheme;

or

- (b) the carrying out of any development thereon for which immediately prior to that time, a permit or permits required under the Town Planning and Development Act 1928 (as amended), and any other law authorising the development to be carried out have been duly obtained and was current.

4.2 (a) Where in respect of land reserved under Part 2 of the Scheme a non-conforming use exists, or was authorised as mentioned in Clause 4.1 of this Part, on that land, all or any erections alterations or extensions of the buildings thereon or used thereof shall not be carried out unless the approval of the Council has been obtained in writing.

(b) Where in respect of land zoned under Part 3 of the Scheme a non-conforming use exists, or was authorised as mentioned in Clause 4.1 of this Part, on that land and provided that the prior consent of the Council has been obtained in writing, buildings may be extended to the limits prescribed by the Uniform Building By-laws made under the Local Government Act 1960 (as amended), or by any other by-laws made under that Act for the purpose of limiting the size, location and distance from boundaries and any other matter required by law for that class of use within the boundary of the lot or lots on which the use was carried on immediately prior to the coming into force of the Scheme.

4.3 Change of Non-conforming Use: The Council may permit the use of any land to be changed from one non-conforming use to another non-conforming use, provided the proposed use is, in the opinion of the Council, less detrimental to the amenity of the neighbourhood, than the existing use, or is in the opinion of the Council, closer to the intended uses of the zone.

4.4 Discontinuance of Non-conforming use:

- (a) Notwithstanding the preceding provisions of this Part, except where a change of non-conforming use has been permitted by the Council under Clause 4.3, when a non-conforming use of land or building shall not thereafter be used other than in conformity with the provisions of the Scheme.
- (b) The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

PART V—Development Provisions.

5.1 Development within the Scheme Area shall conform to the standards set out in the following Table 2, or as otherwise specified in this part. Where no standard is so prescribed, development shall be carried out in accordance with the requirements Council may specify in each particular case, provided such specifications are not below the relevant minimum requirements specified in the Uniform Building By-laws.

5.2 Notwithstanding the provisions of the foregoing clause the Council may in very exceptional circumstances, vary the standards set out in the following Table 2, by a proportion not exceeding 10 per cent of the dimensions, ratios or areas specified.

5.3 Landscaping: Landscaping required pursuant to this Scheme shall be provided at the time of development or, if appropriate, prior to the occupation of a building and shall be undertaken and maintained to the satisfaction of the Council.

5.4 Car Parking: Car parking areas required pursuant to this Scheme shall be paved, landscaped and subsequently maintained to the satisfaction of Council. A car parking space shall be, unless otherwise determined by Council, 5.5 m long, 2.5 m wide, and

have a manoeuvring space sufficient to provide for the manipulation of an average car into and from that parking space independently of the movement of another vehicle.

5.5 Front Setbacks: For zones other than Residential where a site has more than one street frontage the Council may determine which shall be regarded as the front for the purpose of the setbacks prescribed in Table 2 and permit the observance of setbacks of one half of those specified as the front setback in respect of the other street frontages.

5.6 Residential: Council's objectives in controlling development within the Residential Zone are to:

- (a) provide sufficient zoned land in appropriate locations to meet the needs of the anticipated population without restricting the choice of sites;
- (b) promote and safeguard the health, safety, convenience, general welfare and the amenities of residential areas and their inhabitants.

5.7 Council's policy in carrying out the objectives for land zoned Residential is as follows:

- (a) subdivisions shall have regard to the overall structure plan adopted by Council;
- (b) the Residential Planning Codes shall apply to all residential development as provided for in this Scheme.

5.8 Residential Development Standards: Residential Planning Codes:

- (a) For the purpose of this Scheme "Residential Planning Codes" means: The Residential Planning Codes—Country Towns adopted as a policy by the Board on 26 July 1982, together with all amendments or additions thereto or any code, by-laws or regulations replacing them and applying or being applicable within the district.
- (b) a copy of the Residential Planning Codes shall be kept and made available for public inspection at the offices of the Council.
- (c) In the event of there being any inconsistency between the Residential Planning Codes identified by clauses 5.8 (a) and 5.8 (b), the provisions in the document identified in clause 5.8 (a) shall prevail.
- (d) Unless otherwise provided for in the Scheme the development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those codes and the schedules to those codes.
- (e) The Residential Planning Code density applicable to land within the Scheme Area shall be determined by reference to the Residential Planning Code density numbers superimposed on the particular areas shown on the Scheme Map as being contained within the outer edges of the black borders or, where adjoining, as being contained within the centre lines of those borders.

5.9 Residential Planning Codes: Variations and Exclusions:

- (a) In the area Coded R10/R15 the R10 development standards shall apply unless Council is satisfied in a particular case, that the drainage conditions are suitable to ensure that on-site effluent disposal methods will continue to function effectively on a permanent basis under R15 development standards.
- (b) Where R10 development standards apply, the minimum setback from street and rear boundaries shall be 7.5 metres.
- (c) "Attached House" and "Grouped Dwelling" developments shall be separated by a distance of 140 metres from one another unless otherwise determined by Council.

5.10 Rural: Council's objective in controlling development within the Rural Zone is to identify areas which should be retained for rural uses and to conserve the rural landscape and amenity of the locality.

5.11 Council shall apply the following standards in respect of land zoned Rural:

- (a) No more than one single family dwelling shall be developed on each lot.
- (b) The rural character and in particular, afforested areas shall where practicable, be conserved.
- (c) A potable water supply shall be installed to serve each dwelling.
- (d) A satisfactory liquid and solid waste disposal system shall be installed to serve each dwelling.
- (e) Subdivision within the townsite rural zone will not be recommended to the Town Planning Board.

5.12 Town Centre: Council's objectives in controlling development within the Town Centre are to:

- (a) Encourage development of a high environmental standard appropriate to a Town Centre serving both the town and surrounding rural community.
- (b) Promote convenient and safe shopping facilities and relate these to the social, business and entertainment functions of the Town Centre.
- (c) Encourage a wide range of compatible uses under one zone including shops, offices, car parks, cultural and community facilities, residential development, mixed development and new concepts.

5.13 Council shall apply the following standards in respect of land zoned Town Centre:

- (a) The plot ratio shall be 1.0 with a bonus of 20% where Council is satisfied that public open area or areas, courtyards or colonnades or other setbacks or preservation of historic structures warrants the increase in the permissible plot ratio.
- (b) Residential Development within the Town Centre Zone shall comply with the R20 development standards of the Residential Planning Codes—Country Towns and within this zone any single dwelling unit constructed in conjunction with a retail establishment or other permitted use shall be termed a "Grouped Dwelling" and comply with such standards as are appropriate.
- (c) Within the Town Centre Zone, where residential developments are combined with retail establishments or other permitted uses:
 - (i) The site area of a residential development shall be determined as the minimum area of land required by the

Residential Planning Codes for the number of dwelling units proposed and the residential development standards shall be calculated on this figure and not the area of the lot.

- (ii) Development standards for a retail establishment or other permitted use shall be calculated on the balance of the lot area after the residential site area has been subtracted.

(d) Car parking shall be provided in accordance with the provisions of Table 3.

(e) The site coverage shall be 100% subject to Council being satisfied on matters relating to access, car parking, circulation of traffic, safety, servicing, loading and unloading and any other matter which Council in its absolute discretion may take into consideration.

(f) Where the ground floor of a multi-storey building is used for the purpose of shops, the upper floors of such building may be used for such purpose or purposes as may be permitted or approved of in the Town Centre Zone.

5.14 Light Industry: Council's objectives in controlling development within the Industrial Zone are to:

- (a) Encourage the consolidation and improvement of industrial development into areas appropriately located and controlled for that purpose.
- (b) Protect the amenity of adjacent areas.

5.15 Council's policy in carrying out the objectives for land zoned for Light Industry is:—

- (a) Subdivision shall have regard to the overall structure plan adopted by Council.
- (b) Landscaped buffers shall be established and maintained in accordance with an approved plan relating to the zone as a whole.

5.16 Council's policy in respect of land zoned Special Use is as follows:—

- (a) The land shall be used for the use or uses specified on the Scheme Map and in the First Schedule and for purposes incidental thereto and for no other purpose.
- (b) The site requirements of lot area, minimum effective frontage, development type, plot ratio, car parking, setbacks, and other development provisions shall be determined by Council in its absolute discretion.

Table 2
DEVELOPMENT PROVISIONS

Min. Lot Area	Min. Effective Frontage	Development Type	Max. Plot Ratio	Min. No. of Parking Spaces	Min. Setbacks from Boundaries			Other Requirements	
					Front	Side	Rear		
TOWN CENTRE ZONE									
400 m ²	10 m	All uses which may be permitted under the zone and use class indicator	1.0	As per Table 3	Nil	Nil	At discretion of Council	Vehicular access to the site for the loading and unloading of vehicles clear of the highway and all roads will be examined and requirements will be determined in each case by Council.
LIGHT INDUSTRIAL ZONE									
2 000 m ²	30 m	All uses may be permitted under the zone and use class indicator	0.5	1 space per 100 m ² of gross floor space or 1 space per 2 employees whichever is greater	15 m	At discretion of Council		Landscaping requirement first 3 m of front setback area to be landscaped. Loading and unloading of goods to be carried out clear of the highway and all roads.

5.17 Car Parking: Unless otherwise provided for in Table No. 2 the car parking requirement shall be as specified in Table No. 3.

TABLE No. 3.
CAR PARKING.

USE	No. OF PARKING SPACES
Shop	1 for every 15 m ² gross floor area
Office	1 for every 50 m ² gross floor area
Hotel, motel, tavern, club, private hotel, lodging house, eating house, night club, place of public assembly.	Where applicable to the particular use: 1 for every 2 m ² of public drinking area other than lounge floor area. 1 for every 4 seats which an eating area is designed to provide. OR 1 for every 4 m ² of eating area or part thereof whichever produces the greater number of car parking spaces; 1 for every bedroom. 1 for every 6 seats provided or capable of being provided in assembly areas. OR 1 for every 4.5 m ² of assembly area whichever produces the greatest number of car parking spaces. 1 for every 3 m ² of public lounge drinking area.
Theatres, cinemas, halls, non-residential clubs and churches.	As for public assembly except that Council may exercise discretion on the number of car parking spaces required where dual use of spaces is likely to occur in the case of mixed developments.
Hospital	1 for every 3 bed spaces provided.
Health Centre, clinic, consulting rooms.	4 for every consulting room up to 2 such rooms and 2 for every additional consulting room.
Funeral Parlour.	Not less than 6 car parking spaces.
Motor Repair Station and Service Station.	1 for each lubrication and maintenance bay plus 1 for each person working on the site.
Open Air Display.	1 for every 200 m ² of display area/or sales area.
Squash Court.	3 for every court.

5.18 Town Centre Parking: Notwithstanding the provisions of clause 5.13 and Table No. 3 the following provisions shall apply to uses, development and redevelopments of land or buildings within the Town Centre.

Where public off street parking facilities are or are to be located in the near vicinity of land or a building, the subject of an application for planning approval, the Council may approve an application notwithstanding that the required number of car parking spaces is not to be provided subject to:

- (a) Council being satisfied that off street parking facilities are sufficient to cater for the requirements of the land or building;

and

- (b) the applicant entering into an agreement with Council to pay into the Parking Fund the cost of providing the required number of car parking spaces as determined by Council.

5.19 Shared or Combined Parking: Where the number of car parking spaces proposed to be provided on land or in a building the subject of an application for planning approval is less than the number required to be provided pursuant to the Scheme, the Council may approve the application if the applicant demonstrates that off street parking facilities in the near vicinity are available to cater for the parking requirements of the land and that arrangements to the satisfaction of the Council have been made to enable those facilities to be used for that purpose.

PART VI—Finance and Administration.

6.1 Enforcement of provisions:

- (a) If any person contravenes or fails or neglects to comply with any of the provisions of the Scheme, the Council may by notice in the manner set out in Clause 6.2 hereof, order such person to discontinue forthwith any such contravention and within thirty (30) days after the service of such notice to remove, pull down, take up, alter or otherwise make good any work which contravenes the Scheme, or carry into effect any provisions of the Scheme which are not being complied with and at the same time it may pursuant to subsection 1 of section 10 of the Act advise such person that in the event of him failing to comply with the provisions thereof in the time limited for compliance then the Council by its agents will enter such person's property and cause to be done such works and things as shall be specified in such notice.
- (b) Any expense incurred by the Council in doing any works pursuant to any default under paragraph (a) hereof may be recovered from the person in default by action for a civil debt recoverable summarily in any court having jurisdiction in respect of the amount involved.

6.2 Notices: Any notice under Clause 6.1 hereof:

- (a) shall be addressed to the owner, occupier or lessee of the land in question; and
- (b) shall describe in general terms the manner in which the Scheme has been contravened; and
- (c) shall require the owner, occupier or lessee as the case may be, within thirty (30) clear days after the service of such notice, to discontinue such contravention of the Scheme and take such actions as the Council may direct to cause a compliance with the provisions of the Scheme; and
- (d) shall where necessary advise the person to whom it is addressed that in default of his compliance with such notice the Council will enter such land and carry out the requirements of such notice itself at the expense of such person.
- (e) Any notice required to be made given hereunder may be served personally or by prepaid letter addressed to the person to be served at his address as shown in the rate book of the Council if he shall be a ratepayer or at his last known address (whether he is a ratepayer or not) and such notice shall be deemed to be served in due course of post.

6.3 Disposal of Land: The Council may deal with or dispose of any land which it owns or which it has acquired pursuant to the provisions of the Scheme, in accordance with the Act and in conformity with the provisions of the Scheme, and for such purpose may make such agreements with other Owners as it deems fit.

6.4 Compensation: Claims for compensation by reason of the Scheme other than for the purpose of Part 2 shall be made not later than six months from the date on which notice of approval of the Scheme is published in the *Government Gazette*, except in the case of reserved land where the provisions of Part 2 shall apply.

6.5 Entry to Premises: The Council may by an Authorised Officer, enter at all reasonable times any building or land for the purpose of ascertaining whether the provisions of the Scheme are being observed.

6.6 Right of Appeal: Any applicant aggrieved by a decision of the Council acting under the powers conferred by this Scheme may within 60 days of Council's decision appeal to the Minister for Urban Development and Town Planning or the Town Planning Appeal Tribunal in accordance with Part V of the Town Planning and Development Act 1928 (as amended).

APPENDIX No. 1

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

FORM FOR APPLICATION FOR PLANNING APPROVAL.

1. Surname of Applicant Given Names
Full Address
 2. Surname of Land Owner (if different from above) Given Names
 3. Full Address
 4. Address for Correspondence
 5. Locality of Development
 6. Title Details of Land
 7. Name of Road Serving Property
 8. State Type of Development
- Nature and size of all buildings proposed
- Materials to be used on external surfaces of buildings
- General treatment of open portions of the site
- Details of car parking and landscaping proposals
- Approximate cost of proposed development
- Estimate time for construction
- Signature of Owner (both signatures are required if applicant is not the owner) Signature of applicant or agent
- Date Date

NOTE: This form should be completed and forwarded to the Capel Shire Council together with 2 COPIES of detailed plans showing complete details of the development including a site plan showing the relationship of the land to the area generally.

In areas where close development exists, or is in the course of construction, plans shall show the siting of buildings and uses on lots immediately adjoining the subject land.

APPENDIX No. 2

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

SHIRE OF CAPEL

DECISION ON APPLICATION FOR PLANNING APPROVAL

The Council or its delegated officers having considered the application dated
Submitted by
on behalf of
hereby advise that it has decided to:

REFUSE/GRANT APPROVAL—TO COMMENCE DEVELOPMENT

subject to the conditions/ for the following reasons.
Minute No.
Signed Shire Clerk
Date

APPENDIX No. 3.
FIRST SCHEDULE
SPECIAL USES

DESCRIPTION OF LAND	PERMITTED USES
Lot 50 Scott Road	Church, hall and associated uses.
Sub Lot 21 Cnr Bussell Highway and West Road	Church, hall and associated uses.
Sub Lots 69 and 71 Higgins Road and Sub Lots 75 and 76 Ommanney Road	Public Utility and Sand Quarry.
Lot 48 Scott Road	Church, hall and associated uses.

Adopted by resolution of the Council of the Shire of Capel at the Ordinary Meeting of the Council held on 11th day of May, 1984 and the Seal of the Municipality was pursuant to that resolution hereunto affixed in the presence of:—

[L.S.] W. SPURR, President.
T. W. BRADSHAW, Shire Clerk.

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in clause 1.5 of this Scheme and to which formal approval was given by the Hon. Minister for Planning on the 10th day of June, 1984.

Recommended for Approval—

B. D. MICKLE,
Acting Chairman of the
Town Planning Board.

Dated 5/6/84.

Approved—

P. DOWDING,
Minister for Planning.

Dated 10/6/84.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Town of Armadale Town Planning Scheme No. 1— Amendment No. 222.

T.P.B. 853/2/22/1, Pt. 222.

NOTICE is hereby given that the Town of Armadale in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning portion of Lot 53 Stone Street, Armadale from "General Industry" to "Service Station".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Jull Street, Armadale and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 31 August, 1984.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, Town of Armadale, PO Box 69, Armadale, W.A. 6112 on or before 31 August 1984.

J. W. FLATOW,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

Town of Mosman Park Town Planning Scheme
No. 1—Amendment No. 25.

T.P.B. 853/2/18/2 Pt. 25.

NOTICE is hereby given that the Town of Mosman Park in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of—

1. deleting Clause 3.2.4 from the Text and
2. deleting entry 1 in the Schedule of Zones and inserting a new entry including Mosman Park Town Lots 206, 207, 205 and 5 Boundary Road as land with development permissible for residential purposes to standards prescribed for the Residential "D" zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Bay View Terrace, Mosman Park and will be open for inspection without charge during the hours of 8.30 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 24 August 1984.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, Town of Mosman Park, P.O. Box 3, Mosman Park, W.A. 6012 on or before 24 August 1984.

D. A. WALKER,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

Shire of Augusta-Margaret River Town Planning Scheme
No. 12—Amendment No. 3.

T.P.B. 853/6/3/9 Pt. 3.

NOTICE is hereby given that the Shire of Augusta-Margaret River in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of including portion of Sussex Location 1238 (east of Kevill Road) within the Scheme Area and zoning as "Special Rural Zone".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Town View Terrace, Margaret River and will be open for inspection without charge during the hours of 8.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 24 August 1984.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Augusta-Margaret River, P.O. Box 61, Margaret River, W.A. 6285 on or before 24 August 1984.

K. S. PRESTON,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

Shire of Harvey Town Planning Scheme No. 6—
Amendment No. 3.

T.P.B. 853/6/12/6, Pt. 3.

NOTICE is hereby given that the Shire of Harvey in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of inserting in the Text a new part—"PART III A—Acquisition and Subdivision of Land"—with provisions to permit Council to acquire subdivide and sell lots within the Scheme area.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Harvey and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 17 August 1984.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Harvey, P.O. Box 163, Harvey, W.A. 6220 on or before 17 August 1984.

L. A. VICARY,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Manjimup Town Planning Scheme No. 3—
Amendment No. 36.

T.P.B. 853/6/14/17, Pt. 36.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Acting Minister for Planning approved the Shire of Manjimup Town Planning Scheme Amendment on 12 July 1984 for the purpose of including Lot 6 West Boundary Road in the Scheme Boundary and zoning that land "Special Rural", and including a new "Special Rural Zone" in the Text with relevant provisions as detailed in the Schedule annexed hereto.

P. D. OMODEI,
President.

M. A. JORGENSEN,
Shire Clerk.

Schedule.

Amendment No. 36.

The Manjimup Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) hereby amends its Town Planning Scheme No. 3 as follows:—

- (a) By extending the Scheme boundary to include Lot 6, West Boundary Road within the Scheme area.
- (b) By adding a new zone within the list of zones set out in Clause 7 of the Scheme text as follows:—
 - (k) Special Rural—green/brown with brown border
- (c) By adding a new column to the zoning table Clause 10 (use class table) of the Scheme text. The heading of the table is to be (k) Special Rural and in place of the notations the following words are to be inserted:—

"For uses permitted see Schedule 1 to the Scheme text".

- (d) By adding a new set of clauses to the Scheme text in Part IV, being clause numbers 23A and 23I. The clauses are as follows:—

23A SPECIAL RURAL ZONE

Rural—Special Rural Zone: The following provisions shall apply specifically to all land included in the Special Rural Zone in addition to any provisions which are more generally applicable to such land under this Scheme.

The objective of the Special Rural Zone is to select areas within the rural areas wherein closer subdivision will be permitted to provide for such uses as hobby farms, horse breeding, rural-residential retreats, intensive agriculture including market gardens and viticulture, and also to make provisions for retention of the rural landscape and amenity in a manner consistent with the orderly and proper planning of such areas.

The provisions for controlling subdivision, land uses and development relating to specific Special Rural Zones will be as laid down in Schedule 1 to the Scheme and future subdivision will accord with the Plan of Subdivision for the specified area referred to in the Schedule 1 and such plan of subdivision shall form part of the Scheme.

23B Before making provisions for Special Rural Zone, Council will prepare or require the owner(s) of the land to prepare a submission supporting the creation of the Special Rural Zone and such submission shall include:—

- (i) A statement as to the purpose or intent for which the zone is being created.
- (ii) The reasons for selecting the particular area of the proposed zone with particular reference as to how this relates to the Council's Rural Planning Strategy.
- (iii) A plan or plans showing physical features such as existing buildings, rock outcrops, groups of trees, lakes, rivers, creeks, swamps, orchards, wells and significant improvements. Where Council deems necessary it may also require a plan showing contours at a suitable interval.
- (iv) Information regarding the method whereby it is proposed to provide a potable water supply to each lot.
- (v) The proposed staging of the subdivision and development and the criteria to be met before successive stages are implemented.

23C In addition to the Plan of Subdivision, the Scheme provisions for a specific Special Rural Zone shall specify:—

- (i) The proposed ultimate subdivision including approximate lot sizes and dimensions.
- (ii) Areas to be set aside for the Public Open Space, pedestrian access-ways, horse trails, community facilities, etc., may be considered appropriate.
- (iii) Those physical features it is intended to conserve.
- (iv) The proposed staging of the subdivision where relevant.

23D In addition to the Plan of Subdivision the Scheme provisions for a specific Special Rural Zone shall specify:—

- (i) The facilities which the purchasers of the lots will be required to provide (e.g. their own potable water supply, liquid and solid waste disposal system, etc.).

- (ii) Proposals for the control of land uses and development which will ensure that the purpose of intent of the zone and the rural environment and amenities are not impaired.

- (iii) Any special provisions appropriate to secure the objectives of the zone.

23E In addition to a Building Licence, the Council's prior approval to commence development is required for all development including a private dwelling house.

23F Notwithstanding the provisions of Section 11.3 (4) of the Uniform Building By-Laws, not more than one private dwelling house per lot shall be erected.

23G The Council may, by notice served upon individual landowners or upon a subdivider of land within this zone require the preservation of specified groups of trees and thereafter no landowner or subdivider shall cut, remove or otherwise destroy and trees so specified unless the Council rescinds the notice or order.

23H In addition to such other provisions of the Scheme as may affect it, any land which is included in a 'Special Rural Zone' shall be subject to those provisions as may be specifically set out against it in Schedule I entitled 'Special Rural Zones—Provisions Relating to Specified Areas' as set out under Schedule I of the Scheme.

23I Notwithstanding the provisions of the Scheme and what may be shown in the Plan of Subdivision specified in Schedule I the Town Planning Board may approve a minor variation to the subdivisional design but further breakdown of the lots so created shall be deemed to the contrary to the provisions of the Scheme.

- (e) By adding a new schedule to the Scheme text being Schedule 1 as follows:—

Schedule 1

Special Rural Zones—Provisions relating to Specified Areas

(a) Specified Area or Locality	(b) Special Provisions to refer to
--------------------------------------	--

- (f) By including within Schedule 1 the following provisions:—

(a) Specified Areas or Locality	(b)
---------------------------------------	-----

Area 1—Lot 6, West Boundary Road—Churches

1. Subdivision and development to be in general accordance with the Plan of Subdivision as adopted by Council and agreed to by the Town Planning Board as part of this scheme.

2. (a) The following uses are permitted "p" within special rural area No. 1:—

Dwelling House

(b) The following uses are not permitted unless Council gives its approval in writing—'AA':—

Rural Use
Duplex House
Stables
Home Occupation
Public Utility

(c) All other uses not mentioned under (a) and (b) above are not permitted—'X'.

3. The Council may from time to time specify a minimum standard of fencing providing that asbestos, metal sheeting or wooden pickets shall not be used on the boundary. The Council's approval must be obtained for the materials to be used prior to fencing being erected.

4. Notwithstanding the provisions of clause 23 (g) of the Scheme, all trees shall be retained unless their removal is approved by Council.

5. Prior to the subdivision of Special Rural Zone No. 1 it shall be drained to the specification and satisfaction of the Council.

6. All dwellings within the zone shall be connected to a roof water storage tank of a capacity not less than 92 000 litres or to an alternative source of water that is of satisfactory quality and quantity to Council.

7. The land is to be managed in such a manner as to avoid the land being laid bare of vegetation resulting in loose, wind erodable conditions.

8. The subdivider of the land shall make arrangements satisfactory to the Council which will guarantee that prospective purchasers of the lots are advised that no reticulated water supply can be provided and purchasers will therefore be obliged to make their own arrangements to provide a potable water supply equivalent.

9. The land is to be managed in such a manner as to avoid the land being laid bare of vegetation resulting in loose, wind erodable conditions.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Swan Town Planning Scheme No. 1—
Amendment No. 118A.

T.P.B. 853/2/21/1 Pt. 118A.

NOTICE is hereby given that the Shire of Swan in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of correcting the land description by including reference to Part Lot 3, Belhus Estate in the Resolution and Appendix B.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Great Northern Highway, Middle Swan and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 10 August 1984.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Swan, P.O. Box 196, Midland, W.A. 6056 on or before 10 August 1984.

R. S. BLIGHT,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Swan Town Planning Scheme No. 1—
Amendment No. 125.

T.P.B. 853/2/21/1 Pt. 125.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Acting Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 12 July 1984 for the purpose of:—

- (1) Amending the Scheme maps to rezone portions of lots 37, 407 being portion of Swan Location 16 from "Hotel" to "Tavern".
- (2) Amending the Scheme maps to rezone portions of lots 511, 499 and 498 being portion of Swan Location 16 from "Residential" to "Tavern".
- (3) Amending the Scheme maps to rezone lots 501, 500 and portions of lots 511, 499 from "Residential" to "Motel".
- (4) Amending the Scheme maps to rezone portions of lots 37 and 407 being portion of Swan Location 16 from "Hotel" to "Motel".

C. GREGORINI,
President.

R. S. BLIGHT,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of Jerramungup Interim Development Orders
Nos. 1 and 2.

T.P.B. 26/5/19/1.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Acting Minister for Planning a summary as set out hereunder of the Shire of Jerramungup Interim Development Orders Nos. 1 and 2 made pursuant to the provisions of section 7B of that Act is published for general information.

The Acting Minister for Planning has made copies of these Orders available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St. George's Terrace, Perth, and at the offices of the Shire of Jerramungup during normal office hours.

Summary.

1. The Shire of Jerramungup Interim Development Orders Nos. 1 and 2 contain provisions *inter alia*:—

- (a) That the Orders apply to that part of the Shire of Jerramungup specified in the Orders.
- (b) That, subject as therein stated, the Jerramungup Shire Council is the authority responsible for their administration.
- (c) That the carrying out of certain development on land within the scope of the Orders without approval as stated therein is prohibited.
- (d) Relating to the application for, and grant of approval for, development other than development permitted by the Orders.
- (e) Relating to development by a public authority.
- (f) Relating to certain development permitted by these Orders.
- (g) Relating to the continuance of the lawful use of land and buildings.
- (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

2. The Orders have effect from and after the publication of this Summary in the *Government Gazette*.

P. J. BENNETT,
Shire Clerk.

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.

Contract No.	Project	Closing Date	Tender Documents now available at
*23676	Perth Technical College Stage 2—Mechanical Services	31/7/84	P.W.D., West Perth
23679	West Perth, Dumas House Public Works Department—PABX Installation Direct Contract	†19/7/84	P.W.D., West Perth
23681	Newman Primary School—Internal and External Repairs and Renovations	31/7/84	P.W.D., West Perth P.W.D., A.D., Sth. Hedland
23684	Meekatharra Hospital—Repairs and Renovations—Stage 2	24/7/84	P.W.D., A.D., Karratha P.W.D., West Perth
23685	Zoo Animal Hospital at Perth Zoological Gardens	24/7/84	P.W.D., A.D., Geraldton
23644	Osborne Park Hospital—Conversion of Nurses Quarters to Staff Change, Medical and Administration Facilities (Recall)	24/7/84	P.W.D., West Perth
23687	Metropolitan—Various Govt. Buildings Window Cleaning	24/7/84	P.W.D., West Perth
23688	Perth Technical College Stage 2—Fire Services	31/7/84	P.W.D., West Perth
23689	Margaret River Primary School—Alterations and Additions	31/7/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23690	Royal Perth Hospital North Block—Fire Rated Plasterboard—Level 6	24/7/84	P.W.D., West Perth
23691	Royal Perth Hospital North Block—Stormwater Drainage Levels 5 and 6	24/7/84	P.W.D., West Perth
23692	Royal Perth Hospital North Block—Waterproofing	24/7/84	P.W.D., West Perth
23693	Sale of Building and Land Lot 546 Pitt Street, Pingelly	31/7/84	P.W.D., West Perth
23694	Perth Cultural Centre—Alexander Library Provision—Manufacture and Supply Screens and Pin-up Boards Doc. 14.10	31/7/84	P.W.D., West Perth
23695	West Pilbara Water Supply Harding Dam Water Treatment Plant—Mechanical and Electrical Installation	14/8/84	P.W.D., West Perth
23696	Kalgoorlie Regional Hospital Stage 3—Supply and Installation of an Emergency Generator Direct Contract	7/8/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
23697	Carnarvon Primary School—Repairs and Renovations	7/8/84	P.W.D., West Perth P.W.D., A.D., Carnarvon P.W.D., A.D., Geraldton

* Deposit on Documents—\$70 (2 sets allowed)

† Tenders close at State Tender Board at 10 a.m.

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
23654	Albany Technical College—Canteen and 1984 Additions	McBride & Westerberg	244 655
23625	Kalgoorlie Regional Hospital—Stage III Redevelopment—Wards—Mechanical Services	T. O'Connor & Sons Pty Ltd	780 065
23660	Swan View High School—Stage III—Alterations and Additions	A. Ravi (Builder) Pty Ltd	984 349
23669	Millstream Station—Mustering and Purchasing of Cattle	Hillside Station	83 280
23641	Swan View High School—Stages III and IV—Mechanical Services	Walker Engineering Co Pty Ltd	58 000
23637	Swan View High School—Stages III and IV—Electrical Services	Hugo Calvezzi Electrics	60 031
23626	Kalgoorlie Regional Hospital Stage III Redevelopment—Electrical Installation	Elcos Pty Ltd....	444 915
23656	Gingin District High School—Additions 1984	Longo Construction Pty Ltd	550 000

E. A. BARKER,
Acting Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1984.

Merredin Sewerage.

Reticulation Area No. 12.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 1033/84.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act 1948-1984.

A description of the proposed works:

The works will comprise gravity sewers with manholes and all other appurtenances connected therewith.

The localities in which they will be constructed:

The works will be constructed in Merredin generally in the vicinity of Jackson Way and Muscat, Cohn and Snell Streets, as shown on Plan P.W.D., W.A. 55393-1-1.

The purposes for which they are to be constructed:—

The works are to be constructed to dispose of wastewater from the properties shown as capable of being seweraged on Plan P.W.D., W.A. 55393-1-1.

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

The plans may be inspected at the office of the Minister for Water Resources, Room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, Merredin; and the office of the Shire of Merredin, Merredin for one month on and after the 23rd day of July, 1984, between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ARTHUR TONKIN,
Minister for Water Resources.

Notes.

1. Section 14 of the Country Towns Sewerage Act 1948-1984, provides that:

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

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

2. Section 66 of the Country Towns Sewerage Act 1948-1984, empowers the Minister to make and levy sewerage rates in respect of all rateable land within any area in which a sewer, or any part thereof, is completed and ready for use.

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

RIGHTS IN WATER AND IRRIGATION ACT
1914-1981.

Public Works Department.

Notice for Advertisement of Application for Licence Under Section 16 of the Act Received by the Minister.

(Regulation 14 (1).)

NOTICE is hereby given that I the undersigned the Minister for Water Resources, have received from the occupiers of land, as set out in the schedule below and whose addresses are as shown in that schedule, an application for the grant to them of a Licence under section 16 of the abovementioned Act to divert, take and use water from that watercourse known as North & South Dandalup Rivers for their land as described in the schedule below being contiguous to the said watercourse and that any owner or occupier of land contiguous to such watercourse within the distance of 4.8 kilometres from the said land, who desires to object to the said application may do so by notice in writing

addressed to me in accordance with the regulations under the said Act. All objections are to be delivered by certified mail and must be received by me before 4.30 p.m. on Friday, 3 August 1984. Late objections will be considered only at my discretion.

ARTHUR TONKIN,
Minister for Water Resources.

Schedule.

Occupier; Postal Address; Description of Land.

I. Sevelj & Son; Patterson Road, Pinjarra 6208; Ptn of Cockburn Sound Loc 16 and Lots 236, 237 and 249.

G.G.V. Money & Glenmon Pty Ltd; Coral Park, North Dandalup 6207; Lots A47, A48 and B46.

D. K. Morrell & Co.; Crystal Brook North Dandalup 6207; Cockburn Sound Locs 28, 29, 30, 31, 32.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

PW 979/84 MRD 41/315-8.

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 28 and being Part of Lot 36 on Plan 5014 being part of the land in Certificate of Title Volume 1095 Folio 206 as is shown more particularly delineated and coloured green on Plan PWD WA 55593.

Dated this 10th day of July, 1984.

E. A. BARKER,
Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

PW 1036/84; MRD 41/561-10.

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 Lot 99 on Diagram 33182 being part of the land in Certificate of Title Volume 1315 Folio 929 as is shown more particularly delineated and coloured green on Plan PWD WA 55628.

Dated this 10th day of July, 1984.

E. A. BARKER,
Acting Under Secretary for Works.

ERRATUM.

COUNTRY AREAS WATER SUPPLY ACT
1947-1984.

WHEREAS an error occurred in the notice published under the above heading in *Government Gazette* No. 49 dated 13 July 1984 it is corrected as follows.

Page 2114, second column, second line, delete "1981" and insert "1982".

Public Works Department.
**CONSTRUCTION OF WASTEWATER
 TREATMENT WORKS,
 HALLS HEAD, MANDURAH.**

Tenders are invited for construction of wastewater treatment facilities at Halls Head, Mandurah, W.A., comprising civil, structural, mechanical, electrical and other works to provide complete operating facilities.

The plant is designed for an Equivalent Population of 7 250 persons with major components being reinforced concrete oxidation ditch with horizontal aerators, a

reinforced concrete circular clarifier with sludge removal facilities, sludge pumping station, sludge lagoons and amenities building.

All work shall be carried out in accordance with the specifications and drawings prepared by the Department's Consultant, Camp Scott Furphy Pty. Ltd., 47 Ord Street, West Perth. Tender documents may be obtained from Camp Scott Furphy's offices on payment of a \$50.00 deposit for each copy.

Completed documents are to be lodged at Camp Scott Furphy's offices and will be received up to 2.30 p.m. on Monday, 24 September 1984.

P.W. 455/84

Local Government Act 1960 (as amended); Public Works Act 1902 (as amended)

NOTICE OF INTENTION TO TAKE OR RESUME LAND

Drain—City of Cockburn

THE Minister for Works hereby gives notice in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Cockburn Sound District, for the purpose of the following public work, namely, Drain—City of Cockburn and that the said pieces or parcels of land are marked off on Plan P.W.D., W.A., 55633, which may be inspected at the office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

SCHEDULE

No. on Plan P.W.D., W.A. No. 55633	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Frederick Thomas Savage Judith Linda Savage	Frederick Thomas Savage Judith Linda Savage	Portion of Cockburn Sound Location 439 and being part of Lot 29 on Plan 13788 being part of the land contained in Certificate of Title Volume 1614 Folio 130	102 m ²

Dated this 9th day of July 1984

K. F McIVER,
Minister for Works.

M.R.D. 42/99-2

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Perenjori District, for the purpose of the following public works, namely, truncation at the intersection of Fowler Street and Oversby Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8404-24, which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Angus Roderick Richardson & Leslie Joy Richardson	A. R. & L. J. Richardson	Portion of Victoria Location 4768 and being part of the land comprised in Certificate of Title Volume 1667 Folio 227	227 m ²

Dated this 18th day of July 1984.

D. R. WARNER,
Secretary, Main Roads.

SHIRE OF JERRAMUNGUP.

Appointment of Building Surveyor.

IT is hereby notified for public information that Bevan Charles Burkin has been appointed Building Surveyor for the Shire of Jerramungup effective from 2 July 1984.

The appointment of Terrance Ray Sargent as Building Surveyor is cancelled.

P. J. BENNETT,
Shire Clerk.

DOG ACT 1976.

Shire of Mundaring.

IT is hereby advised for public information that the following persons have been appointed authorised officers for the purpose of registering dogs—

E. PIERROT.
J. DIROSSO.
S. BUTTERS WORTH,
R. SIMS.
M. WILKINSON-COX.
A. MORRIS.
R. BEATTY.

M. N. WILLIAMS,
Shire Clerk.

SHIRE OF WAROONA.

IT is hereby notified for public information that Mr. Robert Murray Robinson has been appointed as Ranger for the Shire of Waroona, effective from 16 July 1984, for the purpose of control and supervision of the by-laws of the Council, including:—

- (a) Ranger and Pound Keeper under the Dog Act 1976;
- (b) An Authorized Person under the Dog Act 1976;
- (c) An Authorized Person under section 665 (B) of the Local Government Act (Litter Inspector.)
- (d) A Pound-Keeper and Ranger under section 450 of the Local Government Act.
- (e) To control and supervise various properties and reserves and other matters in which Council has an interest and which are covered by by-laws or other legislation.
- (f) An Authorized Person for the Shire of Waroona Removal and Disposal of Obstructing Animals or Vehicles By-laws.

The Appointment of Mr. Alan Neil Snow is hereby cancelled.

R. T. GOLDING,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Town of Mosman Park.

Memorandum of Imposing Rates.

AT a Special Meeting of the Mosman Park Town Council held on 9 July 1984, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the municipality in accordance with the provisions of the Local Government Act 1960.

DAVID G. JONES,
Mayor.

Schedule of Rates Levied.

General Rate: 8 cents in the \$ Gross Rental Valuation.
Rubbish Charges: \$52 per weekly pick up per annum for additional rubbish services provided to rateable properties.

\$62 per annum for once weekly rubbish services provided to each separate and distinguishable portion of non-rateable property.

Gas Mains: 1.25% of the total value of gas sales within the Town of Mosman Park.

Penalty on Overdue Rates: A penalty of 10% will be applied to all rates owing at 31 January 1985, except those owed by eligible pensioners.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Municipality of the Shire of Port Hedland.

Memorandum of Imposing Rates.

To whom it may Concern:

AT a meeting of the Council of the Shire of Port Hedland held on 10 July 1984, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Municipality for the financial year ending 30 June 1985, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 20th day of July, 1984.

A. A. CARTER,
President.

Schedule of Rates and Charges.

General Rates:—

Gross Rental Values: 9 cents in the dollar.

Unimproved Values: 5 cents in the dollar.

Minimum Rate Charge: Seventy Five dollars (\$75) on any location lot or other piece of land.

Rubbish Charges: Fifty Dollars (\$50) per annum per standard service per week.

Builders Rubbish Charges: To be imposed when issuing building permits based on the estimated value of the building and charged in accordance with the following scale:—

Up to \$15 000—One dollar per \$1 000.
\$15 000 to \$30 000—Fifty cents per \$1 000.
Over \$30 000—Ten cents per \$1 000.

LOCAL GOVERNMENT ACT 1960.

City of Subiaco.

Memorandum of Imposing Rates.

To whom it may concern:

AT a special meeting of the City of Subiaco Council, held on 5 July 1984, it was resolved that the rates specified hereunder, should be imposed on all rateable property within the district of the City of Subiaco, in accordance with the provisions of the Local Government Act 1960 for the year ending 30 June 1985.

Dated the 5th day of July, 1984.

R. V. DIGGINS,
Mayor.

J. F. R. McGEOUGH,
Town Clerk.

Schedule of Rates Levied.

1. General Rate: 8.85 cents in the dollar on the Gross Rental Valuations.

2. Discount of 10.0% will be allowed on the current rates paid in full and received at Council Offices on or before 4.00 p.m., 6 August 1984.

3. A minimum rate of \$75.00 per assessment.

4. A 10.0% penalty interest be levied against rates which are outstanding as at 31 January 1985, (Pensioners Rates being excluded).

Non-rateable rubbish removal: \$75.00 per standard bin per annum, and \$140.00 per 240 litre bin per annum.

LOCAL GOVERNMENT ACT 1960-1984.

Shire of Boddington.

Memorandum of Imposing Rates.

To Whom It May Concern:

AT a Meeting of the Boddington Shire Council, held on 11 July 1984, it was resolved that the rates and charges, specified hereunder, should be imposed on all rateable property within the boundaries of the Shire of Boddington in accordance with the provisions of the Local Government Act 1960-1984.

A. R. POLLARD,
President.

P. L. FITZGERALD,
Shire Clerk.

Schedule of Rates and Charges.

Rural Area: 0.015862c in the dollar on Annual Values.
Boddington and Ranford Townsite: 0.153472 cents in the dollar on Gross Rental Values.

Minimum Rates:

Rural: \$63.25 per assessment.

Boddington: \$63.25 per Lot.

Ranford: \$50.60 per Lot.

Rubbish Service: \$26.00 per annum per standard weekly service.

Discount: 10 per cent discount allowed on current rates paid within 30 days of date of service of the assessment.

Interest: A penalty of 10 per cent will be imposed on rates outstanding as at 31 January 1985.

LOCAL GOVERNMENT ACT 1960.

Shire of Mt. Marshall.

Notice of Intention to Borrow.

Re-negotiation of Loan 64—Balance of Principal \$65 000.

PURSUANT to section 610B of the Local Government Act 1960 the Council of the Shire of Mt. Marshall hereby gives notice of its intention to borrow money by the sale of a debenture on the following terms and for the following purpose: \$65 000 for 7 years repayable at the office of the Australian Mutual Provident Society, Perth by 14 equal half yearly instalments of principal and interest. Purpose: The re-negotiation of the balance of principal for Loan 64 raised on 15 April 1977.

Plans, specifications and estimates of costs relating to the original loan, as required by section 609 of the Act are available for inspection at the office of the Council for a period of 35 days following the publication of this notice.

N. J. GOBBART,
Shire President.

G. K. MARTIN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Subiaco.

Notice of Intention to Borrow.

Proposed Loan (No. 96) of \$120 000.

PURSUANT to section 610 of the Local Government Act 1960 the City of Subiaco hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms: \$120 000 for a period of 9 years repayable at the office of the City of Subiaco, Rokeby Road, Subiaco, by eighteen (18) half yearly instalments of principal and interest. Purpose: Upgrading Drainage.

Plans and statement of costs as required by section 609 of the Act are available at the office of the Council during normal office hours for a period of 35 days after the publication of this notice in the *Government Gazette* published on Friday, 20 July 1984.

Dated this 5th day of July 1984.

R. V. DIGGINS,
Mayor.

J. F. R. McGEOUGH,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Leonora.

Notice of Intention to Borrow.

Proposed Loan (No. 79) of \$105 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Leonora gives notice that it proposes to borrow money by the sale of debentures, repayable at the office of the Council, by equal half-yearly instalments of principal and interest. Loan No. 79 of \$105 000 for a period of 7 years. Purpose: Plant Purchase.

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

Dated this 17th day of July, 1984.

D. R. FITZGERALD,
President.

W. JACOBS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1984.

Municipal Elections.

Department of Local Government,

Perth, 20 July 1984.

IT is hereby notified, for general information, in accordance with section 138 of the Local Government Act 1960-1984 that the following persons have been elected Members of the Undermentioned Municipalities to fill the vacancies shown in the particulars hereunder:—

Date of Election; Member Elected, Surname; First Name; Ward; How vacancy occurred: (a) Effluence of time; (b) Resignation; (c) Death; (d) Disqualification; (e) Other; Name of Previous Member; Remarks.

Shire of Albany.

McKail, Florence Mary; Harbour; (a); McKail, F. M. Abbott, Charles Leonard; Harbour; (a); Abbott, C. L. Shapland, Alan James; West; (a); Shapland, A. J. Ayres, Colin George Parker; West; (a); Ayres, C. G. P.

Shire of Augusta-Margaret River.

Challis, Harry Martin; Karridale; (a); Challis, H. M. Patmore, David Henry; Blackwood; (a); Patmore, D. H. Melville, Stewart Frank; Cowaramup; (a); Melville, S. F.

Noakes, Eric Gordon; East; (a); Noakes, E. G.

Shire of Boulder.

Henderson, John; Boulder; (a); Henderson, P. McGay, Karen Elsie; South Kalgoorlie; (a); McGay, K. E.

Clode, Janice Barbara; Central; (a); Usher, D. F. Norrie, David Athol; Pastoral; (a); Norrie, D. A.

Shire of Boyup Brook.

Mitchell, Forrest Guy; Dinninup; (a); Mitchell, F. G. Purse, Ian Arthur; Scott's Brook; (a); Mead, R. J. Miller, David Ian; Boyup Brook; (a); Strapp, K. J.

Shire of Bridgetown-Greenbushes.

Wardell-Johnson, Robert; East; (a); Wardell-Johnson, R. Roberts, Allan Louis; North; (a); Roberts, A. L. Winchcombe, Rodney Gwynne; West; (a); Winchcombe, R. G.

Driver, Harrison William; Central; (a); Driver, H. W.

Shire of Broome.

Male, Kimberley Ancel Streeter; Broome; (a); Male, K. A. S. Johnston, Ronald James; Broome; (a); Johnston, R. J. Murray, Peter Rowand; Dampier; (a); Murray, P. R.

Shire of Brookton.

Clarke, Allen Terrence; West; (a); Cliff, R. R. Turner, David Fred; East; (a); Eva, W. B.

Shire of Bruce Rock.

Brown, Mary Irene; Town; (a); Brown, M. I.
Gmeiner, Terance William; Kwolyin; (a); Gmeiner,
T. W.
Jones, Kenneth Thomas; Belka; (a); Jones, K. T.
Cummins, Rodney Keith; Totadgin; (a); Cummins, R. K.

Shire of Capel.

Scott, Douglas MacArthur; South; (a); Scott, D. M.
Sanders, Laurence Julian H; Boyanup; (a); Sanders,
L. J. H.
Scott, William Clifton; North; (a); Scott, W. C.

Shire of Carnamah.

Tate, Matthew John; Eneabba; (a); Tate, M. J.
White, Ruth Ellen; Yarra; (a); White, R. E.

Shire of Chapman Valley.

Russell, Sandra Lee; North; (a); Exten, R. K.
Farrell, Kenneth Walter; Yuna; (a); Farrell, K. W.
Scott, Robert James; South West; (a); Scott, R. J.

Shire of Collie.

Mumme, John Leslie; North Town; (a); Mumme, J. L.
Rankin, James William; North Town; (a); Coverley,
M. D.
Stedman (Mrs), Catherine Anne; South Town; (a);
Riley, E. A.
Piavanini, Peter Andrew; East; (a); Piavanini, P. A.
Rees, Edmund Fredrick; West; (a); Churches, D. E.

Shire of Coolgardie.

Lumsden, Mary Margaret; Town; (a); Lumsden, M. M.
Brooks, Barry Edward; Town; (a); Brooks, B. E.
Lumsden, William Roy; Country; (a); Lumsden, W. R.
Manning, David Preston; Kambalda; (a); Clarke, B. H.
Wood, Russell John; Kambalda; (a); O'Callaghan, P. W.

Shire of Coorow.

Loveridge, John James; Town (a); Speldewinde, E. R.
Pethick, Keith; Coastal; (a); Pethick, K.
Falconer, Raymond George; Warradarge; (a); Falconer,
R. G.

Shire of Cranbrook.

Denney, Ronald William; Tunney; (a); Denney, R. W.
Bigwood, Richard MacLennan; Bokerup/Unicup; (a);
Bigwood, R. M.
Clapin, John Clifton; Tenterden; (a); Clapin, J. C.
Hunt, Allan David; Gordon; (a); Hunt, A. D.
McNabb, Alistair Donald; Frankland; (a); McNabb,
A. D.

Shire of Cunderdin.

Henderson, Thomas MacLennan; West; (a); Henderson,
T. M.
Carter, Francis James; Central; (a); Carter, F. J.

Shire of Dowerin.

Macnamara, Sydney Alfred; Manmanning; (a); Mac-
namara, S. A.
Lancaster, George Edward; Town; (a); Lancaster, G. E.
King, Raymond; Daren; (a); King, R.

Shire of East Pilbara.

Eckhart, Elizabeth Marjory; Newman; (a); Eckhart,
E. M.
Vermeer, Stephen Peter; South Pastoral; (a); Vermeer,
S. P.
Cooper, Rex Ernest; Marble Bar; (a); Thomson, J. R.
Bush, Robert; Goldsworthy/Shay Gap; (a); Bush, R.
Shire of Exmouth.
Passmore, Gary Raymond; n/a; (a); Passmore, G. R.
Brennan, John Edward; n/a; (a); Bright, B. J.

Shire of Gingin.

Brodie-Hall, Robert Maxwell; Town; (a); Smith, R. J.
McWhirter, William George; Coastal; (a); Wood, J. B.
Rathbone, Rodney Major; North; (a); Collard, I. B.
Rule, Ian Max; South; (a); Rule, I. M.

Shire of Goomalling.

Davey, Maitland Norris; North; (a); Davey, M. N.
Clarke, Peter Anthony; South; (a); Clarke, P. A.
Schell, Terry Charles; Central; (a); White, K. A. J.

Shire of Kalamunda.

Marjoram, Peter Jonathon; South; (a); Marjoram,
P. J.
Lay, Donald Edward; North; (a); Campbell-Clause,
J. I.
Robinson, Vivian Patricia; West; (a); Robinson, V. P.
Tieleman, Wiebe Leendert; East; (a); Wright, C. A. R.

Shire of Kojonup.

Collins, Lesley Norman; Town; (a); Harris, M.

Shire of Kulin.

Mullan, Peter James; Dudinin; (a); Mullan, P. J.
Pyne, Edwyn Raymond; Jitanning; (a); Pyne, E. R.

Shire of Leonora.

Biggs, William Dacre; Leinster; (a); Biggs, W. D.
Wierobiej, Edward Henryk; Country; (a); Wierobiej,
E. H.
Johnson, Neale Graeme; Leonora; (a); Johnson, N. G.

Shire of Northam.

Gaden, Ernest Albert; Wundowie; (a); Gaden, E. A.
Hitchcock, Leslie Charles; East; (a); Hitchcock, L. C.
Ashman, Gordon Arnold; South; (a); Gumley, E. W.

Shire of Narembeen.

Butler, Ronald John; South; (a); Cheetham, R. K.
McCutcheon, Margaret Joan; Town; (a); Hunter,
R. W.
Cowan, Halley William James; Central; (a); Cowan,
H. W. J.

Shire of Mundaring.

Jago, Jeffrey David; East; (a); Evans, G.
Webster, John; Wyndham; Central; (a); Moiler, J.
Lovelock, Ronald Henry; West; (a); Lovelock, R. H.
Rowe, Donald Thomas Arthur; South; (a); Rowe,
D. J. A.

Shire of Mukinbudin.

Brierly, Kenneth; Wattoning; (a); Shadbolt, A. N.
Arnold, John Bateman; Bonnie Rock; (a); Arnold,
J. B.

Shire of Mount Magnet.

Fitzgerald, John Edward; Town; (a); Fitzgerald, J. E.
O'Brien, Gerard Anthony; Town; (a); O'Brien, G. A.
Jensen, Laurence Frederick; Country; (a); Jensen,
G. F.

Shire of Menzies.

Merwin, Mary Ann Julia; Menzies; (a); Merwin,
M. A. J.
Finlayson, John Evans Harvey; Ularring; (a);
Finlayson, J. E. H.

Shire of Kent.

Sawyer, Rosland; South; (a); Mortimer, R. W.
Calderbank, Russell Key; Cairlocup; (a); Calderbank,
R. K.
Ryan, Martin George; Hollands Rock; (a); Day, N. J.
Collins, Maurice Harley; Mindarabin; (a); Collins,
M. H.
Hewett, Dennis; North; (a); Hewett, D.
Addis, Alwyn Garth; Kwobrup; (a); Addis, A. G.
Stephens, Lesslie Oliver Keith; Kuringup; (a);
Stephens, L. O. K.
Mills, Wilfred Gordon Goodall; Nyabing Town; (a);
Mills, W. G. G.
Harris, Alan Melville; Badgemminup; (a); Harris,
A. M.
Clark, Bruce James; Pingrup; (e).

ERRATUM.

STATE ENERGY COMMISSION ACT 1979.
STATE ENERGY COMMISSION (ELECTRICITY AND GAS CHARGES)
AMENDMENT BY-LAWS (No. 2) 1984.

WHEREAS an error occurred in the notice published under the above heading in the *Government Gazette* (No. 45) of 29 June 1984 on page 1836 should be corrected as follows:

Under heading TARIFF T1, line 9 delete "-Hourly" and insert "Half-Hourly".

INDUSTRIAL ARBITRATION ACT 1979.

Notice of Appointment of Senior Commissioner of the Western Australian Industrial Commission.
HIS Excellency the Governor in Executive Council has, under section 8 of the Industrial Arbitration Act 1979, been pleased to appoint, by Commission in Her Majesty's name, Bruce Joseph Collier, Esquire, Senior Commissioner of The Western Australian Industrial Commission established under the Industrial Arbitration Act 1979.

By His Excellency's Command,
G. PEARCE,
Clerk of the Council.

GOVERNMENT EMPLOYEES (PROMOTIONS
APPEAL BOARD) ACT 1945-1980.

Department of Industrial Affairs,
Perth, 10 July 1984.

HIS Excellency the Governor in Council has been pleased to appoint Frederick Charles Robins, Stipendiary Magistrate, as Assistant Chairman of the Promotions Appeal Board, under the provisions of section 6 (2a) of the Government Employees (Promotions Appeal Board) Act 1945-1980.

D. K. DANS,
Minister for Industrial Relations.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER 1984.

MADE under section 7 by the Minister for Industrial Relations.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 14) 1984.

Childrens
Cancer Care
Auction. 2. It is hereby declared that the provisions of the Factories and Shops Act 1963 as amended, other than those relating to industrial awards do not apply between the hours of 1.30 p.m. and 4 p.m. on Saturday 14 July 1984 to that part of Max Winkless Motors, Chester Pass Road, Albany on which the Childrens Cancer Care Auction will be held.

D. K. DANS,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

CONSTRUCTION SAFETY ACT 1972.

CONSTRUCTION SAFETY AMENDMENT REGULATIONS (No. 3) 1984.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Construction Safety Amendment Regulations (No. 3) 1984.

Commence-
ment. 2. These regulations shall come into operation 28 days after publication in the *Government Gazette*.

Principal
regulations. 3. In these regulations the Construction Safety Regulations 1973*, as amended, are referred to as the principal regulations.

Regulation 2
repealed. 4. Regulation 2 of the principal regulations is repealed.

*Reprinted in the *Government Gazette* on 20 July 1981 at pp. 2941-3038.

- Regulation 87B inserted. 5. After regulation 87A of the principal regulations the following regulation is inserted—
- Safety signs. “ 87B. A main contractor or sub-contractor shall ensure that the colour, size and where applicable, wording of any safety sign erected on a site shall, unless the contrary intention appears in these regulations, conform to the requirements of S.A.A. Code for Industrial Accident Prevention Signs AS 1319-1983. ”.
- Regulation 88A inserted. 6. After regulation 88 of the principal regulations the following regulation is inserted—
- Certain vessels to be covered. “ 88A. A main contractor or sub-contractor shall ensure that any drum or vessel of 200 litre capacity or more, that contains liquid, on a site which is not secured from unauthorized entry, is provided with a lid that is capable of being secured in position and locked and that the lid is secured in position on the drum or vessel and locked before completion of the work on the site each day. ”.
- Regulations 182-195 repealed and substituted. 7. Regulations 182 to 195 inclusive, of the principal regulations are repealed and the following regulation is substituted—
- Adopted standards to apply to divers and diving. “ 182. (1) In this regulation unless the contrary intention appears—
- “adopted standard” means AS 2299-1979 Underwater Air Breathing Operations;
- “diver” means a person engaged in diving;
- “diving” means entering water to carry out work to which the Act applies and being subjected to pressure greater than atmospheric pressure and “dive” has a corresponding meaning.
- (2) The adopted standard shall apply to and in relation to diving and divers and, for the purposes of that application, the mandatory requirements and prohibitions contained in the adopted standards shall be deemed to be requirements and prohibitions prescribed by these regulations.
- (3) Without limiting the generality of subregulation (2), a person shall not employ, instruct or allow any person to be employed as a diver, and a diver shall not dive, unless—
- (a) the diver is a person who is qualified under the adopted standard to dive and who is not prohibited by the adopted standard from diving;
- (b) the diving is carried out in accordance with the adopted standard. ”.
- Regulation 200 amended. 8. Regulation 200 of the principal regulations is amended—
- (a) by inserting after the regulation designation “200.” the subregulation designation “(1)”; and
- (b) by inserting the following subregulations—
- “ (2) An applicant for a certificate of competency as a rigger shall submit to the Chief Inspector as evidence of his experience in rigging work a completed learner's permit in the form of Form 13 or such other evidence as is acceptable to the Chief Inspector.
- (3) The fee for a learner's permit as a rigger is \$10.00. ”.
- Regulation 201 amended. 9. Regulation 201 of the principal regulations is amended—
- (a) by inserting after the regulation designation “201.” the subregulation designation “(1)”; and
- (b) by inserting the following subregulations—
- “ (2) An applicant for a certificate of competency as a scaffolder shall submit to the Chief Inspector as evidence of his experience in scaffolding work a completed learner's permit in the form of Form 13A or such other evidence as is acceptable to the Chief Inspector.
- (3) The fee for a learner's permit as a scaffolder is \$10.00. ”.
- Regulation 203 amended. 10. Regulation 203 of the principal regulations is amended by deleting subregulation (1).
- Schedule amended. 11. The Schedule to the principal regulations is amended by deleting Form-13 and substituting the following forms—

“ Form 13.

Western Australia.

Construction Safety Act 1972.

Regulation 200.

LEARNER'S PERMIT—RIGGER.

Surname (block letters)

Given names (block letters)

Address

Date of birth

RECORD OF WORK EXPERIENCE.

- Note.
1. The particulars below are to be entered by the employer.
 2. This permit is to be presented with the application for a certificate of competency.

Name and address of employer	Period of employment from to	Signature of employer

CHIEF INSPECTOR Date

Permit Holder's Signature

Form 13A

Western Australia.

Construction Safety Act 1972.

Regulation 201.

LEARNER'S PERMIT—SCAFFOLDER.

Surname (block letters)

Given names (block letters)

Address

Date of birth

RECORD OF WORK EXPERIENCE.

- Note.
1. The particulars below are to be entered by the employer.
 2. This permit is to be presented with the application for a certificate of competency.

Name and address of employer	Period of employment from to	Signature of employer

CHIEF INSPECTOR Date

Permit Holder's Signature

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

WEIGHTS AND MEASURES ACT 1915.

INTERPRETATION ACT 1918.

Department of Consumer Affairs,
Perth, 20 July 1984.

HIS Excellency the Lieutenant-Governor and Administrator acting with the advice of Executive Council has appointed Kerry Phillip Brennan as an Inspector of Weights and Measures.

N. R. FLETCHER,
Acting Director,
Department of Consumer Affairs.

PLANT DISEASES ACT 1914-1981.

Department of Agriculture,
South Perth, 20 July 1984.

Agric. 438/76/V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act 1914-1981, acting in the exercise of the power in this behalf conferred on me by section 7 (2) of the said Act, do hereby appoint Ronald Dibbens as an inspector for the period ending 30 June 1985.

K. F. McIVER,
Acting Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT
1945-1982.

Notice of Appointment.

UNDER section 23 of the Soil and Land Conservation Act 1945-1982 His Excellency the Governor has been pleased to appoint the following persons to be members of the District Advisory Committee for the Mt. Marshall Soil Conservation District, which committee was established by an Order in Council published in the

Government Gazette on 16 March 1984, the appointments being for a period of 3 years commencing on the date this notice is published in the *Government Gazette*:—

- (a) on the nomination of the Shire of Mt. Marshall pursuant to section 23 (2b) (b) of the Soil and Land Conservation Act 1945-1982—
Bruce Ingleton of Beacon; and
Joan Meria Hardwick of Bencubbin;
- (b) on the nomination of the Minister for Agriculture to represent the Primary Industry Association of Western Australia pursuant to section 23 (2b) (c) of the Soil and Land Conservation Act 1945-1982:—
Vincenzo Sorgiovanni of Gabbin;
Thomas Mulcahy of Beacon;
Leslie Putt of Bencubbin;
- (c) on the nomination of the Minister for Agriculture pursuant to section 23 (2b) (d) of the Soil and Land Conservation Act 1945-1982 being persons actively engaged in land use—
Vinko Joseph Pavlinovich of Wialki; and
Philip Surtees of Cleary.

G. PEARCE,
Clerk of the Council.

CHICKEN MEAT INDUSTRY ACT 1977-1982.

Determination of Standard Price.

The Chicken Meat Industry Committee acting pursuant to section 16 of the Chicken Meat Industry Act 1977-1982, hereby determines—

That the Standard Price to be paid by processors to growers for broiler chickens shall be 34.84 cents per bird and shall apply to chickens placed in the first complete pool commenced after 6 April 1984.

Dated this 12th day of July, 1984.

The Common Seal of the
Chicken Meat Industry
Committee was affixed
hereto in the presence
of—

[L.S.]

P. SMETANA,
Chairman.

CATTLE INDUSTRY COMPENSATION ACT 1965.

CATTLE INDUSTRY COMPENSATION AMENDMENT REGULATIONS 1984.

MADE by His Excellency the Governor in Executive Council.

- | | |
|------------------------|---|
| Citation. | 1. These regulations may be cited as the Cattle Industry Compensation Amendment Regulations 1984. |
| Principal regulations. | 2. In these regulations the Cattle Industry Compensation Regulations 1966*, as amended, are referred to as the principal regulations. |
| Regulation 6 amended. | 3. Regulation 6 of the principal regulations is amended— <ol style="list-style-type: none"> (a) in subregulation (1) by deleting paragraph (a) and substituting the following paragraph— <p style="margin-left: 40px;">“ (a) a report in the Form No. 2 in the Schedule to these regulations, setting forth particulars of the number and kind of cattle tested, the number of positive reactors (if any) and the person's claim for any expenditure incurred for work authorized by the Department; and ”; and</p> (b) in subregulation (2) by deleting “at the foot of” and substituting the following— <p style="margin-left: 40px;">“ on ”.</p> |
| Schedule amended. | 4. The Schedule to the principal regulations is amended by deleting Form No. 2 and substituting the following form— |

*Reprinted in the *Government Gazette* on 6 August 1973 at p. 2977.

Form No. 2.

WESTERN AUSTRALIAN DEPARTMENT OF AGRICULTURE
CATTLE INDUSTRY COMPENSATION ACT 1965.

Regulation 6.

No. _____

Chief Inspector of Stock
Department of Agriculture
South Perth 6151

Practitioners Reference No. _____

Department File No. _____

I hereby certify that the following cattle belonging to (NAME) _____
_____ of (PROPERTY) _____

were subjected to the single intradermal tuberculin test on _____ 19____
and all positive reactors identified by numbered tags as required.

Beef/Dairy* Part Herd Whole Herd Premise No.

Bulls _____ Test Type: Check Identification of Reactors _____
Cows _____ Eradication _____
Oxen _____ Survey _____
Steers _____ Movement _____
Calves _____ Other _____

Total _____ No. Reactors _____ No. with Lesions _____

Signed _____ (Veterinary Surgeon) Date _____

* Delete not required.

I hereby certify that the above cattle were tuberculin tested by _____
Veterinary Surgeon, on the date shown and that the positive reactors were identified
as described.

Signed _____ (Owner) Date _____

CLAIM FOR PAYMENT FOR TUBERCULIN TESTING Account
Code

PAY:	Creditor's Name: _____
	Address: _____
	Town/Suburb: _____ Postcode: _____

Date of Service	FOR THE FOLLOWING SERVICES		
Quantity	Particulars	Rate	Amount \$ c
	Testing		
	Travel		
	Autopsies		
			Total

I hereby certify that the above expenditure was incurred for work authorized by the
Department of Agriculture, Western Australia.

Signed _____ (Veterinary Surgeon) Date _____

OFFICE USE ONLY

I certify that this Account as regards
computations castings and rates is correct
and the service has been faithfully
performed.

Officer incurring the expense . 19

I certify that this Account is correct
within the meaning of section 33 of the
Audit Act 1904.

Certifying Officer . 19

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

STOCK DISEASES (REGULATIONS) ACT 1968.

ENZOOTIC DISEASES AMENDMENT REGULATIONS (No. 4) 1984.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. (1) These regulations may be cited as the Enzoootic Diseases Amendment Regulations (No. 4) 1984.
- (2) In these regulations the Enzoootic Diseases Regulations 1970*, as amended, are referred to as the principal regulations.
- Regulation 28 amended. 2. (1) Regulation 28 of the principal regulations is amended by inserting after subregulation (1) the following subregulation—
- “ (1a) Notwithstanding subregulation (1), payment of a fee prescribed in the Fourth Schedule for inspection of stock is not required where stock are being exported overseas and an inspection fee is payable by the consignor to the Commonwealth Government. ”.
- Second Schedule amended. 3. The Second Schedule to the principal regulations is amended by inserting after paragraph (4) under the column headed “Conditions Governing”, opposite and corresponding to Item F “Sheep”, the following paragraph—
- “ (5) Certificate from the District Veterinary Officer for the district of the State or Territory from which the sheep will be introduced that each animal is from a property where Johne's Disease does not exist and is not known or suspected to have existed during the 5 years immediately prior to movement. ”.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.* Reprinted in the *Government Gazette* on 6 March 1974 at pp. 693-731.EDUCATION DEPARTMENT OF
WESTERN AUSTRALIA.

TENDERS closing at 2.30 p.m. on 10 August 1984 are invited for floor, windows and general cleaning of the following schools for a twelve month period.

Tenders are to be addressed to “The Hon. Minister for Education” C/o Senior Clerk, Building Support Services Section, Education Department, 151 Royal Street, East Perth 6000 and to be endorsed “Tender for Contract.”.

The tender documents are now available at the Education Department and the lowest or any tender will not necessarily be accepted.

Contract Number	Project.
174	Thornlie Technical College.
175	Ocean Reef High School.
176	South Thornlie Primary School.
177	Coolbinia Special School.
178	Kenwick Special School.

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

UNIVERSITY OF WESTERN AUSTRALIA ACT 1911-1983.

Office of the Minister for Education,
Perth, 20 July 1984.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act 1911-1983, has been pleased to approve of the Statute made by the Senate of the University of Western Australia and set out in the schedule hereunder.

R. J. PEARCE,
Minister for Education.

Schedule.

AMENDING STATUTE No. 1 of 1984.

1. Amendments to Statute No. 8—The Faculties.

Clause 7 is amended by the deletion of the existing clause 7 and the substitution of the following clause in its place:

7. The Chancellor, Pro-Chancellor, Vice-Chancellor, Deputy Vice-Chancellors and Registrar shall *ex officio* be members of all Faculties but shall not be counted for the purpose of determining whether a quorum of members as prescribed by sections 17 and 18 (4) is present.

2. Amendments to Statute No. 10—Vice-Chancellor.

(a) Clause 3.(b) is amended by the deletion of the existing clause 3.(b) and the substitution of the following clause in its place:

3.(b) The Vice-Chancellor may, with the approval of the Senate from time to time, delegate any of his powers (except this power of delegation), duties and responsibilities to another person, and that person shall have the authority necessary to carry out all the duties and responsibilities so delegated.

(b) Clause 5 is amended by the deletion of the existing clause 5 and the substitution of the following clause in its place:

5.(a) Whenever the Vice-Chancellor is absent from his duties at the University, a Deputy Vice-Chancellor nominated by the Vice-Chancellor or, if this is not possible, by the Chancellor, shall be Acting Vice-Chancellor.

(b) During the absence of the Vice-Chancellor and the Deputy Vice-Chancellors from their duties at the University the Chancellor may appoint a Professor of this University to be Acting Vice-Chancellor.

3. Amendments to Statute No. 14—Granting and Conferring of Degrees and Diplomas.

Clause 4 is amended by the deletion of the existing clause 4 and the substitution of the following clause in its place:

4.(1) Before a degree, other than an honorary degree, is conferred the candidate must sign the following declaration:

I hereby promise that I will maintain the rights and privileges of the University of Western Australia, and that I will endeavour at all times to uphold its dignity.

(2) Notwithstanding paragraph (1), a degree may be conferred posthumously.

4. Amendments to Statute No. 17—Discipline.

(a) Clause 1.(c) is amended by the deletion of the existing clause 1.(c) and the substitution of the following clause in its place:

Definitions.

1.(c) "University officer" means the Chancellor, the Pro-Chancellor, the Vice-Chancellor, the Deputy Vice-Chancellors, the Registrar, the Bursar, the Deputy Registrar, the University Librarian, any Master of a College or Hall of Residence of the University, any member of the academic staff and any other member of the University staff whom the Senate designates for the purposes of this Statute as a University officer whether by appointment held or by name; the expression also includes any person acting in any of these offices or positions or appointments;

(b) Clause 4.(1) is amended by the deletion of the existing clause 4.(1) and the substitution of the following clause in its place:

Boards of Discipline.

4.(1) A Board of Discipline constituted as provided in this Statute is hereby empowered to hear and adjudicate upon:

(a) Any charge of misconduct referred to it in the name of the University by the Vice-Chancellor, a Deputy Vice-Chancellor, the Dean of the Faculty concerned, the Head of a Department, the Registrar or the University Librarian; or

(b) any appeal made to it under this Statute.

(c) Clause 7.(4) is amended by the deletion of the existing clause 7.(4) and the substitution of the following clause in its place:

7.(4) The power conferred on the Vice-Chancellor by subclause (2) of this clause may be exercised by a Deputy Vice-Chancellor when the Vice-Chancellor is absent in circumstances which do not require the appointment of an Acting Vice-Chancellor.

5. Amendments to Statute No. 19—Professorial Board.

Clause 1 is amended by the deletion of the existing clause 1 and the substitution of the following clause in its place:

1.(1) There shall be constituted a Board to be called the Professorial Board, which shall consist of the following members:

(a) the Vice-Chancellor;

(b) the Deputy Vice-Chancellors;

(c) the professors of the University;

(d) the dean of each faculty;

(e) the head of each department and during the absence of the head of any department from his duties at the University the person appointed by the Senate as the acting head of that department;

(f) (i) six lecturers elected by the lecturers in the University, such members to hold office for three years;

(ii) such additional lecturers as the Board may co-opt, provided that the number of such co-opted members shall not exceed three or such number as the Senate may prescribe from time to time on the recommendation of the Board; and

(iii) for the purposes of this paragraph the term lecturer includes senior tutors and the holders of such other positions as the Board may by resolution declare;

(g) the University Librarian;

(h) the President of the Guild of Undergraduates;

(i) three students enrolled at the University nominated annually by the Guild Council, one of whom shall be a postgraduate student recommended by the Postgraduate Student Association and in default of any such recommendation nominated in accordance with Guild regulations and each of whom shall hold office for one year and be eligible for re-nomination.

(2) For the purposes of this clause the Vice-Chancellor, the Deputy Vice-Chancellors, the University Librarian and the President of the Guild of Undergraduates includes any person acting in any of these offices.

6. Amendments to Statute No. 30—Deputy Vice-Chancellor.

(a) Clause 1 is amended by the deletion of the existing clause 1 and the substitution of the following clause in its place:

1. The Senate may appoint one or more Deputy Vice-Chancellors of the University.

(b) Clause 2 is amended by the deletion of the existing clause 2 and the substitution of the following clause in its place:

2. A Deputy Vice-Chancellor shall hold office for such period and on such conditions as the Senate determines.

(c) Clause 3 is amended by the deletion of the existing clause 3 and the substitution of the following clause in its place:

3. Subject to the University statutes, regulations and by-laws, and resolutions of the Senate, a Deputy Vice-Chancellor shall exercise and undertake the powers, responsibilities and duties of the Vice-Chancellor from time to time delegated to him by the Vice-Chancellor.

(d) Clause 4 is amended by the deletion of the existing clause 4 and the substitution of the following clause in its place:

4. Except as otherwise provided a Deputy Vice-Chancellor shall be entitled to attend and speak at any meeting of any Board, Committee or other body of the University of which the Vice-Chancellor is an *ex officio* member, but shall not be entitled to vote at such meeting unless attending as the Vice-Chancellor's representative or as a member of the Board, Committee or other body.

The Common Seal of the University of Western Australia was hereto affixed by authority of the Senate:—

[L.S.]

Attested by—

R. STREET,
Vice-Chancellor.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1984			1984
July 6	12A1984	Certain classes of Motor Vehicles for various Government Departments 1 year period	July 26
June 29	512A1984	Hospital Furniture Group 4 (Recall of Items 407, 409, 417 & 418)—Various Government Depts.	July 26
July 6	525A1984	Butterfly Valves 600 mm four (4) only for Yokine No. 2 Water Tower—M.W.A.	July 26
July 13	94A1984	Chainsaws (9 classes) 1 year period—various Govt Depts	July 26
July 13	538A1984	Cold Mix Bunbury Division (1 year period)—M.R.D.	July 26
July 6	530A1984	Sheet Pile Hammer—P.W.D.	Aug. 2
July 13	540A1984	20 mm Nominal Diameter Standard Ferrule and Stop Cocks (1 year period) M.W.A.	Aug. 2
July 13	543A1984	Overalls and Dustcoats (1 year period)—Westrail	Aug. 2
July 20	554A1984	Sluice Valves (400 mm to 600 mm)—M.W.A.	Aug. 9
July 20	555A1984	Air conditioning equipment for M.W.A. Beenyup Depot Administration building—M.W.A.	Aug. 9
July 20	556A1984	Reinforced concrete (pressure pipes (100 mm)—M.W.A.	Aug. 9
July 20	557A1984	One tonne truck mounted electro-hydraulic cranes (14 only)—M.W.A.	Aug. 9
July 20	553A1984	Butterfly Valves (8 only)—P.W.D.	Aug. 16
July 20	558A1984	Anodes and Calcined petroleum Coke backfill material	Aug. 16
<i>Service</i>			
July 6	529A1984	Removal of Bodies to Morgues in Country areas (1 year period) (recall of certain towns)	July 26
July 13	542A1984	Armoured Car and Security Services (1 year period)—Govt Stores Dept.	Aug. 2
July 13	544A1984	Making of Uniforms for Prison Officers (2 year period)—Prisons Dept.	Aug. 2

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.**For Sale by Tender*

Date of Advertising	Schedule No.	For Sale	Date of Closing
1984			1984
July 6	517A1984	1982 Commodore VH Sedan (XQM 194) and 1981 Toyota HJ60 Station Sedan (XQN 340) at Derby	July 26
July 6	519A1984	1972 Ford Transit Bus (XQG 375) at Narembeen	July 26
July 6	523A1984	1982 Holden WB Utility (MRD6190) at Derby	July 26
July 6	526A1984	1973 International D1510 Table Top Truck (UQN 531) at Albany	July 26
July 6	528A1984	Surplus MSCL Pipe—Merredin District (recalled)	July 26
July 13	534A1984	1980 Toyota FJ45 Landcruiser (XQK 877) at East Perth	July 26
July 13	541A1984	Miscellaneous equipment (Refrigerators, Foam Mattresses etc.) at Carlisle	July 26
July 13	531A1984	1982 Ford Falcon XE Utility (XQP 940) at Three Springs	Aug. 2
July 13	532A1984	1982 Commodore VH Station Sedan (XQO 786) at South Hedland	Aug. 2
July 13	533A1984	1982 Ford Falcon XE Panel Van (XQP 144) and 1982 Gemini TF Panel Van (XQP 133) at Geraldton	Aug. 2
July 13	535A1984	1982 Ford Falcon XE Utility (XQP 748) at Kalgoorlie	Aug. 2
July 13	536A1984	1982 Ford Falcon XE Station Sedan (XQN 454) at Kununurra	Aug. 2
July 13	537A1984	Toyota Coaster Bus (UQZ 663) at Tom Price	Aug. 2
July 13	539A1984	1981 Gemini TE Sedan (XQH 457) (Recalled) at South Hedland	Aug. 2
July 20	545A1984	1983 Holden WB Panel Van (MRD 6559) at East Perth	Aug. 2
July 20	546A1984	1976 Galion T-500A Grader (MRD 774) at East Perth	Aug. 2
July 20	548A1984	Holden utilities (UQZ 311, XQE 318) Holden One tonne cab and chassis (UQZ 460), Holden Panel Van (XQK 452) Holden Station Sedan (XQF 163) and Bedford 3 ton flat top truck (UQL 477) at Gnangara	Aug. 2
July 20	550A1984	Consolidated C4D Pneumatic Tamper (MRD 588) at East Perth	Aug. 2
July 20	552A1984	Scrap Copper Tubing, copper wire, brass meters and brass swarf at North Fremantle	Aug. 2
July 20	563A1984	Lincoln Welder (3 only) and Lombardi skid mounted welder (1 only) at East Perth	Aug. 2
July 20	547A1984	1981 Toyota HJ47 Land Cruiser (XQO 010) at Carnarvon	Aug. 9
July 20	549A1984	1974 Massey Ferguson Tractor (UQQ 274) at Dwellingup	Aug. 9
July 20	551A1984	1980 Ford XD Panel Van (XQK 594) and 1981 Holden WB Panel Van (XQL 541) at Kununurra	Aug. 9
July 20	559A1984	1980 Ford XD Panel Van (XQJ 229) and 1980 Isuzu KB40 Utility (XQL 563) at Geraldton	Aug. 9
July 20	560A1984	1978 Toyota FJ45 Landcruiser XQG 712) and 1982 Commodore VH Station Sedan (XQN 297) at Kununurra	Aug. 9
July 20	561A1984	1981 Ford Falcon XD Station Sedan (XQH 461) and 1980 Toyota HJ45 Land Cruiser (XQI 497) at Karratha	Aug. 9
July 20	562A1984	Miscellaneous equipment (air compressor, trailer, scrap metal, motors, welder, saw bench, spreader) at Manjimup	Aug. 9

Tenders addressed to the Chairman, State Tender Board, 815 Hay 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, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

B. E. CORBOY,
Chairman, Tender Board.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
<i>Supply and Delivery</i>				
9A/84	Dunlop Olympic	Tyres and Tubes	Various	Details on application
	Bridgestone Earth-mover Tyres	Tyres and Tubes		Details on application
	Bridgestone Aust. Ltd	Tyres and Tubes		Details on application
	Y.T.A. Australia	Tyres and Tubes		Details on application
	Toyo Tyres Ltd	Tyres and Tubes		Details on application
	Goodyear Tyre & Rubber Co.	Tyres and Tubes		Details on application
73A/84	Robert Timms Pty Ltd	Tea:	Govt. Depts. & Hosp.	
		Item 1 (a)		\$2.67 per kg
		Item 1 (c)		\$2.91 per kg
	Bushells Pty Ltd	Item 1 (b)		\$3.20 kg
		Item 2 (a)		\$8.90 ctn
		Item 2 (b)	\$8.40 ctn	
		Item 3 (b)	\$36.12 dozen	
251A/84	Cafe-Bar International	Haemodialysis Concentrate: Item 1	R.P.H. & S.C.G.H.	\$3.40 per unit
	Ajax Chemicals			
356A/84	A.W.A. Computers	Computer Hardware and Software	Public Trust	\$97 449 total
385A/84	Burns Philp & Co. Ltd	Sugar (Country Areas):	Various	
		Item 214		\$9.50 Pcl
		Item 216		Govt. Depts. \$15.98 bag
		Item 217		Hosp. & \$15.90 bag
	Sara & Co. Pty Ltd	Item 215	Institutions	\$9.90 Pcl

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.**Acceptance of Tenders—continued*

Schedule No.	Contractor	Particulars	Department Concerned	Rate
419A/84	Commonwealth Steel Co. Ltd	Six Bogies for 1 067 mm Gauge Wagons: Item 1 Item 2	Westrail	\$7 139 each \$7 139 each
<i>Service</i>				
398A/84	Bernard Baldwin Holdings Ltd	"Aircraft Maintenance"	Forests	Details on application
432A/84	Slingsby Helicopters Ltd	Donkey Patrol (in east and west Kimberley) Item 1 Item 2 Item 3	A.P.B.	\$170.00 per hour Nil Nil
<i>Purchase and Removal</i>				
406A/84	Steel & Alloy Pty Ltd	Scrap Steel	Mines	\$25.90 per tonne
407A/84	R. Reddingius Dwyer Transport	Skid Mounted Kitchen Unit: Item 1 Two (2) Skid Mounted Kitchen Units Item 1 Item 2	M.R.D.	\$1 000 \$2 120 \$2 120
417A/84	Star Boats W.A.	Patrol Vessel and Double Axle Boat Trailer	Marine & Harbours	\$18 332 nett
440A/84	Alan Neal Autos	Holden Utility 1982 (MRD 6461)	M.R.D.	\$4 566
449A/84	Universal Tyre Co.	Tyres & Tubes: Item 1 Item 2 Item 3	P.W.D.	\$50 Lot \$10 Lot \$200 Lot
455A/84	W. J. Beacham	Flygt Submersible Pump B2051 Model	P.W.D.	\$8.28
457A/84	N. Scholer	Goodrid Incinerator	Agriculture	\$450
468A/84	K. Woolcock	Holden Commodore Sedan 1982 (XQO 425)	P.W.D.	\$5 640
469A/84	Bay City Motors	Holden Commodore Sedan 1980 VC (XQM 223)	P.W.D.	\$3 877
473A/84	Bay City Motors D. G. Edwards	Holden Gemini Sedan 1982 TF Model (XQM 198) Item 1 Toyota 4 x 4 Van 1980 FJ45 (XQK 958) Item 2	P.W.D.	\$3 330 \$5 655
474A/84	Bay City Motors J. Syzanski	Holden Rodeo Utility (XQR 004) Item 1 Ford Falcon GL Sedan 1982 (XQO 775) Item 2	P.W.D.	\$3 567 \$6 726
475A/84	Wallace Motors	Toyota 4 x 4 Tray Top (XQG 458)	P.W.D.	\$2 658
489A/84	West City Cars S. E. Walding T. A. E. Letch & Sons Ensign Cars	Holden Utility 1978 (XQE 442) Item 1 Holden 1 tonne Utility 1977 Item 6 Holden Station Wagon 1980 HZ (XQK 324) Item 2 Holden Utility 1980 HZ Model (XQK 397) Item 3 Toyota SWB 4 x 4 Hard Top 1976 FJ40 (XQZ 372) Item 5	Forests	\$2 176 \$1 459 \$4 155 \$3 117 \$2 513
	R. Lorkiewicz	Toyota S.W.B. 4 x 4 1975 (UQR 733) Item 10 Toyota Station Wagon 1978 (XQM 485) Item 4		\$2 522 \$2 788
	S. Jones	Holden Kingswood Sedan 1977 HZ (XQD 850) Item 7		\$2 176
	S. Angello	Toyota S.W.B. 4 x 4 Hardtop 1978 FJ40 (XQC 901) Item 8		\$2 850.50
	J. Hosnie	Holden Utility 1978 HZ Model (XQE 317) Item 9		\$2 299
499A/84	Wm. Wood Motors C.F.C. Holdings	Holden Rodeo Utility 1982 KB 26 Item 1 Holden Panel Van 1982 (MRD 6425) Item 2 Holden Panel Van 1982 (MRD 6068) Item 3	M.R.D. P.W.D.	\$2 511 \$3 586 \$3 373
506A/84	Webb-Quip Ltd	Motor Grader IZE 1962 (UQF 699)	Forests	\$9 777

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date 1984
16/84	Construction of brick veneer residence Lot 165 Marconi Road, Albany	Tuesday, 7 August

MAIN ROADS DEPARTMENT—*continued.*

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
			\$
264/83	Kitchen and laundry renovations to one house, Northam	Griffiths Carpentry Service	2 400.00
7/84	Fencing to Mitchell Freeway Stage 4	Humes-A.R.C. Pty Ltd	18 857.95
282/83	Supply of Testing Personnel and Nuclear Moisture/Density Meter for Quality Assurance on G.N.H.	Materials Consultants P/L	106 200.00
302/83	External Painting of M.R.D. Car Auction Building, Welshpool	A.C. Coatings	4 969.00

D. R. WARNER,
Secretary, Main Roads.

Department of Administrative
Services,
Perth, 20 July 1984.

Notice.

HIS Excellency the Governor in Executive Council has approved—

Mr. Peter Ross Manning to be Acting Registrar General in accordance with section 7 of the Registration of Births, Deaths and Marriages Act 1961 and

Mr. Leonard John O'Hara to be Acting Deputy Registrar General in accordance with section 4 (2) of the Registration of Births, Deaths and Marriages Act 1961

from 16 July 1984, to 20 July 1984.

K. G. SHIMMON,
Executive Director.

APPOINTMENT.

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

Registrar General's Office,
Perth, 13 July 1984.

R.G. No. 74/71.

IT is hereby notified, for general information, that Mr Gavan Raymond Jones has been appointed as District Registrar of Births, Deaths and Marriages for the Dundas Registry District to maintain an office at Esperance pending a permanent appointment. This appointment dated from 16 July 1984.

D. G. STOCKINS,
Registrar General.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 11 July 1984.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 22 August 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, viz non-payment of rent.

R. H. BROMFIELD,
Warden.

To be heard in the Warden's Court Coolgardie on 22 August 1984.

COOLGARDIE MINERAL FIELD.

Coolgardie District.

Prospecting Licence.

15/37—Strindberg, Hans August Nicholas; Strindberg, Stan Harry Frederick; Strindberg, Maxwell Peter; Strindberg, Stefan John Antony.

15/38—Strindberg, Hans August Nicholas; Strindberg, Stan Harry Frederick; Strindberg, Maxwell Peter; Strindberg, Stefan John Antony.

15/149—McNally, Michael Anthony.

15/167—Phillis, Tammie Lynn.

15/169—Phillis, Valerie Elizabeth.

15/170—Phillis, Debbie Kym.

15/173—Fontainebleau Pty. Ltd.

Kunanalling District.

Prospecting Licence.

16/1—Tremain, Ronald; Iles, Victor Alexander.

16/62—Mitchell, Cecil Edwin Douglas; Peterkin, Noel; Peterkin, Patricia.

16/63—Mitchell, Jean Chester; Lewis, Scotty; Lewis, Mary.

16/64—Mitchell, Cecil Edwin Douglas; Lewis Scotty.

16/80—Taylor, Vernon Ross.

16/81—Taylor, Vernon Ross.

16/83—Taylor, Vernon Ross.

16/84—Taylor, Vernon Ross.

16/89—Barclay, Alistair James Elliot.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 9 July 1984.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licence is paid before 10.00 a.m. on 16 August 1984, the licence is liable to forfeiture under the provisions of section 96 (1) for breach of covenant, viz non-payment of rent.

DAVID W. WALSH,
Warden.

To be heard in the Warden's Court, Kununurra on 16 August 1984.

KIMBERLEY MINERAL FIELD.

Prospecting Licence.

80/28—Trott, George Henry Steven.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 16 July 1984.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 30 August 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, viz non-payment of rent.

P. M. BUCK,
Warden.

To be heard in the Warden's Court, Meekatharra on 30 August 1984.

MURCHISON MINERAL FIELD.

Meekatharra District.

Prospecting Licence.

- 51/48—Milner, Wayne Russell.
51/58—Hird, Brian Harvey.
51/66—Lauritsen, Clarence James.
51/79—SK Ventures Inc; Lutes, Steven Grant.
51/85—DeBeaux, Bretton Miles.
51/86—MacDonald, Stanley Allan.

EAST MURCHISON MINERAL FIELD.

Wiluna District.

Prospecting Licence.

- 53/2—East Murchison Mining Pty Ltd.
53/3—East Murchison Mining Pty Ltd.
53/4—East Murchison Mining Pty Ltd.
53/21—Simpson, Bruce Clifford.
53/22—Simpson, Bruce Clifford.
53/24—Pedri, Elio.

MINING ACT 1978-1983.

Department of Mines,
Perth, 20 July 1984.

I HEREBY declare in accordance with the provisions of section 97 (1) of the Mining Act 1978-1983 that the undermentioned Mining Lease is forfeited for breach of covenant, viz non-payment of rent.

DAVID PARKER,
Minister For Minerals and Energy.

COOLGARDIE MINERAL FIELD.

Coolgardie District.

Mining Lease.

- 15/21—Mitchell, Cecil Edwin Douglas; Erdmann, Werner; Lister, Edward William George.

MINING ACT 1904

Department of Mines, Perth,
July 10, 1984.

IN accordance with the provisions of the Mining Act 1904, His Excellency the Governor in Executive Council has been pleased to deal with the following mining tenements.

D. R. KELLY,
Director General and
Under Secretary for Mines.

The undermentioned applications for Coal Mining Leases were approved conditionally.

Mineral Field	District	No. of Lease
South West		27H to 48H; 51H to 54H

The undermentioned applications for Gold Mining Leases were approved conditionally.

Mineral Field	District	No. of Lease
Coolgardie	Coolgardie	15/7003
Broad Arrow		24/2871, 24/2872, 24/3128, 24/3129, 24/3130
North Coolgardie	Menzies	29/6137
Mt Margaret	Mt Malcolm	37/2522
Murchison	Meekatharra	51/2700, 51/2701
East Murchison	Wiluna	53/811 to 53/816, 53/821, 53/834 to 53/836

The undermentioned applications for Gold Mining Leases were refused.

Mineral Field	District	No. of Lease
East Coolgardie	East Coolgardie	26/7564 to 26/7573

The undermentioned applications for Authority to Mine on Exempted Lands were approved conditionally.

MINERAL CLAIMS

Authority to Mine	Tenement No.	Mineral Field	District
57/200 to 57/202 57/216	57/4905 to 57/4907 57/4941	East Murchison	Black Range

MINING ACT 1904—*continued.*

The undermentioned applications for Licences were approved for a period of twelve (12) months from 23 July, 1984 to 22 July, 1985.

LICENCES TO TREAT TAILINGS

Mineral Field	District	No. of Licence
Broad Arrow		24/202 and 24/204 (4637H and 4639H)
Yalgoo		59/65 (4704H)

LICENCE TO REMOVE AND TREAT TAILINGS

Mineral Field	District	No. of Licence
East Coolgardie	Bulong	25/35 (4295H)
East Coolgardie	East Coolgardie	26/398 (4727H)
Mt Margaret	Mt Malcolm	37/112 and 37/113 (4201H and 4202H)
Mt Margaret	Mt Morgans	39/84 (4211H)

LICENCES TO REMOVE AND TREAT MINING MATERIAL

Mineral Field	District	No. of Licence
Collie River		12/9 and 12/10 (4143H and 4144H)
North Coolgardie	Menzies	29/173 and 29/174 (4488H and 4489H)
Murchison	Mt Magnet	58/65 to 58/69 (4767H to 4771H)
Yalgoo		59/75 to 59/81 (4776H to 4782H)
Yilgarn		77/376 (4749H)

Rights of Occupancy of the undermentioned Reserves have been renewed.

Number	Occupant	For a Further Period Expiring on	Locality	Mineral Field
5615H to 5625H, 5585H, 5587H	Broken Hill Consolidated Limited, Wright Prospecting Pty Ltd, Hancock Prospecting Pty Ltd	31/12/84	Various Locations	West Pilbara

COMPANIES (WESTERN AUSTRALIAN) CODE.

Hicks Enterprises Pty Ltd.

NOTICE is hereby given in accordance with section 392 of the Companies (Western Australian) Code 1981 that at a general meeting of members was duly convened and held on 12 July 1984, and the following resolution was passed—

“That the company be wound-up voluntarily.”

R. C. SLATER & CO.

COMPANIES (WESTERN AUSTRALIAN) CODE.
(Section 392.)

Lenap Pty Ltd (in Voluntary Liquidation).

Special Resolution to Wind Up.

AT an Extraordinary General Meeting of the above-named company duly convened and held at 32 Myaree Way, Duncraig, W.A. on 16 July 1984, the following Resolution was passed as a Special Resolution:

“That the company be wound up voluntarily.”

At the abovementioned meeting Terrence Arthur Robson was appointed Liquidator for the purpose of the winding up.

Notice is also given that after 30 days from this date, I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of the same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 16th day of July, 1984.

T. A. ROBSON,

Liquidator.

(T. A. Robson & Co., Chartered Accountant, P.O. Box 87, Willetton, W.A.)

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Colin Victor Tutt and Keith D. Tyler under the style of Cosmic Couriers at 242 Lord Street, East Perth has been dissolved as from the 11th day of July, 1984.

Dated the 11th day of July, 1984.

COLIN VICTOR TUTT.

UNCLAIMED MONEYS ACT 1912.

Register of Unclaimed Money held by Golden West Network Limited.

Name and Address; Amount Due; Description; Date.
Paul Reklitis, Address Unknown; \$10.00; Dividends; 1977.
Paul Reklitis, Address Unknown; \$12.00; Dividends; 1978.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire 31 August 1984.

Bray, Dora Tresna Eunice, late of 20 French Avenue, Merredin. Retired Clerk. Died 9 April 1984.

Ferrier, Nancy Ida, late of 169 George Street, Queens Park. Married Woman (Clerk). Died 31 December 1983.

Jolly, Kathleen Mavis, late of 90 Reynolds Road, Mt. Pleasant. Married Woman. Died 21 July 1982.

Morskate, Hermannes Lambertes, late of 6/11 Curris Street, Jolimont. Retired Bricklayer. Died 1 April 1984.

Pribicevic, Jure (Also known as George Pribicevich), late of 20 Church Street, Perth. Retired Miner. Died 21 December 1983.

Williams, Glayds Frances, late of 81 Eldorado Street, Tuart Hill. Widow. Died 2 April 1984.

Dated at Perth this 18th day of July, 1984.

D. O. D. PRICE,
Senior Manager,
Corporate Services.

PERPETUAL TRUSTEES W.A. LTD. ACT 1922-1980.

NOTICE is hereby given that pursuant to section 4A (3) of the Perpetual Trustees W.A. Ltd. Act 1922-1980 the Company has elected to administer the Estate of the late Hermannes Lambertes Morskate, Retired Bricklayer, late of 6/11 Currie Street, Jolimont, who died on 1 April 1984.

Dated at Perth the 18th day of July, 1984.

D. O. D. PRICE,
Senior Manager, Corporate Services.

PUBLIC TRUSTEE ACT 1941-1982.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941-1982 the Public Trustee has elected to administer the estates of the under-mentioned deceased persons.

Dated at Perth the 16th day of July, 1984.

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

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Scott, Francis Paul Logan; Retired Sales Supervisor; Mosman Park; 2/3/84; 6/7/84.
Owens, Jack Oliver; Invalid Pensioner; Mt Lawley; 17/3/84; 6/7/84.
Healy, Margaret; Spinster; Mt Lawley; 16/1/84; 6/7/84.
Day, Maud May; Como; Widow; 13/5/84; 6/7/84.
Rowicki, Antoni; Retired Labourer; Mt Lawley; 24/2/84; 10/7/84.
Banks, Harold Walter; Invalid Pensioner; Derby; 4/4/84; 10/7/84.
McClelland, Ethel May; Widow; Inglewood; 28/4/84; 10/7/84.
Ayliffe, Gladys Edith; Widow; Victoria Park; 21/3/84; 11/7/84.
Martin, Alice Dorothy; Widow; Bentley; 3/6/84; 11/7/84.
Moody, Edna; Widow; Midland; 9/6/84; 11/7/84.
Raffan, Winifred Muriel; Spinster; Bentley; 4/6/84; 11/7/84.
Connolly, Harold Patrick James; Boilermaker; Bassendean; 30/3/84; 10/7/84.
Harding, John Richard; Factory Hand; Victoria Park; 26/1/84; 11/7/84.

TRUSTEE 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 20 August 1984, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Andrew Forrest, late of 5B Keane Street, Peppermint Grove, Retired Director, died 22/6/84.

Boston, Edward Hubert, late of Swanbourne Hospital, Davies Road, Claremont, Pensioner, died 13/6/84.

Brown, Hiram Radford, late of Howes Wing, War Veterans Homes, Alexander Drive, Mt. Lawley, Retired Market Employee, died 7/6/84.

Brown, Lionel Ashley, late of 15 Rookwood Street, Mt. Pleasant, Retired State Public Servant, died 29/6/84.

Bussell, Julius William Harold, late of 507 Bussell Highway, Busselton, Retired Farmer, died 3/5/84.

Cassidy, James Edward, late of 324 Fitzgerald Street, North Perth, Retired Store Manager, died 8/6/84.

Coffey, John Garth, late of Flat 38 Wirrana Flats, Cordelia Avenue, Coobellup, Pensioner, died 3/6/84.

Cowan, William, late of Railway Street, Gwaiia via Leonora, Retired Miner, died 3/2/84.

Clemens, Enid Mary, late of Unit 5 Harris House, Airforce Memorial Estate, Bullcreek, Widow, died 14/6/84.

D'Alton, Hazel Edith Ellen, late of James Brown House, 171 Albert Street, Osborne Park, Spinster, died 24/6/84.

Dain, Annie Estelle Adeline, late of Churches of Christ Homes (Inc), 20 Plantation Street, Mt. Lawley, Widow, died 7/6/84.

Denny, Donald Guy, late of 3 Lanark Street, Mt. Lawley, Retired Public Servant, died 27/5/84.

Edwick, Charlie Wilson, late of 125 St. Leonards Avenue, Leederville, Retired Public Servant, died 2/7/84.

Flaherty, John Patrick, late of 65 Mandurah Terrace, Mandurah, Pensioner, died 3/7/84.

Foley, Patrick John, late of Graylands Hospital, Lantana Avenue, Graylands, Retired Labourer, died 25/6/84.

Gargaro, Pietro (also known as Gargaro, Peter), late of 237 Flinders Street, Mt. Yokine, Salesman, died 23/6/84.

Goodman, Thomas Joseph, late of 14 Cardigan Terrace, Jolimont, Retired Barman, died 24/6/84.

Gorringer, Kathleen Jeane, late of Unit 1/733 Canning Highway, Applecross, Retired Clerk/Typist, died 4/7/84.

Gniel, Albert Berthold, late of Corlei Nursing Home, 18 Ley Street, Como, Retired Baker, died 1/7/84.

Grasby, Richard Catton, late of Unit 9, 64-66 Railway Parade, Midland, Retired Hospital Orderly, died 28/6/84.

Hagley, Thomas Alfred, late of Carlisle Nursing Home, 110 Star Street, Carlisle, Retired Shipping Manager, died 3/6/84.

Hawkesford, Dorothy Eunice, late of Mon Repos Nursing Home, 67 Palmerston Street, Mosman Park, Widow, died 9/7/84.

Hood, Frank Wilfred, late of Swanbourne Hospital, Davies Road, Swanbourne, Pensioner, died 19/6/84.

Jones, John Trevor, late of 92 Aberdare Road, Shenton Park, Retired Commonwealth Public Servant, died 28/6/84.

Kirk, Isla Kathleen, late of 17 Kathleen Street, Cottesloe, Widow, died 30/6/84.

Kranenbroek, Anna Theresia, late of 10 Stanbury Crescent, Morley, Widow, died 6/7/84.

McCurry, Thomas Hamilton, late of 17 Rye Place, Nollamara, Earthmoving Contractor, died 8/7/84.

McKenzie, Jean, late of 95 Fifth Avenue, Mt. Lawley, Married Woman, died 2/7/84.

Pengilly, Tony, late of 8 Harrod Street, Willagee, died 15/6/84.

Robinson, Martha, late of 6 Adamson Road, Parmelia, Married Woman, died 11/6/84.

Rowe, Mabel, late of Hill View Nursing Home, Angelo Street, Armadale, Widow, died 16/3/84.

Stevenson, David John, late of 11 Woodlands Street, Mt. Lawley, Retired Civil Servant, died 24/6/84.
 Thick, Winifred Emily, late of 61B Coogee Road, Ardross, Widow, died 25/6/84.
 Thornton, George William, late of Kondinin-Kulin Aged Care Inc, Kondinin, Retired CBH Attendant, died 14/2/84.
 Tyquin, Dorothy Hope, late of Unit 13B, 2 Alfonso Street, North Perth, Spinster, died 7/7/84.
 Walters, David Jones, late of 18 Green Avenue, Balcatta, Retired Gardener, died 20/4/84.
 Worland, Felicia, late of Mt. Henry Hospital, Cloister Avenue, Como, Pensioner, died 7/6/84.

Dated this 16th day of July, 1984.

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

SPECIAL NOTICE.

LOCAL GOVERNMENT ACT No. 84 OF 1960-1982.

The 4th Reprint of the Local Government Act is now available—in two formats.

1. **SOFT COVER**—as usually supplied with Amendments, when necessary (as currently issued).

Price \$13.50, plus Postage on 2 kg.

2. **A NEW VERSION**—Loose Leaf System in a fabric four post binder, with replacement Amendment pages, when necessary.

The Loose Leaf System, with replacement Amendment pages will be available on a "Standing Order" basis. By recording your "Standing Order" in writing with the Government Printer, "Parliamentary Papers", 9 Salvado Road, Wembley, 6014 or (P.O. Box 38, Wembley, 6014).

THE "STANDING ORDER" IS APPLICABLE ONLY TO ITEM 2 OF THIS NOTICE.

The initial price of Item 2, Loose Leaf System. Price \$22.20 including replacement amendment pages No. 1 February 1984, plus Postage on 2 kg.

The replacement Amendment pages, when necessary, will be forwarded and the cost, including postage, will be debited to your account under your "Standing Order".

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