



Government Gazette

OF

WESTERN AUSTRALIA

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[1984

Transfer of Land Act 1893.

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Governor
GORDON REID, } in and over the State of Western Australia and
Governor. } its Dependencies in the Commonwealth of Australia.
[L.S.]

File No. 3331/971V2.

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

Schedule.

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

3331/971V2; Portion of Mundaring Lot 145; 1674; 357.

Given under my hand and the Public Seal of Western Australia, at Perth, this 18th day of September, 1984.

By His Excellency's Command,

(Sgd.) K. F. McIVER,
Minister for Lands and Surveys.

GOD SAVE THE QUEEN !

Public and Bank Holidays Act 1972-1983.

PROCLAMATION.

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Governor
GORDON REID, } in and over the State of Western Australia and
Governor. } its Dependencies in the Commonwealth of Australia.
[L.S.]

PURSUANT to the provisions of section 5 of the Public and Bank Holidays Act 1972-1983, I, the Governor, acting with the advice and consent of the Executive Council do hereby appoint Monday, 30 September 1985, to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign.

Given under my hand and the Public Seal of the said State, at Perth, this 18th day of September, 1984.

By His Excellency's Command,

D. K. DANS,
Hon. Minister for
Industrial Relations.

GOD SAVE THE QUEEN !

Government Employees' Housing Act 1964.

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Governor
GORDON REID, } in and over the State of Western Australia and
Governor. } its Dependencies in the Commonwealth of Australia.
[L.S.]

UNDER section 7 (1) of the Government Employees' Housing Act 1964, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare the Art Gallery of Western Australia to be a Department for the purposes of the Government Employees' Housing Act 1964.

Given under my hand and the Public Seal of the said State, at Perth, on 4th September 1984.

By His Excellency's Command,

KEITH WILSON,
Minister for Housing.

GOD SAVE THE QUEEN !

Government Employees' Housing Act 1964.

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Governor
GORDON REID, / in and over the State of Western Australia and
Governor. / its Dependencies in the Commonwealth of Australia.
[L.S.]

UNDER section 7 (1) of the Government Employees' Housing Act 1964, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare the Legal Aid Commission of Western Australia to be a Department for the purposes of the Government Employees' Housing Act 1964.

Given under my hand and the Public Seal of the said State, at Perth, on 4th September 1984.

By His Excellency's Command,

KEITH WILSON,
Minister for Housing.

GOD SAVE THE QUEEN !

AT a Meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 4th day of September, 1984, the following Orders in Council were authorised to be issued:

Local Government Act 1960.

ORDERS IN COUNCIL.

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Governor on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street, of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of carriageway and footpaths of the public street; and whereas the Councils mentioned in the schedule hereto have requested that certain lands named and described in the said schedule, which have been reserved for streets within the said Councils, be declared public streets: Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets and such land shall, from the date of this Order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force.

Schedule.

City of Stirling.

L. & S. Corres. 2505/983 (R.7194).

Road No. 17192. A strip of land 5.03 metres wide commencing at the southwestern side of Road No. 2779 (Dundas Road) and extending as delineated and coloured brown on Land Titles Office Plan 2877 southwestward along the northwestern boundaries of Lots 520 to 526 inclusive of Swan Location Y (Office of Titles Plan 2877) to terminate at the northeastern side of Road No. 2341 (Tenth Avenue).

(Public Plan Perth 2 000 5.28.)

Shire of Wanneroo.

L. & S. Corres. 3135/79 (R.7200).

Road No. 17196 (Ocean Reef Road) A strip of land 60 metres wide, widening in parts, being the land the subject of Office of Titles Plan 13260, commencing at the southwestern side of Road No. 1609 (Mullaloo Drive) and extending southeastward through Perthshire Locations 110 and 103 to terminate at the northwestern side of Road No. 3.

(Public Plans Swan 2 000 9.03, 9.04, 10.03, 10.04.)

Shire of Wanneroo.

L. & S. Corres. 684/72 (R.7190).

Road No. 16576 (Marmion Avenue) (Addition). That portion of Swan Location 1370 and being part of Lot M1362 on Diagram 5794 and being the subject of Certificate of Title Volume 1644 Folio 400.

(Public Plan Swan 2 000 7.01.)

R. G. COOPER,
Clerk of the Council.

Forests Act 1918-1976.

ORDER IN COUNCIL.

F.D. 433/79; L. & S. 1258/980.

WHEREAS by the Forests Act 1918-1976 it is provided that a dedication under the said Act of Crown land as a State forest may be revoked in whole or in part in the following manner—

- (a) the Governor shall cause to be laid on the Table of each House of Parliament of proposal for such revocation;
- (b) after such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by Order in Council revoke such dedication.

And whereas His Excellency the Administrator did cause to be laid on the Table of each House of Parliament, his proposal dated the 29th day of October, 1980, for the revocation in part of the dedication of Crown lands as State forest: And whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby revoke in part the dedication of Crown land as State Forest No. 12 described in the Schedule hereto.

Schedule.

State Forest No. 12; Wellington Location 5312 as surveyed and shown on Lands and Surveys Original Plan number 15919.

Area: 5.747 9 ha.

Public Plans Busselton N.E. and Capel N.W.
1 : 25 000.

R. G. COOPER,
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 18th day of September, 1984, the following Orders in Council were authorised to be issued:—

Land Act 1933.

ORDER IN COUNCIL.

File No. 3331/971V2.

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. 38891 (Mundaring Lot 274) should vest in and be held by the Shire of Mundaring in trust for the purpose of "Aged Persons' Homes".

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 Mundaring in

trust for "Aged Persons' Homes" with power to the said Shire of Mundaring 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 (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands 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.

R. G. COOPER,
Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 4987/98.

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. 5806 (Mundaring Lot 275) should vest in and be held by the Minister for Water Resources in trust for the purpose of "Water".

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 Minister for Water Resources in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

R. G. COOPER,
Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 4987/98.

WHEREAS by section 34B (1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act. And whereas by Order in Council dated 8 August 1900, Reserve 5806 was vested in the Honourable the Director of Public Works in trust for the purpose of "Water" with power to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease.

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, hereby directs that portion of the beforementioned Order in Council be revoked and the relevant portion of the Vesting Order cancelled accordingly.

R. G. COOPER,
Clerk of the Council.

AUDIT ACT 1904.

(Section 33.)

The Treasury,
Perth, 4 September 1984.

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

For the Industrial Lands Development Authority—
C. V. Stylianou from 2/10/84 to 22/10/84.

For the Government Stores Department—

M. K. Braganza from 4/9/84.

L. A. Stockden from 4/9/84.

For the Transport Commission and the Co-ordinator General of Transport—

J. Cox from 4/9/84.

For the Health Department of Western Australia—

T. Loiacono from 4/9/84 to 19/9/84.

For the Forests Department—

C. S. Letica from 8/10/84 to 12/10/84.

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

For the Police Department—

M. McCutcheon from 4/9/84.

PAY-ROLL TAX ASSESSMENT ACT 1971.

Notice of Exemption of Charitable Body.

NOTICE is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that the Balgo Hills Aboriginal Community Inc. is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

Dated 11/9/84.

J. M. BERINSON,
Minister for Budget Management.

PAY-ROLL TAX ASSESSMENT ACT 1971.

Notice of Exemption of Charitable Body.

NOTICE is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that the Bidyadanga Aboriginal Community La Grange Inc., is declared to be exempt for the purposes of section 10 (1) (k) of the Act in relation to its charitable objects.

Dated 12/9/84.

J. M. BERINSON,
Minister for Budget Management.

PAY-ROLL TAX ASSESSMENT ACT 1971.

Notice of Exemption of Charitable Body.

NOTICE is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that the Jaycees Community Foundation (Inc.) is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its Whaleworld Museum project in Albany.

Dated this 14th day of September, 1984.

J. M. BERINSON,
Minister for Budget Management.

PUBLIC SERVICE ARBITRATION ACT 1966

DETERMINATION

APPEALS UNDER SECTION 16 OF THE ACT

PUBLIC SERVICE PROFESSIONAL DIVISION

THE following decisions of the Public Service Arbitrator, effective from and including the 18th day of December 1981 resulting from appeals in respect of Salary, Ranges of Salary or a particular salary within that Range or Title allocated to the respective offices listed hereunder by the Public Service Board in its determination appearing in the *Government Gazette* (No. 81) of the 7th day of October 1982 (as amended by the Corrigendum appearing in the *Government Gazette* (No. 84) of the 15th day of October 1982 and further amended by the Corrigendum appearing in the *Government Gazette* (No. 91) of the 5th day of November 1982) are published for general information.

In order to accord with the form adopted in the said determination the Salary ranges therein allocated to the respective offices wherever varied by appeal are determined by Level.

Dated at Perth this 14th day of September 1984.

S. M. ARMSTRONG,
Registrar.

Item No.	Title of Office	Name of Appellant	Classification as at 18/12/81	Decision
AGRICULTURAL SCIENTISTS				
<i>Department of Agriculture</i>				
01 0021	Chief Research Liaison Officer	C.S.A.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 0023	Chief Executive Officer A.P.B.	Hogstrom, A. W.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 0525	Principal Adviser	Lawson, E. H.	P5	Appeal Dismissed
01 0527	Adviser	Lawson, J. A.	P3	Appeal Dismissed
01 0533	Adviser	Johnston, D. A. W.	P3	Appeal Dismissed
01 0880	Chief of Div. and Commr Soil Conservation	Robertson, G. A.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 1009	Adviser	Carder, D. J.	P3	Appeal Dismissed
01 1100	Chief of Division	Armstrong, J. M.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 1660	Chief of Division	C.S.A.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 1950	Chief of Division	Morris, T. A.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 1970	Senior Research Officer	Langdon, J. Y.	P4	Allowed Classification to be Level 5 Title to be Principal Officer.
01 2055	Senior Research Officer	Roberts, D. W.	P4	Allowed Classification to be Level 5 Title to be Principal Officer
01 2800	Chief of Division	Halse, N. J.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 3200	Chief of Division	Toms, W. J.	P7	Appeal Declined Sec. 21 P.S.A. Act
01 3310	Officer in Charge	Paterson, J. G.	P4	Allowed Classification to be Level 5
01 3650	Chief of Division	Fallon, J. P.	P7	Appeal Declined Sec. 21 P.S.A. Act
ARCHITECTS				
<i>Public Works Department</i>				
29 7901	Divisional Architect	Hall, D. B.	P3/4	Struck out for want of prosecution
29 7941	Divisional Architect	Coleman, J. M.	P3/4	Allowed Classification to be Level 4/5
29 7960	Divisional Architect	Bond, R. A.	P3/4	Allowed Classification to be Level 4/5
29 7999	Divisional Architect	Prindiville, R. J.	P3/4	Allowed Classification to be Level 4/5
29 8029	Divisional Architect	Stawarz, H. J.	P3/4	Allowed Classification to be Level 4/5
29 8070	Divisional Architect	Hatch, D. G.	P3/4	Allowed Classification to be Level 4/5
29 8111	Divisional Architect	Smith, C. O.	P3/4	Allowed Classification to be Level 4/5
29 8170	Divisional Architect	Sewell, R. A.	P3/4	Allowed Classification to be Level 4/5
ARCHITECTURAL AND ENGINEERING DRAFTSMEN				
<i>Metropolitan Water Supply, Sewerage and Drainage Board</i>				
22 5162	Engineering Draftsman Special	Richardson, B.	P1A	Allowed Classification to be Level 2. Title to be Senior Engineering Draftsman
22 5171	Engineering Draftsman	Ellis, A. R.	P1	Allowed Classification to be Level 1A. Title to be Engineering Draftsman (Special)
22 5175	Engineering Draftsman	Letch, R.	P1	Allowed Classification to be Level 1A. Title to be Engineering Draftsman (Special)
22 7350	Draftsman in charge....	Pritchard, D. B.	P4	Appeal Dismissed
22 7365	Senior Engineering Draftsman Special	Davies, R. M.	P3	Appeal Dismissed
22 7380	Engineering Draftsman	Iwanyk, P. M.	P1	Allowed Classification to be Level 1A. Title to be Engineering Draftsman (Special)
22 7425	Senior Engineering Draftsman Special	Campbell, R. I.	P3	Appeal Dismissed

Item No.	Title of Office	Name of Appellant	Classification as at 18/12/81	Decision
<i>Public Works Department</i>				
29 4018	Engineering Draftsman	Simcock, J. T.	P1	Allowed Classification to be Level 2. Title to be Senior Engineering Draftsman
29 8310	Draftsman in Charge	Gilbey, H. A.	P4	Allowed in part. Classification to be Level 5. Appeal as to Title Dismissed
29 8316	Senior Engineering Draftsman	Hemelaar, N.	P2	Allowed Classification to be Level 3. Title to be Senior Draftsman (Special)
29 8643	Draftsman in Charge	Withers, L. V.	P4	Allowed Classification to be Level 5. Appeal as to Title Dismissed.
29 8648	Senior Engineering Draftsman	Wenden, D. M.	P2	Allowed Classification to be Level 3. Title to be Senior Draftsman (Special)
29 9100	Draftsman in Charge	Zuvela, B. F.	P4	Allowed in Part. Classification to be Level 5. Appeal as to Title Dismissed
CARTOGRAPHIC DRAFTSMEN AND EXAMINERS				
<i>Department of Lands and Surveys</i>				
20 3905	Chief Computer	Glascoe, C. J.	P4	Allowed Classification to be Level 5
20 3942	Senior Carto Draftsman	Uren, C. R.	P2	Dismissed. Recommend payment of T.S.A. to Level 3 effective from 18/12/81
20 5300	Chief Cartographer	Ashbolt, K. M.	P5	Allowed Classification to be Level 6
20 6470	Cartographic Draftsman	Davis, L. D.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
20 7120	Cartographic Draftsman	Davidson, J. R.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
20 7130	Cartographic Draftsman	Grant, K. D.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
20 7150	Cartographic Draftsman	Goodchild, B. S.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
<i>Metropolitan Water Supply, Sewerage and Drainage Board</i>				
22 5285	Draftsman in Charge	Brown, A. M. B.	P4	Appeal Dismissed
22 5294	Cartographic Draftsman	Bowers, R. S.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
22 5296	Cartographic Draftsman	Lumia, P. A.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
22 5344	Cartographic Draftsman	Mirkovic, M.	P1	Appeal Dismissed
22 5370	Senior Cartographic Draftsman	Matson, G. E.	P2	Allowed Classification to be Level 3. Title to be Senior Cartographic Draftsman (Special)
<i>Department of Mines</i>				
23 5760	Superintendent	Moore, W. R.	P9	Appeal Dismissed
23 5765	Assistant Superintendent	Pearce, D. T.	P5	Allowed Classification to be Level 7
23 5770	Chief Cartographer	Sharp, G. R.	P4	Allowed Classification to be Level 5
23 5788	Cartographic Draftsman	Cresswell, B. E.	P1	Allowed Classification to be Level 1A. Salary to be that prescribed for point 2 (year 2) of the salary range. Title to be Cartographic Draftsman (Special)
23 5812	Cartographic Draftsman	Loan, G. I.	P1	Allowed Classification to be Level 1A. Salary to be that prescribed for point 2 (year 2) of the salary range. Title to be Cartographic Draftsman (Special)
23 5821	Senior Cartographic Draftsman	Owens, B. B.	P2	Allowed Classification to be Level 3. Title to be Assistant Chief Draftsman
23 5860	Draftsman in Charge	Pollard, D. J.	P4	Appeal Dismissed
23 5864	Senior Carto Draftsman	Clift, J. N.	P2	Appeal Dismissed
23 5879	Cartographic Draftsman	Fisher, N. F.	P1	Appeal Dismissed
<i>Town Planning Department</i>				
34 0515	Senior Carto Draftsman	Davies, G. E.	P2	Allowed Classification to be Level 3. Title to be Assistant Chief Draftsman
34 0517	Cartographic Draftsman Special	Adlam, M. J.	P1A	Appeal Dismissed

Item No.	Title of Office	Name of Appellant	Classification as at 18/12/81	Decision
34 0159	Cartographic Draftsman	Harskamp, J.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
34 0580	Senior Carto Draftsman	Atkinson, J.	P2	Appeal Dismissed
34 0585	Cartographic Draftsman	Lavtas, L.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
<i>Department of Resources Development</i>				
42 1240	Cartographic Draftsman	McGrath, F. J.	P1	Allowed Classification to be Level 1A. Title to be Cartographic Draftsman (Special)
ENGINEERS				
<i>Forests Department</i>				
17 0520	Engineer	Darragh, I. R.	P4/5	Allowed in Part. As to Classification Dismissed. Title to be Principal Engineer
<i>Metropolitan Water Supply, Sewerage and Drainage Board</i>				
22 4005	Senior Engineer Projects	Harvey, D. R.	P5	Appeal Dismissed
22 4060	Assistant Chief Planning Engineer	Bulstrode, R. B.	P6	Appeal Dismissed
22 4200	Senior Engineer	Caldwell, M. J.	P5	Appeal Dismissed
22 4462	Asst Chief Design Engineer	Clements, E. E.	P6	Appeal Dismissed
22 4500	Senior Engineer	Lilly, R. N.	P5	Appeal Dismissed
22 4800	Senior Engineer	Lazaroo, K. S.	P5	Appeal Dismissed
22 4840	Engineer	Bond, J. C.	P2	Appeal Dismissed
22 5025	Engineer	Iskra, I. G.	P3	Allowed in Part. Classification to be Level 4. Appeal as to Title Dismissed
22 5095	Engineer	Shier, F. W.	P3	Allowed in Part. Classification to be Level 4. Appeal as to Title Dismissed
22 5140	Engineer	Moftah, M.	P2	Allowed Classification to be Level 3
22 5469	Asst Chief Construction Engineer	Rogers, J. H.	P6	Appeal Dismissed
22 5470	Senior Engineer	Albury, R. N.	P5	Appeal Dismissed
22 5760	Asst Chief Water Supply Engineer	Punch, D. J. G.	P6	Appeal Dismissed
22 5980	Senior Engineer	C.S.A.	P5	Appeal Dismissed
22 6280	Asst Chief Sewer and Drain Engineer	C.S.A.	P6	Appeal Dismissed
22 6285	Engineer	Rule, H.	P4	Appeal Dismissed
22 6515	Senior Engineer	Murphy, E. J.	P5	Appeal Dismissed. Recommend T.S.A. to Level 6 from 18/12/81
22 6740	Asst Chief Mech. and Elect. Engineer	Fisher, E. W.	P6	Appeal Dismissed
<i>Department of Mines</i>				
23 2421	Drilling Engineer	MacPherson, D. A.	P4	Appeal Dismissed
23 4600	Chief of Division	C.S.A.	P6	Appeal Dismissed
<i>Public Works Department</i>				
29 2671	Investigating Engineer	Watson, F. E.	P6	Appeal Dismissed
29 2801	Engineer	Shaw, P. J.	P6	Appeal Dismissed
29 2805	Principal Assistant	Permain, H. K.	P6	Appeal Dismissed
29 2955	Principal Asst Engineer	Collett, D. B.	P6	Appeal Dismissed
29 3000	Senior Engineer	Barrett, K. L.	P5	Appeal Dismissed
29 3008	Engineer	Boyd, D. W.	P2	Allowed in part. As to Classification Dismissed. Title to be Ground Water Engineer
29 3170	Engineer	Bowyer, R. O.	P3	Allowed Classification to be Level 4
29 3390	Principal Assistant	Prgomet, G. J.	P6	Appeal Dismissed
29 3400	Senior Engineer	Green, R. E.	P5	Appeal Dismissed
29 3451	Principal Assistant	Abercromby, K.	P6	Appeal Dismissed
29 3480	Senior Engineer	Braham, M. J.	P5	Appeal Dismissed
29 3600	Senior Engineer	Vodanovic, D. M.	P5	Appeal Dismissed
29 4201	Principal Assistant	Butcher, J. L.	P6	Appeal Dismissed
29 4271	Engineer	Paul, M. J.	P4	Allowed Classification to be Level 5. Recommend R.S.V.
29 4500	Regional Engineer	Shelton, E. E.	P5	Appeal Dismissed
29 4660	Regional Engineer	Middleton, A.	P5	Appeal Dismissed
29 4820	Regional Engineer	Belford, A. C.	P5	Appeal Dismissed
29 5001	Principal Assistant	Merchant, K. A.	P6	Appeal Dismissed
29 5003	Engineer	Temby, C. R.	P5	Appeal Dismissed
29 5100	Regional Engineer	Sheridan, W. K.	P5	Appeal Dismissed
29 5200	Regional Engineer	C.S.A.	P5	Appeal Dismissed
29 5320	Regional Engineer	Bartley, K. M.	P5	Appeal Dismissed

Item No.	Title of Office	Name of Appellant	Classification as at 18/12/81	Decision
29 5501	Principal Assistant	Sharpless, B. J.	P6	Appeal Dismissed
29 5502	Principal Assistant	Corboy, M. J.	P6	Appeal Dismissed
29 5826	Engineer	Chafin, F. F.	P3	Appeal Dismissed
29 8210	Principal Assistant	James, R. A.	P6	Appeal Dismissed
29 8255	Principal Assistant	Carstairs, A. W.	P6	Appeal Dismissed
29 8257	Senior Engineer	Syed, A. A.	P5	Appeal Dismissed
29 8259	Senior Engineer	Hunter, S. T.	P5	Appeal Dismissed
29 8282	Engineer	Samarchi, N. D.	P2	Appeal Dismissed
29 8380	Principal Assistant	Skinner, R. W.	P6	Appeal Dismissed
29 8410	Senior Engineer	Edwards, C. R.	P5	Appeal Dismissed
29 8414	Engineer	Scott, L. J.	P3	Appeal Dismissed
29 8415	Engineer	Ellard, B. R.	P2	Appeal Dismissed
29 8442	Engineer	Wong, C. K.	P2	Appeal Dismissed
29 8443	Engineer	Gow, K. N.	P2	Appeal Dismissed
29 8456	Engineer	Waring, R.	P3	Appeal Dismissed
29 8462	Engineer	Davis, C. G.	P2	Appeal Dismissed
29 8479	Engineer	Cluss, W. W.	P2	Appeal Dismissed
29 8583	Chief Engineer	Saunders, N. L.	P7	Struck out for want of prosecution
29 8588	Principal Assistant	Cullity, M. J.	P6	Appeal Dismissed
29 8615	Principal Assistant	Downey, R. J.	P6	Appeal Dismissed
29 8725	Principal Assistant	Cahill, J. C.	P6	Appeal Dismissed
29 8925	Principal Assistant	Pitman, F. S.	P6	Appeal Dismissed
29 8983	Principal Assistant	Kohn, J. S.	P6	Appeal Dismissed
29 9175	Principal Assistant	Chesson, B. M.	P6	Appeal Dismissed
<i>State Housing Commission</i>				
32 4050	Engineer	Then, C.	P3	Appeal Dismissed
ENGINEER SHIP SURVEYORS				
<i>Harbour and Light Department</i>				
30 0175	Engineer Ship Surveyor, Geraldton	Watson, K. E.	P1	Allowed Classification to be Level 1/2
30 0180	Engineer Ship Surveyor	Brown, A.	P1	Allowed Classification to be Level 1/2
30 0181	Engineer Ship Surveyor	Leggett, G. W.	P1	Allowed Classification to be Level 1/2
30 0182	Engineer Ship Surveyor	Muirson, R. J.	P1	Allowed Classification to be Level 1/2
30 0183	Engineer Ship Surveyor	Shearer, G. F.	P1	Allowed Classification to be Level 1/2
30 0184	Engineer Ship Surveyor	Ferguson, I. C.	P1	Allowed Classification to be Level 1/2
ENGINEERING SURVEYORS				
<i>Metropolitan Water Supply, Sewerage and Drainage Board</i>				
22 5243	Engineering Surveyor	Wilson, K. J.	P1	Lapsed

Crown Law Department,
Perth, 21 September 1984.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has:—

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

June Kathleen Anna Belton, of 6 Valentine Way, Esperance and Suite 1, Balmoral Square, Esperance.

James Glennie, of 12 Haslemere Drive, Armadale.
Frederick John Gratwick of Rottnest Island, and Rottnest Island Board, Rottnest Island.

Kevin George Rutley, of Yeltur Farm, Munckton Road, Morawa.

Michael Philip Mannix Tulley, of 62 Milne Street, Bayswater, and Community Centre, 246 Walter Road, Morley.

Norman Lewis Walton, of 75 Milloy Street, Morawa, and Shell Depot, Winifield Road, Morawa.

Veronica Rose Williams, of 1 Paine Road, Esperance.

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 18th day September, 1984.

D. K. DANS,
Minister for Administrative Services.

Schedule.

Title; Publisher.

2 Way Lesbians, Vol. 1, No. 1, October, November, December 1983; American Art Enterprises, Inc.

Adam & Eve, Vol. 1, No. 2; Casey Magazines.

Bawdy Number 196, Thursday, June 28th, 1984; —.

Black Pussy, Vol. 5, No. 1; Oakmore Enterprises, Inc.

Cavalier, Vol. 1, No. 1; Walton Press Ltd.

Cavalier, Vol. 1, No. 2; Walton Press Ltd.

Cockade, No. 43; Probe Publications Ltd.
 Cunts and Cocks, No. 1; Oakmore Enterprises Inc.
 Dreaming Lips, Vol. 1, No. 1; Chenalwalsh Ltd.
 Dreaming Lips, Vol. 1, No. 2; Chenalwalsh Ltd.
 Erotic Love, Vol. 1, Issue 1; James Black.
 Exclusive, Vol. 2, No. 11; Gold Star Publications Ltd.
 Fanny, Vol. 12, No. 1, October, November, December 1983; American Art Enterprises, Inc.
 Foxy Black, Vol. 7, No. 2; Oakmore Enterprises, Inc.
 Gallery "Girl Next Door" 1985, Amateur Erotic Photography, Contest Album; Montcalm Publishing Corp.
 Gay, Number 105, July 1984; —.
 Gay, Number 106, August 1984; —.
 Genesis—Girls/Girls, Vol. 12, No. 4, November 1984; Cycle Guide Publications, Inc.
 Gourmet Presents 2 Essex Productions:—Oriental Babysitter & China Sisters (Gourmet Edition #76); —.
 Gourmet Presents Collection #3 (Gourmet Edition #49); —.
 High School Memories (Gourmet Edition #64); —.
 High Society, Vol. 9, No. 6, October 1984; High Society Magazine.
 Honcho, Vol. 7, No. 7, October 1984; Modernismo Publications, Ltd.
 How To Vol. 7 No. 5; Probe Publications Ltd.
 Journal of Love, The Vol. 5, No. 7; Gold Star Publications Ltd.
 Journal of Love, The Vol. 5, No. 10; Gold Star Publications Ltd.
 Joys of Oral Sex, The—Advanced Oral Techniques by Frank Mayville; Probe Publications Ltd.
 Letters Magazine, Vol. 5, No. 5—Turn-On Special Number 30; Letters Magazine Inc.
 Lovebirds, Number 56; Quietlynn Ltd.
 Madame, Vol. 7, No. 10; Swish Publications Ltd.
 Madames, Vol. 4, No. 10; Swish Publications Ltd.
 Male Review, Vol. 1, No. 3, November 1984; Mag Corp Publishing Company Inc.
 New Direction, Vol. 11, No. 9; Gold Star Publications Ltd.
 Numbers, Vol. 74; Blueboy Incorporated.
 Oriental Pussy, No. 1; Oakmore Enterprises Inc.
 Oui Letters, Vol. 3, No. 9, September 1984; Laurant Publishing Ltd.
 Parklane, No. 66; Roger Sorrell.
 Photo Manual of Group Sex, The by Sam Hoskins; Probe Publications Ltd.
 Picked Up and Fucked (Gourmet Edition #99); —.
 Playbirds Quarterly Number 3; Roger Sorrell.
 Playbirds Quarterly Number 4; Roger Sorrell.
 Play Dames, Vol. 2, No. 10; Gold Star Publications Ltd.
 Pocketfox, Vol. 1, No. 1; Montcalm Publishing Corp.
 Razzle, Vol. 2, No. 8, August 1984; Risk Records Ltd.
 Rustler Centrefolds, Vol. 1, No. 2; Gold Star Publications.
 Rustler Centrefolds, Vol. 1, No. 4; Gold Star Publications.
 Satan in High Heels, Vol. 3, No. 2; Holly Publications.
 Seka, Vol. 1, No. 1—Any Way You Want Her (2nd Printing) October, November, December 1983; American Art Enterprises Inc.
 Sexual Variations by Don Johnston; Probe Publications Ltd.
 Skirts Up Pants Down (Gourmet Edition #94); —.
 Slap Shots, Vol. 1, No. 2, August, September, October 1983; Holly Enterprises Inc.
 Spiked Domination, Vol. 1, No. 2, August, September, October 1983; Holly Enterprises Inc.
 Split Beavers, Vol. 1, No. 4, October, November, December 1983; American Art Enterprises Inc.
 Stars Issue Number 32, October-November 1984; Stars Publications Inc.
 Super Gourmet Review #2 (Gourmet Edition #48); —.
 Super Head Two (Gourmet Edition #72); —.

Three-Way Combustion, Vol. 1, No. 1; Academy Press.
 Transvestite Photo Club Magazine, Vol. 1, No. 2; Empathy Press.
 Whiteheat, Vol. 1, No. 2 (West Coast Edition) Walton Press Sales.
 Whiteheat, Vol. 1, No. 3 (Classy Dames Edition); Walton Press Sales.
 Whitehouse Digest, Issue 17; Roger Sorrell.
 Whitehouse International, No. 80; Roger Sorrell.
 Wildcats Round 13; The Square Ring Club.
 X-Cert. Vol. 1, No. 1; Chenalwalsh Ltd.
 Young Pussies, No. 1; Oakmore Enterprises Inc.
 Young Stuff, No. 2; Oakmore Enterprises Inc.

DRIED FRUITS ACT 1947 (AS AMENDED).

Election of Four Elective Members of the Dried Fruits Board.

NOTICE is hereby given that it is intended to hold an election for the election of four elective members of the Dried Fruits Board, and the following dates and time have been fixed.

Date and time for close of nominations—Wednesday, 17 October 1984 at Noon.

Date and time for close of Poll (in the event of an election being necessary)—Wednesday, 14 November, 1984 at Noon.

Nominations of candidates shall be lodged with the Returning Officer on the prescribed form not later than Noon on Wednesday, 17 October, 1984. Nomination forms are obtainable from the Returning Officer.

A Nomination shall be signed by the candidate himself and by a Proposer and a Seconder, both of whom shall be enrolled on the electoral roll to be used at the election.

The address of the Returning Officer is—

State Electoral Department,
 2nd Floor, Public Trust Building,
 565 Hay Street,
 Perth, W.A. 6000.

P. R. McDONAGH,
 Returning Officer.

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of appointing a Deputy Chairman of the Peel Inlet Management Authority, His Excellency, the Governor, acting pursuant to the powers conferred by section 14 (2) of the Waterways Conservation Act 1976 has been pleased on 4 September 1984, to appoint the following person Deputy Chairman until 30 June 1986.

JAMES FREDRICK ARMITAGE of P.O. Box 15, Waroona.

R. G. COOPER,
 Clerk of the Council.

HOSPITALS ACT 1927-1984.

Health Department of
 Western Australia,
 Perth, 21 September 1984.

DA 1.9 WDR:SM.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act 1927-1984 Mrs. J. K. Dodd as a member of the Dalwallinu District Hospital Board for the period ending 30 September 1986, *vice* Mr. D. E. B. Morgan, resigned.

W. D. ROBERTS,
 Commissioner of Health.

HEALTH ACT 1911.
HEALTH (MEAT INSPECTION AND BRANDING)
AMENDMENT REGULATIONS (No. 4) 1984.

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

- Citation. 1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations (No. 4) 1984.
- Principal regulations. 2. In these regulations the Health (Meat Inspection and Branding) Regulations 1950*, as amended, are referred to as the principal regulations.
- Reg. 6 amended. 3. Regulation 6 of the principal regulations is amended in subregulation (2), by deleting "Scales A to I inclusive of Table 2 of Schedule C to these regulations, whichever scale" and substituting the following—
" the scale in Table 2 of Schedule C that ".
- Schedule C amended. 4. Schedule C to the principal regulations is amended in Table 2—
(a) under the heading "Fees Payable to Local Authorities", by inserting after Scale I the following Scale—

" SCALE M

UNITS OF LIVESTOCK	CARCASS	SIDE	PIECES
For each sheep, lamb, deer goat or calf (Under 70 kg)	70c	35c	17.5c
For each swine	\$3.50	\$1.75	\$7.5c
For each cow, bull, heifer or steer	\$5.60	\$2.80	\$1.40
For each carton of meat on which no previous charge has been made under this Schedule	Carton (27 kg approx) \$1.40	—	—

";

- (b) under the heading "Local Authorities to which the scales apply —"—
- (i) in Scale E, by deleting "Shire of Manjimup" and "Town of Narrogin";
- (ii) in Scale G—
(I) by deleting "Shire of Capel"; and
(II) by inserting "Town of Narrogin";
- (iii) in Scale I—
(I) by deleting "Shire of Goomalling"; and
(II) by inserting in the appropriate alphabetical positions the following—
" Shire of Capel " and
" Shire of Manjimup "; and
- (iv) by inserting after "Shire of Wyndham-East Kimberley" the following—

" Scale M
Shire of Goomalling ".

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

*Reprinted in the *Government Gazette* on 30 October 1972 at pp. 3967-3981.

HEALTH ACT 1911.

City of Subiaco.

By-laws.

THE City of Subiaco being a local authority under the provisions of the abovementioned Act, does hereby in pursuance of the powers conferred upon it by that Act and all other powers enabling it make and publish the following by-laws:

1. In these by-laws the Model By-laws Series "A" as amended from time to time adopted by the City of Subiaco by resolution published in the *Government Gazette* of 15 October 1964, and amended from time to time are referred to as "the principal by-laws."

2. The principal by-laws are amended by deleting each of the following by-laws and the heading thereto—

- By-law 69 of Part I.
- By-law 17 of Part II.
- By-law 19 of Part III.
- By-law 25 of Part IV.
- By-law 23 of Part V.
- By-law 21 of Part VI.
- By-law 73 of Part VII.
- By-law 19 of Part IX.

and substituting for each of those by-laws the following by-law and heading—

Recovery of Expenses.

In addition to the penalty prescribed by the Act, any expense incurred by the local authority in consequence of a breach or non-observance of a by-law contained in this Part, or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non-observance or failing to execute the work.

Dated the 29th day of May, 1984.

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

[L.S.]

R. V. DIGGINS,
Mayor.

J. McGEOUGH,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

The Municipality of the Shire of Rockingham.

By-law Relating to Eating Houses.

WHEREAS under the provisions of the Health Act 1911 as amended a Local Authority may make By-laws and may alter, amend or repeal any By-law so made; now therefore, the Shire of Rockingham being a Local Authority hereby records having resolved on the 8th day of May, 1984 to make and submit for confirmation by the Governor the following By-law:

Citation.

1. This By-law may be cited as the Shire of Rockingham By-law relating to Eating Houses.

Definitions.

2. In this By-law, unless the context otherwise requires:

“Act” means the Health Act 1911 as amended.

“licence” means a licence to conduct an eating house issued by the Local Authority pursuant to this Part of this By-law.

“Local Authority” means the Municipality of the Shire of Rockingham.

“Schedule” means a Schedule to this By-law.

“Shire Clerk” means the Shire Clerk of the Local Authority and includes in the absence of the Shire Clerk, the Deputy or Acting Shire Clerk.

The terms “eating house”, “meals”, “prescribed date” and “proprietor” shall have the same meanings as are given to them in section 160 of Division 3 of Part V of the Act.

Prescribed Date.

3. (1) For the purpose of section 162 of the Act the prescribed date is hereby fixed as the 31st day of December, 1984.

(2) For the purpose of section 163 of the Act the 31st day of December in each year is hereby prescribed as the date on or before which the registration of an eating house and a licence for the proprietor of an eating house shall be applied for annually.

Registration of an Eating House.

4. (1) Any person seeking the registration of an eating house shall make application in the form prescribed in the First Schedule and shall forward the application to the Shire Clerk together with:

(a) the fee prescribed in the Sixth Schedule;

(b) a floor plan and specifications of the eating house which plan and specifications shall include the following details:

(i) the use of every room.

(ii) the structural finishes of every wall, floor and ceiling.

(iii) the position and type of every fitting and fixture.

(iv) all sanitary conveniences, changerooms, ventilating systems, drains, grease traps and provisions for waste disposal.

(v) the number and sex of every person, including the proprietor or proprietors, engaged in the preparation, manufacture, processing, cooking or serving of meals.

(2) Where a person makes application for the registration of an eating house in respect of which a certificate of registration is extant at the date of the application, the person shall not be required to forward the plan and specifications referred to in paragraph (b) of Sub-clause (1) of this Clause.

(3) A certificate of registration granted by the Local Authority under this by-law shall be in the form of the Second Schedule.

Licence to Conduct an Eating House.

- 5. (1) The proprietor of an eating house seeking the issue of a licence shall make application in the form prescribed in the Third Schedule and shall forward the application to the Shire Clerk together with the fee prescribed in the Sixth Schedule.
- (2) Where there are two or more proprietors of an eating house:
 - (a) each proprietor shall make application for a licence in the form prescribed in the Third Schedule; and
 - (b) the licence shall be issued in the joint names of the applicants.
- (3) A licence shall be in the form of the Fourth Schedule.
- (4) Any person seeking the transfer of a licence shall make application in the form prescribed in the Fifth Schedule and shall forward the application to the Shire Clerk together with the fee prescribed in the Sixth Schedule. The application shall be signed by the proposed transferee of the licence and the holder of the licence.

Licence Conditions.

- 6. (1) A licence shall be issued upon and subject to the following conditions:
 - (a) the holder of the licence shall display the licence and the certificate of registration of the eating house in a conspicuous place in the eating house and shall, upon the request of a Health Surveyor to do so, produce to him the licence and the certificate of registration.
 - (b) if the holder of the licence changes his place of residence he shall within 14 days thereafter give notice in writing to the Shire Clerk specifying in such notice his new place of residence.
 - (c) the holder of the licence shall notify the Local Authority in writing of any alteration, addition or other work relating to the construction, drainage or ventilation of the eating house forthwith upon the commencement of such alteration, addition or other work.
 - (d) the holder of the licence shall notify the Local Authority of any circumstances existing on the eating house which gives rise to the possibility that food may be, or has been contaminated on any part of the eating house used for the storage, manufacture, preparation, processing, handling, inspection, packaging or sale of food, forthwith upon such circumstances arising.
- (2) The holder of the licence shall comply with and observe the conditions of the licence imposed under this Clause.

Penalties.

7. A person committing any breach of this by-law or failing to comply with any of the requirements of this by-law commits an offence and shall be liable to a penalty not exceeding \$100 and where such breach is of a continuing nature to an additional daily penalty not exceeding \$4 for every day during which the breach is continued.

First Schedule.

Shire of Rockingham.

Health Act 1911 (as amended).

APPLICATION FOR REGISTRATION OF AN EATING HOUSE.

To: The Shire Clerk,
Shire of Rockingham,
Council Avenue,
Rockingham, W.A. 6168.

I (full name in block letters)
 (full residential address)
 of
 hereby make application for registration of the premises described below as an eating house:
 Situation and description of premises

 Dated this day of 19.....

 (Signature of Applicant.)

Second Schedule.

Shire of Rockingham.

Health Act 1911 (as amended).

CERTIFICATE OF REGISTRATION OF AN EATING HOUSE.

This is to certify that the premises situate at in the Shire of Rockingham which are known as are registered as an eating house from the day of 19..... until the 31st day of December, 19..... unless this Certificate is previously cancelled.
 This Certificate is issued subject to the Health Act 1911 as amended and the By-laws from time to time in force thereunder.
 Dated the day of 19.....

 Shire of Rockingham.

Third Schedule.

Shire of Rockingham.

Health Act 1911 (as amended).

APPLICATION FOR A LICENCE TO CONDUCT AN EATING HOUSE.

To: The Shire Clerk,
Shire of Rockingham,
Council Avenue,
Rockingham, W.A. 6168.

I (full name in
block letters)
of (full residential
address)
being the proprietor of an eating house situate at
..... (name of premises) in the Shire of Rockingham
known as (name of premises)
hereby apply for a licence to conduct an eating house.

Dated the day of 19.....

.....
(Signature of Applicant.)

Fourth Schedule.

Shire of Rockingham.

Health Act 1911 (as amended).

LICENCE TO CONDUCT AN EATING HOUSE.

This is to certify that
of
is licensed to conduct an eating house on premises situate at
.....
in the Shire of Rockingham known as
from the day of 19..... until the 31st day
of December 19..... unless this license is previously cancelled.

Dated the day of 19.....

.....
Shire of Rockingham.

This license is issued subject to the following conditions:

- (a) the holder of a licence shall display this licence and the certificate of registration of the eating house in a conspicuous place in the eating house and shall, upon the request of a Health Surveyor to do so, produce to him this licence and the certificate of registration.
- (b) if the holder of a licence changes his place of residence he shall within fourteen (14) days thereafter give notice in writing to the Shire Clerk specifying in such notice his new place of residence.
- (c) the holder of a licence shall notify the Local Authority in writing of any alteration, addition or other work relating to the construction, drainage or ventilation of the eating house forthwith upon the commencement of such alteration, addition or other work.
- (d) the holder of a licence shall notify the Local Authority of any circumstances existing on the eating house which give rise to the possibility that food may be or has been contaminated on any part of the eating house used for the storage, manufacture, preparation, processing, inspection, handling, packaging or sale of food.

TRANSFER ENDORSEMENT.

This licence is hereby transferred to

.....
of
from and including the date of this endorsement.

Dated the day of 19.....

.....
Shire of Rockingham,

Fifth Schedule.

Shire of Rockingham.

Health Act 1911 (as amended).

APPLICATION FOR TRANSFER OF AN EATING HOUSE LICENCE.

To: The Shire Clerk,
Shire of Rockingham,
Council Avenue,
Rockingham, W.A. 6168.

I (full name in
block letters)
..... (full residential
address)
of
hereby make application for transfer of the eating house license which was issued
to residing at
..... by the Shire of
Rockingham on the day of 19..... for such
period as is still unexpired and I attach hereto the license so issued.
Dated the day of 19.....

.....
(Signature of Applicant.)

I consent to the transfer of the above eating house licence.

.....
(Signature of Licence holder.)

Sixth Schedule.

Scale of Fees.

- 1. The fee payable upon registration of an eating house shall be \$10.
- 2. The fee payable upon the issue of a license shall be \$2.
- 3. The fee payable upon the transfer of a license shall be \$2.

[L.S.]

W. D. A. MAYS,
President.

J. S. GREEN,
Acting Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 18th day of
September, 1984.

R. G. COOPER,
Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

Shire of Roebourne.

WHEREAS under the provisions of the Health Act 1911, as amended, a local
authority may make or amend by-laws the Shire of Roebourne being the local
authority for the Health District of Roebourne and having adopted the Model
By-laws, Series "A" doth hereby resolve that the said by-laws which were amended
by Council on the 27th day of July, 1983, be further amended as follows:

The word "townsite" in by-law 29A (2) be deleted and replaced with the word
"townsites".

Passed at a meeting of the Shire of Roebourne on the 25th day of July, 1984.
The Common Seal of the Municipality of the
Shire of Roebourne was hereto affixed in the
presence of—

[L.S.]

R. M. CRANE,
President.

F. GOW,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 18th day of
September, 1984.

R. G. COOPER,
Clerk of the Council.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours,
Fremantle, 14 September 1984.

ACTING pursuant to the powers conferred by Regulation 48A (1) (c) 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 skiing by competitors and other craft authorised by the Lake Kununurra Water Ski Club taking part in activities approved by that Club.

All the waters contained in an area upstream of the gazetted water ski area and Packsaddle Pump Station, between 0800 hours and 1200 hours on Sunday 23 September 1984.

C. J. GORDON,
General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982.

Closure of Navigable Waters—Lake Kununurra.

Department of Marine and Harbours,
Fremantle, 14 September 1984.

ACTING pursuant to the powers conferred by section 66 of the Western Australian Marine Act 1982 the Department of Marine and Harbours, by this Notice, defines those portions of Lake Kununurra set out hereunder as areas of navigable waters closed to navigation by all vessels, provided that this closure will apply only on the following day and times but will not apply to competitors or other craft authorised by the Lake Kununurra Water Ski Club taking part in activities approved by that Club:

- (i) All the water contained within the gazetted Lake Kununurra Water Ski Area and which is defined by markers, between 0800 hours and 1500 hours on Sunday, 23 September 1984.
- (ii) All the water contained in an area upstream of the gazetted water ski area and Packsaddle Pump Station, between 0800 hours and 1200 hours on Sunday, 23 September 1984.

C. J. GORDON,
General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours,
Fremantle, 17 September 1984.

ACTING pursuant to the powers conferred by regulation 48A (1) (c) of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice, revokes the notice published in the *Government Gazette* edition of 25 May 1984 relating to water skiing on Lake Poorarecup and defines the following area of water as set aside for the purpose of water skiing and in which bathing is prohibited:—

Shire of Cranbrook.

Lake Poorarecup: All the waters of Lake Poorarecup with the exception of an area on the eastern shore measuring 200 metres along the shore and 183 metres into the water set aside as a swimming area and defined by markers.

C. J. GORDON,
General Manager.

NAVIGABLE WATERS REGULATIONS.

Speedboat Racing Areas.

Department of Marine and Harbours,
Fremantle 14 September 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 racing of speedboats on the dates and times shown hereunder:—

Port of Bunbury:

All those waters between the easterly entrance to the Point Macleod Channel and the Parade Hotel.

Saturday, 29 September 1984, 1.00 p.m. to 5.00 p.m.

Sunday, 30 September 1984, 10.00 a.m. to 5.00 p.m.

Monday, 1 October 1984, 9.00 a.m. to 12 noon.

Providing that this area may only be used by members of the Stirling Go Boat Club competing in club racing events.

G. T. CUNNANE,
Acting General Manager.

WESTERN AUSTRALIAN MARINE ACT
1948-1980.

Restricted Speed Areas—Private Pleasure Craft.

Department of Marine and Harbours,
Fremantle 14 September 1984.

ACTING pursuant to the powers conferred by section 16B of the Western Australian Marine Act the Department of Marine and Harbours, by this notice, revokes subparagraph (2) (i) of the notice published in the *Government Gazette* of 4 December 1981 relating to speed limits at the Port of Bunbury.

Providing that this revocation will apply only to those waters between the easterly entrance to the Point Macleod Channel and the Parade Hotel on the following dates and times and will only apply to members of the Stirling Go Boat Club competing in club racing events.

Saturday, 29 September 1984, 1.00 p.m. to 5.00 p.m.

Sunday, 30 September 1984, 10.00 a.m. to 5.00 p.m.

Monday, 1 October 1984, 9.00 a.m. to 12 noon.

G. T. CUNNANE,
Acting General Manager.

FREMANTLE PORT AUTHORITY
ACT 1902-1979.

Notice.

WHEREAS:

- (i) it is enacted by section 2 of the Fremantle Port Authority Act 1902-1979 (the Act) that for the purpose of the Act the term "The port" means so much of the port of Fremantle as is contained within the boundaries described in the First Schedule to the Act or as altered from time to time by the Governor;
- (ii) by the proviso to section 22 of the Act the Governor may from time to time by notification in the *Government Gazette* alter the boundaries of the port and
- (iii) the Governor has from time to time altered the boundaries of the port and it is now deemed expedient to further alter such boundaries.

Now therefore His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon him by section 22 of the Act doth hereby alter the boundaries of the port as they at present exist by including in and as part of the Outer Harbour of the port the area more particularly described and defined in the Schedule hereunder.

By His Excellency's Command,

JULIAN GRILL,
Minister for Transport.

Schedule.

All that area bounded by a line starting at a point on the sea coast of the mainland in Latitude 31 deg. 56 min. 22 sec. S. and extending northwesterly on a

true bearing of 315 deg. to the intersection of latitude 31 deg. 56 min. S.; thence extending north northwesterly on a true bearing of 341 deg. to the intersection of latitude 31 deg. 46 min.; thence due west to intersect the meridian of longitude 115 deg. 30 min. E.; thence due south to intersect latitude 31 deg. 57 min. S.; thence due east to intersect the meridian of longitude 115 deg. 34 min. E.; thence due south to the present boundary; thence generally south, east and north along that boundary to the starting point on the sea coast of the mainland.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

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 Wallace Engineering Pty. Ltd. for the lease of Lots 6 and 7A of Port land vested in the Albany Port Authority for a period exceeding three years for sundry purposes including marine engineering.

Dated this 29th day of August, 1984.

B. J. E. HUDSON,
Managing Secretary.

FREMANTLE PORT AUTHORITY ACT 1902-1979.

FREMANTLE PORT AUTHORITY AMENDMENT REGULATIONS
(No. 2) 1984.

MADE by the Fremantle Port Authority and approved by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Fremantle Port Authority Amendment Regulations (No. 2) 1984.
- Commencement. 2. These regulations shall take effect on and from 1 October 1984.
- Principal Regulations. 3. In these regulations the Fremantle Port Authority Regulations 1971*, as amended, are referred to as the principal regulations.
- Regulation 140 amended. 4. Regulation 140 of the principal regulations is amended under the heading "SPECIFIC RATES" by deleting paragraph (c) and substituting the following paragraph—

(c) Livestock (not caged or crated)—			
(i) horses, cattle and dogs	each	.90	— —
(ii) pigs and goats	each	.15	— —
(iii) sheep	each	.20	— —

The Common Seal of the Fremantle Port Authority was affixed on 13 September 1984 by order and in the presence of—

[L.S.]

T. J. LEWIS,
Chairman.

J. R. WATSON,
Commissioner.

W. E. WILLIS,
Secretary.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

*Reprinted in the *Government Gazette* on 9 August 1979 pp. 2295-2418.

INDUSTRIAL AND COMMERCIAL EMPLOYEES'
HOUSING ACT 1973 (AS AMENDED).

Notice.

I, being the Minister of the Crown for the time being administering the Industrial and Commercial Employees' Housing Act 1973 (As Amended) acting pursuant to subsection (2) of section 7 of that Act, and in the belief that the employers set out in the schedule to this notice are entitled to become participating employers for the purpose of that Act, hereby specify the employers set out in the schedule to this notice as participating employers for the purpose of that Act.

Schedule.

Exmouth Pharmacy.
K. A. & K. E. Driscoll.
The Katanning Stock and Trading Company Limited.
Henry & Walker Limited Trading as Agserv Industries (W.A.).

Prelance Pty Ltd as Trustee for The Williams Unit Trust Trading as Williams & Underwood.
Chemtronics Pty Limited.

Dated at Perth this 14th day of September, 1984.

KEITH WILSON,
Minister for Housing.

CREDIT UNIONS ACT 1976-1982.

Notice.

IT is hereby notified that the Honourable Keith James Wilson, M.L.A., Minister for Housing, acting under the provisions of section 170 of the Credit Unions Act has appointed to the Credit Union Advisory Committee as from 24 August 1984, and for a period of three years, Mr Michael Andrew Bibby, of 2 Vaucluse Street, Claremont.

B. S. BROTHERTON,
Registrar of Credit Unions.

LAND ACT 1933.

Reserve.

Department of Lands and Surveys,
Perth, 21 September 1984.

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

File No. 3331/971V2.

MUNDARING.—No. 38891 (Aged Persons' Homes), Lot No. 274, portion formerly portion of Mundaring Lot 145 (4.3874 hectares). (Diagram 86411, Plan Perth 2 000 31.30 (Jacoby Street).)

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys,
Perth, 21 September 1984.

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

File No. 3537/94, V3.—No. 3417 (Hampton Location 2) "Racecourse" to exclude that portion now comprised in the land the subject of Office of Titles Plan 14689 and of its area being reduced by 3.5214 hectares accordingly. (Plans Kalgoorlie-Boulder 2 000 29.36 and 29.37 (Meldrum Avenue).)

File No. 1280/12.—No. 11390 (Mundaring Lots 145, 146, 147 and 148) "Educational Endowment" to exclude that portion of Lot 145 now comprised in Mundaring Lot 274, as surveyed and shown bordered in red on Lands and Surveys Diagram 86411, and of its area being reduced to 15.1271 hectares accordingly. (Plan Perth 2 000 31.30 (Jacoby Street).)

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

AMENDMENT OF RESERVE No. 5806.

Department of Lands and Surveys,
Perth, 21 September 1984.

File No. 4987/98.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 5806 (at Mundaring) "Water" to comprise Mundaring Lot 275 as surveyed and shown bordered in red on Lands and Surveys Diagram 86411, in lieu of Lot 67, and of its area being reduced to 1 274 square metres accordingly. (Plan Perth 2 000 31.30 (Jacoby Street).)

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

REAPPRAISEMENT OF TOWN AND
SUBURBAN LOTS.

Corres. 3999/29.

IT is hereby notified for general information that under the provisions of the Land Act 1933 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 undermentioned Lots as from 1 October 1984.

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

Town; Lot; Lease; Unimproved Capital Value;
Previous; Reappraised; Lessee.

Coolgardie; 19; 3117/3864; \$100; \$600; R. D. Edwards and D. M. Oliver.

Coolgardie; 112; 3117/3973; \$150; \$600; B. A. Prior.
Coolgardie; 627; 3117/4029; \$100; \$500; C. E. D. Mitchell.

Doodlakine; 127; 3117/3402; \$100; \$500; O. L. Pettit.
Doodlakine; 129; 3117/3403; \$100; \$500; O. L. Pettit.
Leonora; 65; 3117/810; \$120; \$2 000; S. R. Jelleff.
Leonora; 479; 6369/153; \$100; \$500; N. L. King.

Leonora; 481; 3117/2776; \$100; \$500; A. F. & I. J. Andrei.

Leonora; 487; 2355/153; \$100; \$500; A. B. Chisholm.

Leonora; 504; 5375/153; \$100; \$500; T. F. Major.

Leonora; 518; 6337/153; \$100; \$500; V. B. Mazza.

Leonora; 519; 6303/153; \$100; \$500; V. B. Mazza.

Leonora; 538; 5428/153; \$100; \$500; K. McLean.

Leonora; 542; 6327/153; \$100; \$500; S. G. Workman.

Leonora; 786; 3117/3280; \$100; \$1 500; M. C. Robinson.

Leonora; 877; 780/153; \$100; \$2 000; Theol Pty Ltd.

Leonora; 913; 3117/3204; \$100; \$500; D.B. Maund.

Norseman; 1110; 3117/3892; \$75; \$350; J. & G. Schultz.

Norseman; 1118; 3117/3895; \$75; \$350; L. J. & L. Western.

Norseman; 1119; 3117/3896; \$75; \$350; Earagull Aboriginal Council.

Norseman; 1120; 3117/3897; \$75; \$350; G. A. Buckley.

Norseman; 1121; 3117/3898; \$75; \$350; F. W. & A. Faithfull.

Norseman; 1122; 3117/3876; \$75; \$350; A. W. & T. Krollig.

Norseman; 1123; 3117/3877; \$75; \$350; T. E. & A. R. Patton.

Norseman; 1125; 3117/3879; \$75; \$350; W. P. & M. E. Edmondson.

Norseman; 1142; 3117/3880; \$75; \$350; Earagull Aboriginal Council.

Norseman; 1143; 3117/3881; \$75; \$350; T. D. Lobb.

Norseman; 1144; 3117/3882; \$75; \$350; Earagull Aboriginal Council.

Norseman; 1146; 3117/3884; \$75; \$350; L. E. & I. A. Goodes.

Norseman; 1168; 3117/3887; \$75; \$350; B. P. & M. P. Morton.

Norseman; 1169; 3117/3888; \$75; \$350; Earagull Aboriginal Council.

Norseman; 1170; 3117/3889; \$75; \$350; R. Mc & R. J. Abercrombie.

Norseman; 1171; 3117/3890; \$75; \$350; L. G. Thomsen and J. A. Doyle.

Norseman; 1172; 3117/3891; \$75; \$350; Earagull Aboriginal Council.

Norseman; 1173; 3117/3899; \$75; \$350; G. D. & B. J. Dunn.

Ora Banda; 6; 3117/440; \$50; \$300; M. C. Finlayson.

Ora Banda; 20; 3117/3665; \$50; \$300; C. M. M. Wilson

Ora Banda; 77; 3117/438; \$50; \$300; C. J. J. Ware (as Executor of the Will of A. A. Ware Deceased).

Ora Banda; 78; 3117/439; \$50; \$300; C. J. J. Ware (as Executor of the Will of A. A. Ware Deceased).

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.

Aperley Nominees Pty Ltd; 338/14402; Gibson Lot 105; Non-Compliance with Conditions; 1663/79; Gibson Townsite.

Hill, E. S.; 338/14682; Condingup Lot 38; Non-Compliance with Conditions; 1665/79; Condingup Townsite.

Marshall, L. S., Bishop, K. D., White, D. J.; 338/14371; Gibson Lot 54; Non-Compliance with Conditions; 1382/70; Gibson Townsite.

Marshall, L. S., Bishop, K. D., White, D. J.; 338/14369; Gibson Lot 52; Non-Compliance with Conditions; 1380/70; Gibson Townsite.

Dated 18/9/84.

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 21 September 1984.

THE undermentioned allotments of land are now open for sale pursuant to the provisions of Part IV of the Land Act 1933 and are to be sold by Public Auction, by Order of the Minister, at the places and on the dates stated, at the upset prices and subject to the conditions specified hereunder:

Dandaragan Townsite.

File 1513/73.

Lot; Street; Area (Square Metres); Upset Price;
Conditions.

- 30; Cnr. Camm Road and Brockman Court; 1 057;
\$4 000; (A) (B).
36; Brockman Court; 1 018; \$4 000; (A) (B).
37; Brockman Court; 1 000; \$4 000; (A) (B).
38; Cnr. Camm Road and Brockman Court; 982;
\$4 000; (A) (B).

Wednesday, 24 October 1984, at 11.00 a.m. in the
Court House, Moora.

(Public Plan Dandaragan 03.06.)

Condingup Townsite.

File 1083/63.

Lot; Street; Area; Upset; Conditions.

- 23; Carey Street; 1 012 m²; \$500; (A) (B).
61; Cnr. Sutcliffe Street and Banksia Drive; 994 m²;
\$500; (A) (B).
62; Banksia Drive; 1 012 m²; \$500; (A) (B).
63; Banksia Drive; 1 012 m²; \$500; (A) (B).
64; Cnr. Banksia Drive and Graham Street; 994 m²;
\$500; (A) (B).
77; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
78; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
79; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
82; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
83; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
84; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
85; Sutcliffe Street; 1 012 m²; \$500; (A) (B).
93; Overheu Street; 5 000 m²; \$750; (A) (B).
94; Cnr. Overheu and Sutcliffe Streets; 4 950 m²; \$750;
(A) (B).
95; Sutcliffe Street; 1 ha.; \$1 000; (A) (B).
96; Sutcliffe Street; 1 ha.; \$1 000; (A) (B).
98; Sutcliffe Street; 1.221 ha.; \$1 250; (A) (B).
100; Cnr. Sutcliffe and Owens Streets; 1 045 m²; \$500;
(A) (B).
103; Cnr. Sutcliffe Street and Banksia Drive; 1 031 m²;
\$500; (A) (B).
104; Sutcliffe Street; 1 240 m²; \$500; (A) (B).
105; Sutcliffe Street; 1 209 m²; \$500; (A) (B).
106; Cnr. Sutcliffe Street and Miles Place; 1 182 m²;
\$500; (A) (B).
111; Banksia Drive; 1 006 m²; \$500; (A) (B).
112; Banksia Drive; 974 m²; \$500; (A) (B).
144; Carey Street; 1 006 m²; \$500; (A) (B).
146; Carey Street; 1 207 m²; \$500; (A) (B).
147; Carey Street; 1 643 m²; \$650; (A) (B).

Thursday, 25 October 1984 at 2.00 p.m. in the Court
House, Esperance.

(Public Plan Condingup Townsite.)

These lots are sold subject to the following
conditions:—

- (A) The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50 per cent completed to the satisfaction of the Minister for Lands and Surveys.

On payment of the first instalment of purchase money a Licence will be available, upon a mortgage can be registered. A Crown Grant (freehold) will not issue until the

purchaser has complied with the building condition. A holder of a Licence may apply to the Minister for Lands and Surveys for permission to transfer a Licence.

- (B) Purchases by Agents will need to be ratified by the Principals.

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 21 September 1984.

THE undermentioned allotments of Land are now open for sale pursuant to the provisions of Part IV of the Land Act 1933 and are to be sold by Public Auction, by Order of the Minister, at the place and on the date stated, at the upset prices and subject to the conditions specified hereunder.

Lancelin Townsite.

File 3595/58.

Lot; Street; Area (Square Metres); Upset Price;
Conditions.

- 702; Horton Way; 864; \$7 000; (A) (B).
751; Ellis Court; 1 250; \$7 500; (A) (B) (C).
754; Cnr. Horton Way and Ellis Court; 999; \$7 500;
(A) (B).

Friday 19 October 1984 at 10.00 a.m. in the Lancelin
Hall, Lancelin.

(Public Plan Lancelin 21:06 and 21:07.)

These lots are sold subject to the following condi-
tions:—

- (A) The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50% completed to the satisfaction of the Minister for Lands and Surveys.

On payment of the first instalment of purchase money a Licence will be available, upon which a mortgage can be registered. A Crown Grant (freehold) will not issue until the purchaser has complied with the building condition. A holder of a Licence may apply to the Minister for Lands and Surveys for permission to transfer a Licence.

- (B) Purchases by Agents will need to be ratified by the Principals.
(C) The lot to be filled to a level specified by the Local Authority.

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

OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act 1933.

Kimberley Division.

Dampier District.

Department of Lands and Surveys,
Perth, 21 September 1984.

Corres. No. 1302/984.

IT is notified for general information that the total area of about 19 965 hectares described in the Schedules below and situated about 85 kilometres south of Derby Townsite, has been made available for Pastoral Leasing as from Wednesday, 7 November 1984 subject to the condition that a Pastoral Lease of this land, may only be granted to a lessee of land in the same locality.

In accordance with the provisions of the Land Act this land is made available for pastoral leasing at an annual rental of \$153.21.

Applications, accompanied by a deposit of \$120 must be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 7 November 1984.

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

Schedule A.

All that portion of land bounded by lines starting from the northernmost northwestern corner of Pastoral Lease 398/667 and extending southerly and westerly along boundaries of that lease to the southernmost eastern boundary of Pastoral Lease 398/635 (Yakka Munga Station); thence north to the westernmost southwestern corner of Pastoral Lease 3114/1165 (Luluigui Station) and thence east along the westernmost southern boundary of that lease to the starting point.

Area about 7 939 hectares.

(Lands and Surveys Public Plan Mt Anderson 1:250 000.)

Schedule B.

All that portion of land bounded by lines starting from the northernmost northeastern corner of Pastoral Lease 398/667 and extending easterly and south along southern and western boundaries of Pastoral Lease 3114/1165 (Luluigui Station) to the easternmost northeastern corner of Pastoral Lease 3114/844 (Dampier Downs Station); thence westerly along the easternmost northern boundary of that lease to the easternmost southeastern corner of Pastoral Lease 398/667 and thence northerly along the easternmost eastern boundary of that lease to the starting point.

Area about 12 026 hectares.

(Lands and Surveys Public Plan Mt Anderson 1:250 000.)

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

OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act 1933.

North West Division.

Murchison District.

Department of Lands and Surveys,
Perth, 21 September 1984.

Corres. No. 4622/21.

IT is notified for general information that the area of land formerly identified as Murchison Location 124 comprising an area of 20.234 3 hectares situated about 5 kilometres north of Hamelin Homestead, has been made available for Pastoral Leasing as from Wednesday, 7 November 1984, subject to the condition that a Pastoral Lease of this land, may only be granted to a lessee of land in the same locality.

In accordance with the provisions of the Land Act this land is made available for pastoral leasing at an annual rental of \$20.00.

Applications, accompanied by a deposit of \$52.00 must be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 7 November 1984.

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

(Plan Yaringa 1:250 000.)

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

LOCAL GOVERNMENT ACT 1960.

Department of Lands and Surveys,
Perth, 21 September 1984.

IT is hereby declared that, pursuant to the resolution of the City of Subiaco passed at a meeting of the Council held on or about 15 March 1983, the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Subiaco.

12791/05.

Road No. 13575 (Onslow Road) (Widening of Part) That portion of Perth Suburban Lot 450 (Reserve 10182) as delineated and coloured dark brown on Lands and Surveys Diagram 86248.

Reserve 10182 is hereby reduced by 18 square metres accordingly.

(Public Plans Perth 10.23, 10.24 and 11.24.)

IT is hereby declared that, pursuant to the resolution of the City of Stirling passed at a meeting of the Council held on or about 12 October 1981, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Stirling.

2953/981.

Road No. 17206 (Etchingam Street). (i) A strip of land 17.1 metres wide, widening at its terminus commencing at a line in prolongation northward of the western boundary of Lot 18 of Swan Location K1 (Office of Titles Plan 8832) and extending as surveyed southeastward along the northeastern boundary of that lot to terminate at the western side of a surveyed road (Princess Road).

(ii) (Widening of Part) That portion of Swan Location K1 as delineated and coloured dark brown on Lands and Surveys Diagram 86246.

171 square metres being resumed from Swan Location K1.

(Public Plan Perth 12.35.)

IT is hereby declared that, pursuant to the resolution of the Town of Albany passed at a meeting of the Council held on or about 12 May 1983, the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Albany.

2388/63.

Road No. 15180 (Morley Place) (Widening of Part) That portion of Albany Sub Lot A2 as delineated and coloured dark brown on Lands and Surveys Diagram 86259.

28 square metres being resumed from Albany Sub Lot A2.

(Public Plan Albany 12.04.)

IT is hereby declared that, pursuant to the resolution of the Shire of Boyup Brook passed at a meeting of the Council held on or about 25 March 1983, the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Boyup Brook.

1061/983.

Road No. 2774 (Deviation and Widening of Part) Those portions of Nelson Locations 1374 and 175 as delineated and coloured dark brown on Original Plan 15965.

Road No. 15465 (Deviation of Part). That portion of Nelson Location 6435 as delineated and coloured dark brown on Original Plan 15965.

Road No. 17211 (Kulikip Road South). A strip of land 20.12 metres wide, widening at its commencement, commencing at the northeastern side of Road No. 15465 (mentioned above) within Nelson Location 6435 and extending as delineated and coloured dark brown on Original Plan 15965 northeastward through that location to terminate at the northeastern corner of the said location.

9,900 square metres being resumed from Nelson Location 175.

2,827 square metres being resumed from Nelson Location 1374.

5 628 square metres being resumed from Nelson Location 6435.

(Public Plan 438B/40.)

IT is hereby declared that, pursuant to the resolution of the Shire of Coorow passed at a meeting of the Council held on or about 20 October 1983, the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Coorow.

2798/983.

Road No. 17207 (Coorow Greenhead Road). (i) A strip of land 200 metres wide commencing at a line in prolongation southward of the easternmost eastern boundary of Victoria Location 10838 and extending as surveyed generally southwestward along the southern boundaries of that location to terminate at the north-eastern side of a surveyed road (Brand Highway) at the southwestern corner of the said Location 10838.

(ii) (Widening of Part) That portion of Victoria Location 10838 as delineated and coloured dark brown on Lands and Surveys Diagram 86212.

548 square metres being resumed from Victoria Location 10838.

(Public Plan Coomallo 1:50 000.)

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

Cranbrook.

2524/983 (MRD 42/4-A).

Road No. 6963. (Albany Highway) (Widenings of Parts). Those portions of Plantagenet Locations 2723, 2210 and 735, Tenterden Agricultural Area Lot 20 and Reserve 19931 as delineated and coloured dark brown on Original Plans 16043 and 16042.

1.025 2 hectares being resumed from Plantagenet Location 2723.

5 986 square metres being resumed from Plantagenet Location 2210.

1.706 8 hectares being resumed from Plantagenet Location 735.

7 885 square metres being resumed from Tenterden Agricultural Area Lot 20.

Notice of Intention to Resume published 23 September 1984.

Reserve 19931 is hereby reduced by 2 375 square metres accordingly.

(Public Plan: Tenterden N.W. 1 : 25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Denmark passed at a meeting of the Council held on or about 19 August 1983 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Denmark.

2464/73.

Road No. 13245 (Hazelvale Road). (i) (Extension) A strip of land 20.12 metres wide, commencing at the western terminus of the present road at a line in prolongation southward of the eastern boundary of Hay Location 1256 and extending southwestward along the northwestern boundaries of locations 1751 and 1752 thence northwestward along the northeastern boundary of that location to terminate at a line in prolongation northward of the western boundary of the said location 1752.

(ii) (Widening and Deviations of Parts). Those portions of Hay locations 1256, 1741 and 1752 and 1261 as delineated and coloured dark brown on Original Plan 16072.

539 square metres being resumed from Hay Location 1256.

6 109 square metres being resumed from Hay Location 1261.

5 411 square metres being resumed from Hay Location 1752.

2 243 square metres being resumed from Hay Location 1741.

(Public Plan 453 C/40.)

IT is hereby declared that, pursuant to the resolution of the Shire of Kalamunda passed at a meeting of the Council held on or about 30 June 1983 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Kalamunda.

10199/12.

Road No. 17204 (Welshpool Road). A strip of land 20 metres wide, widening in parts commencing at the northeastern side of Road No. 4645 at the northwestern corner of the northeastern severance of Kalamunda Lot 147 (Reserve 12083) and extending as delineated and coloured dark brown on Original Plan 16058 southeastward through that severance and Lot 12 of Canning Location 445 (Office of Titles Diagram 35693) to terminate at the northwestern side of Road No. 4645.

Reserve 12083 is hereby reduced by 2 832 square metres accordingly.

2 832 square metres being resumed from Kalamunda Lot 147.

7 655 square metres being resumed from Canning Location 445.

(Public Plan Perth 25.18.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mullewa passed at a meeting of the Council held on or about 30 June 1983 the under-mentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Mullewa.

3432/982.

Road No. 5323 (Yuna Tenindewa Road) (Deviation of Part). A strip of land varying in width leaving the southwestern side of the present road within Victoria Location 4846 and extending as delineated and coloured dark brown on Original Plan 16030 southeastward through the southwestern severance of the said location to terminate at the southern boundary of the said severance.

Road No. 4887 (Yuna Tenindewa Road) (Deviation of Part). A strip of land 20 metres wide, widening in parts leaving the northwestern side of the present road within Victoria Location 3818 and extending as delineated and coloured dark brown on Original Plan 16030 northwestward through that location and Location 3771 to terminate at the northern boundary of the lastmentioned location.

4 475 square metres being resumed from Victoria Location 4846.

8 252 square metres being resumed from Victoria Location 3818.

1.9545 hectares being resumed from Victoria Location 3771.

(Public Plan Indarra N.W. 1 : 25 000.)

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

Dated this 4th day of September, 1984.

By Order of His Excellency,

(Sgd.) K. F. McIVER,
Minister for Lands and Surveys.

BUSH FIRES ACT 1954-1981.

City of Bunbury.

Important Information Relating to Your Responsibility as a Landholder in the City of Bunbury.

WITH reference to section 33 of the Bush Fires Act 1954-1981, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be carried out by 14 December 1984 and kept maintained throughout the summer months until 31 March 1985.

An inspection of firebreaks and hazard removal will be carried out in all areas of the City by an Authorised Officer.

Persons who fail to comply with the requirements of this Order, may be issued with an infringement notice (penalty \$40) or prosecuted with an increased penalty, and additionally, Council may carry out the required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks as required by this notice or if natural features render firebreaks unnecessary, you may apply to the Council or its duly authorised officer not later than 25 November, 1984, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Requirements.

1. Rural and Townsite Land (includes residential, commercial and industrial).

- (a) Where the area of the land is 2 024 m² (approximately $\frac{1}{2}$ acre) or less, remove all flammable material on the land except living standing trees, from the whole of the land, and
- (b) Where the area of land exceeds 2 024 m² provide firebreaks at least 3 metres wide, immediately inside all external boundaries of the land and also immediately surrounding all buildings and haystacks situated on the land. Where several adjoining lots are held or used by the owner-occupier, the firebreaks may be provided inside and along the external boundaries of the group or lot.

2. Special Rural Land: The owners of all small rural holdings zoned as Special Rural under Town Planning Schemes must maintain clear of all flammable material, a firebreak not less than three (3) metres wide immediately inside all external boundaries of the land.

3. Fuel and/or Gas Depots: In respect of land owned and/or occupied by you on which is situated any container normally used to contain liquid or gas fuel, including the land on which any ramp or supports are constructed, you shall have the land clear of all flammable material.

By Order of the Council,

V. S. SPALDING,
Town Clerk.

BUSH FIRES ACT 1954-1981.

Jerramungup Shire Council.

Bush Fire Control Officers.

THE following persons have been appointed to fill the various Offices:

Chief Fire Control Officer—E. Chadwick, Bremer Bay.

Deputy Chief Fire Control Officer—J. D. Saunders, Jacup.

Chief Fire Weather Officer—J. M. Lee, Jerramungup.

Senior Deputy Chief Fire Weather Officer—J. D. Saunders, Jacup.

Dual Fire Control Officers—

J. D. Saunders—Jacup/Ravensthorpe.

L. M. Walter—Jacup/Lake Grace.

W. J. Deegan—Jerramungup/Kent.

G. E. Duxbury—Jerramungup/Ravensthorpe.

D. E. Plane—Boxwood/Albany.

W. F. O'Meara—Gnowellen/Gnowangerup.

B. C. Pocock—Needilup/Gnowangerup.

Bush Fire Precautions.

Prohibited Burning Times.

The Prohibited Burning Time within the Shire is 1 November 1984 to 8 February 1985.

Restricted Burning Times.

The Restricted Burning Times within the Shire are:

1 October 1984 to 31 October 1984; and

9 February 1985 to 14 April 1985.

These dates are subject to slight variation according to seasonal conditions, but any alterations will be advertised locally.

No Burning on Sundays During Restricted Burning Period.

No Harvesting on Christmas Day.

By Order of Council.

F. J. PECZKA,
Acting Shire Clerk.

SHIRE OF TOODYAY.

Harvesting.

THE Toodyay Shire Council in accordance with the Bushfires Act Regulation 38c—advises for public information that harvesting within the Toodyay Shire may take place on Sundays up to and including Sunday 23 December 1984.

After 23 December the consent in writing of a Bush-fire Control Officer must be obtained before harvesting may take place on a Sunday.

K. C. WILLIAMS,
Shire Clerk.

BUSH FIRES ACT 1954-1981.

Toodyay Shire Council.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before the dates specified, and thereafter up to and including 30 April 1985, to have a firebreak clear of all inflammable material at least as wide as specified hereunder.

1. Rural Land (ie. all land other than within a townsite.) Date: 28 October 1984.
- 1.1 Where land does not exceed 20 hectares a firebreak 2 metres wide shall be cleared inside and within 10 metres of the external boundaries of the land.
- 1.2 Where land exceeds 20 hectares but does not exceed 200 hectares a firebreak 2 metres wide shall be cleared inside and within 100 metres of the external boundaries of the land.

Note: Strategic Firebreaks.

Landowners within the subdivisions known as "Royd Nook", "Brookdale" (excluding lots 1-16), "Majestic Heights", "Marri Glades" as designated in Shire of Toodyay Town Planning Scheme No. 2 and West Toodyay Townsite who have signed the necessary participation form and contributed (\$12.50 where land owned does not exceed 20 hectares, or \$25 where land exceeds 20 hectares) on or before 30th September 1984 towards the maintenance of the Strategic Firebreak System constructed in their area will have fulfilled the requirements of section 1 : 1 and 1 : 2 of the Order.

- 1.3 Where land exceeds 200 hectares a firebreak 2 metres wide shall be cleared in such a manner as to divide the land into areas not exceeding 200 hectares, each completely surrounded by a firebreak.
- 1.4 A firebreak 3 metres wide shall be cleared immediately around all buildings, hay stacks and fuel dumps situated on the land.
- 1.5 A firebreak 2 metres wide shall be cleared immediately around any unattended stationary motor, including electric, when operating.
- 1.6 A firebreak 20 metres wide shall be cleared immediately inside the external boundaries of all land which has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not) provided that, where the bulldozing, chaining or other method of preparation for clearing is completed after 28 October 1984 the firebreak is required to be completed within 28 days of such completion.

Note: Firebreak Variations.

If for any reason it is considered to be impracticable to clear firebreaks or remove inflammable material from land as required by Part 1 of this notice, you may apply in writing to Council or its duly authorised officer on or before the 14th day of October 1984 for permission to provide firebreaks in an alternative position.

If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

2. Townsite land (ie. all land within Toodyay Townsite) Date: 15 November 1984.
- 2.1 Width as necessary to ensure that the firebreak covers the whole of the land. Provided that, if the land is used permanently for grazing animals you may apply in writing to the Council or its duly authorised officer, on or before 1 November 1984, for permission to have firebreaks cleared of all inflammable material at least 2 metres wide immediately inside the external boundaries of the land in lieu of removing all inflammable materials from the whole of the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The owner or occupier of land who fails or neglects to comply with the requirements of this Order is guilty of an offence under subsection 3 of section 33 of the Act and is liable to a maximum penalty of \$400, and the Council may do the works and charge the owner or occupier for such work.

If the requirements of this notice are carried out by burning such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Dated this 16th day of July, 1984.

By Order of the Council,

K. C. WILLIAMS,
Shire Clerk.

BUSH FIRES ACT 1954-1981.

Shire of Wanneroo.

AT a meeting of Council on 29 August 1984 the undermentioned persons were authorised to be Bush Fire Control Officers and Fire Weather Officers under the provisions of the Bush Fires Act 1954 as amended. The authorisation applies to the Municipality of the Shire of Wanneroo during the 1984-1985 Bush Fire season.

Chief Bush Fire Control Officer—Mr. N. E. Crisafulli.

Deputy Chief Bush Fire Control Officer—Mr. K. W. Smith.

Deputy Chief Bush Fire Control Officer—Mr. J. A. Bettini.

Bush Fire Control Officers:

T. M. Trewin, C. B. Griffiths, T. J. Gardiner, B. G. Long, J. J. Casson, B. J. O'Connell, A. L. Wildmore, D. J. Ashford, W. R. Allen, M. J. Hayes, A. Hudson, J. Johnson, S. Craythorn.

Fire Weather Officer—Mr. N. E. Crisafulli.

Deputy Fire Weather Officers—Mr. K. W. Smith, Mr. T. M. Trewin.

BUSH FIRES ACT 1954-1981.

Town of Geraldton.

Notice to all Owners and/or Occupiers of Land in the Town of Geraldton.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 13 December 1984 or within fourteen days of the date of your becoming owner or occupier should this be after 13 December 1984 to remove from the land owned or occupied by you, all inflammable materials or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including 14 February 1985.

- (i) Where the area of the land is 0.202 ha or less, all inflammable material on the land shall be removed from the whole of the land;
- (ii) Where the land exceeds 0.202 ha in area, firebreaks at least 3 metres wide shall be cleared of all inflammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to the Council or its duly authorised officer, not later than 15 November 1984 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you are to comply with the requirements of this notice.

Inflammable material is defined for the purpose of this notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

The penalty for failing to comply with this notice is a fine of up to \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act prior to the prohibited burning period commencing 1 December 1984.

By Order of the Council,

G. K. SIMPSON,
Town Clerk,

BUSH FIRES ACT 1954-1981.

Shire of Coolgardie.

Firebreak Order.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1984 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all flammable materials from 31 October 1984 up to and including 30 April 1985.

(1) Land Outside Townsites:

- 1.1 All buildings on land which are outside townsites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than 20 metres from the perimeter of the building or group of buildings and the outer firebreak not less than 200 metres from the inner firebreak.
- 1.2 To remove flammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.

(2) Land in Townsite:

- 2.1 Where the area of land is 2 000 square metres or less, all flammable material shall be removed from the whole of the land.
- 2.2 Where the area of the land exceeds 2 000 square metres, firebreaks at least three metres in width shall be cleared of all flammable material immediately inside and along the boundaries of the land. Where there are buildings on the land additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable material as required by this notice, you may apply to the Council or its duly authorised officer not later than 15 October 1984 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this notice.

"Flammable Material" does not include green growing trees or green growing plants in gardens.

The penalty for failing to comply with this notice is a fine of \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

The prohibited burning period for this Shire area is from 1 September 1984 to 30 April 1985 inclusive.

Dated this 31st day of August, 1984.

By order of the Council,

T. L. PEDRETTI,
Acting Shire Clerk.

BUSH FIRES ACT 1954-1981.

Shire of Mandurah.

Firebreak Notice.

Notice to Owners and Occupiers of Land.

WITH reference to section 33 of the Bushfires Act 1954-1981, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be carried out by 14 December 1984 and kept maintained throughout the summer months until 30 April 1985.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised officer.

Persons who fail to comply with the requirements of this order may be issued with an infringement notice (Penalty \$40) or prosecuted with an increased penalty, and additionally, Council may carry out the required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this notice you may apply to the Council or its duly authorised officer not later than 1 November 1984 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised Officer you shall comply with the requirements of this notice. If the requirements of this notice are carried out by burning such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Requirements.

Rural and Townsite Land.

(a) Where the area of the land is 2 023 m² (approximately $\frac{1}{2}$ acre) or less, remove all flammable material on the land except living standing trees, from the whole of the land, and

(b) Where the area of the land exceeds 2 023 m² (approximately $\frac{1}{2}$ acre) provide firebreaks of at least 4 metres wide, immediately inside all external boundaries of the land and also immediately surrounding all buildings and haystacks situated on the land. Where several adjoining lots are held or used by the owner-occupier, the firebreaks may be provided inside and along the external boundaries of the group or lot.

Fuel and/or Gas Depots.

In respect of land owned by you on which is situated any container normally used to contain liquid or gas fuel, including the land on which any ramp or support is constructed, you shall clear the land of all flammable materials.

Bush Fire Precautions.

Restricted Burning Times 2 November 1984 to 30 April 1985.

Prohibited Burning Times 15 December 1984 to 28 February 1985.

These dates are subject to slight variation, according to seasonal conditions. Alterations will be published in *The West Australian* and *Coastal District Times* Newspapers.

By order of the Council,

K. W. DONOHOE,
Shire Clerk.

BUSH FIRES ACT 1954-1981.

Shire of Narrogin.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1984, to clear of all inflammable material firebreaks not less than 2.438 metres (8 feet) wide in the following positions on all rural and townsite land owned or occupied by you and thereafter to maintain the firebreaks clear of inflammable material up to and including 15 April 1985.

(1) Inside and within 20.116 8 metres (1 chain) of the boundary of all land, and

(2) In such other positions as is necessary to divide land in excess of 404.68 hectares (1 000 acres) into areas not exceeding 404.68 hectares (1 000 acres), each completely surrounded by a firebreak.

(3) Surrounding all areas on which buildings, haystacks, fuel ramps and fuel containers are situated on the land at a distance of not more than 45.72 metres (150 feet) from the exterior of such buildings, haystacks, fuel ramps and fuel containers.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than 18 October 1984, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$40.00 or more than \$40.00 and a person in default is also liable, whether prosecuted or

not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the provisions of the Bush Fires Act 1954-1981.

Dated 18th September, 1984.

By Order of the Council.

W. T. PERRY,
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
23717	Government Chemical Laboratories—Office and Stores accommodation—contract to design and construct	2/10/84	P.W.D., West Perth
23722*	Karratha Government Office Building Stage III—Erection	2/10/84	P.W.D., West Perth P.W.D., A.D., Karratha P.W.D., A.D., Sth Hedland P.W.D., A.D., Geraldton
23723	Corrigin District High School—External and Internal Repairs and Renovations	25/9/84	P.W.D., West Perth P.W.D., A.D., Merredin P.W.D., A.D., Narrogin
23724	Northam Primary School New Covered Assembly	25/9/84	P.W.D., West Perth P.W.D., A.D., Northam
23725	Fitzroy Crossing Special Aboriginal School—Secondary Annex—Site Contract	25/9/84	P.W.D., West Perth P.W.D., A.D., Derby
23726	Fitzroy Crossing Special Aboriginal School—Site Electrical Services	25/9/84	P.W.D., West Perth P.W.D., A.D., Derby
23727	Karratha Government Building—Public Offices Stage 3—Air Conditioning	9/10/84	P.W.D., West Perth P.W.D., A.D., Karratha P.W.D., A.D., South Hedland P.W.D., A.D., Geraldton
23728	Port Hedland Hospital—Repairs and Renovations to En Suites and Bathrooms	2/10/84	P.W.D., West Perth P.W.D., A.D., South Hedland
23729	Denmark Police Station—Lock-up and Quarters—Erection	2/10/84	P.W.D., West Perth P.W.D., A.D., Albany
23730†	Narrogin New Public Offices—Erection	9/10/84	P.W.D., West Perth P.W.D., A.D., Narrogin
23731	Karratha Government Building Stage 3—Electrical Installation (Nominated Sub Contract)	9/10/84	P.W.D., West Perth P.W.D., A.D., Karratha P.W.D., A.D., Geraldton P.W.D., A.D., South Hedland
23732‡	Bunbury—Department of Agriculture New Regional Office and Laboratory Complex—Erection	16/10/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23733	New Covered walkways at the hospital sites hereunder: Armadale, Bentley, Lemnos, Osborne Park, Swan Districts. Description—Extensive Covered Walkways, Loading Dock and Delivery Bays. Extent of Work—Generally, sheet metal roofing over Steel Portal, Concrete Paving, Aluminium-framed Glazed Panels to one side only, some Brickwork, Earthworks, Carpentry, Electrical and Plumbing. Alternative systems encouraged as part of tender submission.	9/10/84	P.W.D., West Perth
23734	Narrogin—Public Building—Electrical Services (Nominated Sub Contract)	16/10/84	P.W.D., West Perth P.W.D., A.D., Narrogin P.W.D., A.D., Northam
23735	Registration Kalgoorlie College—Trades and Technology Complex Stages II and III. Application forms available from Contract Office and P.W.D., A.D., Kalgoorlie	25/9/84	P.W.D., West Perth
23736	Collie Senior High School—Repairs and Renovations	16/10/84	P.W.D., West Perth P.W.D., A.D., Narrogin P.W.D., A.D., Bunbury
23737	Narrogin New Public Offices—Mechanical Services	16/10/84	P.W.D., West Perth P.W.D., A.D., Narrogin
23738	Point Samson Goods Yard—Decontamination, Demolition and Removal of Buildings and Ancillary Items	9/10/84	P.W.D., West Perth P.W.D., A.D., Karratha
23739	Goldfields and Agricultural Water Supply—Extensions to VHF/UHF Radio System—Zone 2 Radio Masts	16/10/84	P.W.D., West Perth
23740	Northam Government Offices—Electrical Installation (Nominated Sub Contract)	23/10/84	P.W.D., West Perth P.W.D., A.D., Northam
23741	Perenjori Police Station, Lock-up and Quarters—Erection	16/10/84	P.W.D., West Perth P.W.D., A.D., Geraldton

PUBLIC WORKS DEPARTMENT—*continued*

Contract No.	Project	Closing Date	Tender Documents now available at
23742†	Northam New Government Offices Building—Erection (Documents available on Wednesday, 26 September)	23/10/84	P.W.D., West Perth P.W.D., A.D., Northam
23743	Boddington Police Station, Lock-up and Quarters—Erection (Documents available on Wednesday, 26 September)	16/10/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23744	Derby Police Complex—Alterations and Additions	23/10/84	P.W.D., West Perth P.W.D., A.D., Derby P.W.D., A.D., Karratha
23745	Royal Perth Hospital—North Block—Temporary Toilets and Fire Services	16/10/84	P.W.D., West Perth
23746	Perth Entertainment Centre—Repairs and Repainting	9/10/84	P.W.D., West Perth

* Deposit on Documents \$180.

† Deposit on Documents \$200.

‡ Deposit on Documents \$380.

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
23715	Alexander Library Building Perth Cultural Centre—Service Desks and Audio Visual Carrels Doc. 14.12	P. and P. Shopfitters Pty Ltd	82 828
23644	Osborne Park Hospital—Conversion of Nurses Quarters to Staff Change, Medical and Administration Facilities	Lyncrest Construction	194 448
23688	Perth Technical College Stage II Francis Street, Perth—Fire Services	Viking Fire Protection	258 664
23676	Perth Technical College—Stage II—Mechanical Services Plant	T. O'Connor & Sons Pty Ltd	743 291

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W. 324/83.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (5) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land herein-after described, such land being no longer required for the work for which it was taken.

Land.

So much of Avon Location 15932 as is coloured green on Diagram 6672 and being the whole of the land in Certificate of Title Volume 887 Folio 12 as is shown more particularly delineated and coloured green on Plan PWD WA 55414.

Dated this 4th day of September, 1984.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.W.W.S. 645/81.

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 here-under described, such land being no longer required for the work for which it was acquired.

Land.

King Location 570 being the subject of Crown Grant Volume 1665 Folio 725 as is shown more particularly delineated and coloured green on Plan PWD W.A. 55339.

Dated this 4th day of September, 1984.

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

COUNTRY TOWNS SEWERAGE ACT 1948-1984.

Notice of Order to Make and Levy Sewerage Rates for the Year Ending 30 June 1985.

NOTICE is hereby given under subsection (1) of section 69 of the Country Towns Sewerage Act 1948-1984 that the Minister for Water Resources, being the Minister charged with the administration of that Act, acting under that Act, has ordered that, in respect of all rateable land within any area in which a sewer, or any part thereof, is completed and ready for use, the sewerage rates to be made and levied in respect of the financial year ending on 30 June 1985 shall be set out in the schedule hereunder, but so that the minimum rate applicable thereto shall be the minimum rate prescribed in By-laws 224E and 224F of the Country Towns Sewerage Act By-laws (as amended) for each class of purpose therein.

Schedule.

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

Column 1 Sewerage Area	Column 2 Rate in \$
Esperance	6.3

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

STATE ENERGY COMMISSION ACT 1979
(AS AMENDED).

PUBLIC WORKS ACT 1902 (AS AMENDED).

Annulment of Notice of Land Acquisition.

P.W. 345/84 "B".

NOTICE is hereby given that portion of the Notice of Land Acquisition published in the *Government Gazette* of 29 June 1984 on page No. 1786 Items 5, 6 and 7

whereby certain land in the Avon District described in such notice, was compulsorily taken and set apart for the purpose of the Muja-Kalgoorlie-Kambalda Transmission Line—pursuant to section 21 of the Public Works Act 1902 (as amended) is annulled.

Dated this 18th day of September, 1984.

K. F. McIVER,
Minister for Works.

of the Muja-Kalgoorlie-Kambalda Transmission Line—pursuant to section 21 of the Public Works Act 1902 (as amended) is annulled.

Dated this 18th day of September, 1984.

K. F. McIVER,
Minister for Works.

STATE ENERGY COMMISSION ACT 1979
(AS AMENDED).

PUBLIC WORKS ACT 1902 (AS AMENDED).

Annulment of Notice of Land Acquisition.

P.W. 345/84 "C".

NOTICE is hereby given that portion of the Notice of Land Acquisition published in the *Government Gazette* of 29 June 1984 on page No. 1786, Items 2, 3, 4, 8, 9A, 9B, 12 and 13 whereby certain land in the Avon, Jilbadji and East Districts described in such notice, was compulsorily taken and set apart for the purpose

STATE ENERGY COMMISSION ACT 1979
(AS AMENDED).

PUBLIC WORKS ACT 1902 (AS AMENDED).

Annulment of Notice of Resumption.

P.W. 345/84.

NOTICE is hereby given that portion of the Notice of Resumption published in the *Government Gazette* of 29 June 1984 on page No. 1786, Items 1, 10 and 11 whereby certain land in the East and Williams Districts described in such notice, was set apart, taken or resumed for the purpose of the Muja-Kalgoorlie-Kambalda Transmission Line—pursuant to section 21 of the Public Works Act 1902 (as amended) is annulled.

Dated this 18th day of September, 1984.

K. F. McIVER,
Minister for Works.

P.W. 4689/81

Metropolitan Water Authority Act 1982 (as amended);

Metropolitan Water Supply Sewerage and Drainage Act 1909 (as amended);

Public Works Act 1902 (as amended)

NOTICE OF INTENTION TO RESUME LAND

Drainage—Branch Drain at James Street and Albert Street, Osborne Park

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 Perthshire District, for the purpose of the following public work, namely, Drainage—Branch Drain at James and Albert Streets, Osborne Park, and that the said pieces or parcels of land are marked off on Plan P.W.D., W.A., 55359, 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. 55359	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	The Town Properties of West Australia Limited	Vacant	1. Portion of Perthshire Location Au and being Lot 31 the subject of Diagram 65292 being part of the land in Certificate of Title Volume 156 Folio 68	188 m ²
			2. Portion of Perthshire Location Au and being Lot 300 in Plan 14314 being part of the land in Certificate of Title Volume 247 Folio 63 and Volume 156 Folio 68	3.672 ha

Dated this 5th day of September 1984

K. F. McIVER,
Minister for Works.

M.R.D. 42/4-A

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 Cranbrook District, for the purpose of the following public works, namely, widening of Albany Highway (316·24-324·4 SLK Section) and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8225-103, 8225-104 and 8225-105, 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.	Mary Robertson Clapin and John Clifton Clapin	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C695302)	Portion of Plantagenet Location 362 and being part of the land comprised in Certificate of Title Volume 495 Folio 56	1·572 1 ha
2.	Mary Robertson Clapin and John Clifton Clapin	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C695302)	Portion of Plantagenet Location 642 and being part of the land comprised in Certificate of Title Volume 495 Folio 58	1 889 m ²
3.	John Clifton Clapin	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C551440)	Portion of Plantagenet Location 2210 and being part of the land comprised in Certificate of Title Volume 994 Folio 99	6 178 m ²
4.	John Clifton Clapin	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C551440)	Portion of Plantagenet Location 735 and being part of the land comprised in Certificate of Title Volume 1622 Folio 186	1·745 4 ha
5.	Thomas Simpson Clapin	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C627687)	Portion of Tenterden Agricultural Area Lot 20 and being part of the land comprised in Certificate of Title Volume 1285 Folio 899	8 192 m ²
6.	Leslie Strathdee Climie	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C512615)	Portion of Plantagenet Location 3327 and being part of the land comprised in Certificate of Title Volume 1099 Folio 287	1·731 6 ha
7.	Jack Townsend Wornum	Hon. Minister for Works (Purchaser <i>vide</i> Caveat C572042)	Portion of Plantagenet Location 2723 and being part of the land comprised in Certificate of Title Volume 1643 Folio 74	1·041 1 ha
8.	Gordon Conrad Wornum	Hon. Minister for Works (Purchaser <i>vide</i> Caveat 572043)	Portion of Tenterden Agricultural Area Lot 19 and being part of the land comprised in Certificate of Title Volume 1643 Folio 66	5 999 m ²

Dated this 19th day of September 1984.

D. R. WARNER,
Secretary, Main Roads.

M.R.D. 42/148-B

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17(2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under section 17(1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Chapman Valley District, for the purpose of the following public works, namely, widening of North West Coastal Highway (17·71-20·79 SLK Section) and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8304-181-1 and 8304-182-1, 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.	Cyril Ross Ireland and Henrietta Ireland	Various Purchasers <i>vide</i> Caveats B284098, B505466, B631877, B675901, B697409, B729595, B758136, B860750, C217696 and C504404	Portion of Victoria Location 2511 and being part of the land comprised in Certificate of Title Volume 1202 Folio 469	1 082 m ²
2.	Municipality of Geraldton	Municipality of Geraldton	Portion of Victoria Location 412 and being part of the land comprised in Certificate of Title Volume 1246 Folio 721	3·975 7 ha
3.	Flotilla Nominees Pty Ltd	Flotilla Nominees Pty Ltd	Portion of each of Victoria Locations 411 and 2656 and being part of Lot 3 on Plan 9044 and being part of the land comprised in Certificate of Title Volume 1558 Folio 899	1·161 6 ha
4.	Eldred John Green and Sarah Gillian Green	E. J. & S. G. Green	Portion of each of Victoria Locations 411 and 1722 and being part of Lot 4 on Plan 9044 and being part of the land comprised in Certificate of Title Volume 1558 Folio 900	3 742 m ²
5.	John Thomas Jarvis and Lillian Ezsa Jarvis	J. T. & L. E. Jarvis	Portion of Victoria Location 3394 and being part of Lot 4 on Plan 13356 and being part of the land comprised in Certificate of Title Volume 1595 Folio 374	931 m ²

Dated this 19th day of September 1984.

D. R. WARNER,
Secretary, Main Roads.

M.R.D. 42/25-77

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 Mandurah District, for the purpose of the following public works, namely the truncation at the corner of Bunbury Highway and Acheron Road and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A., 8402-015, 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.	Chadland Estates Realty Pty Ltd	Chadland Estates Realty Pty Ltd	Portion of Cockburn Sound Location 16 and being part of Lot 105 on Plan 741 (sheet 1) and being part of the land comprised in Certificate of Title Volume 1620 Folio 495	15 m ²

Dated this 19th day of September 1984.

D. R. WARNER,
Secretary, Main Roads.

METROPOLITAN WATER AUTHORITY
ACT 1982.

Metropolitan Sewerage.

Notice of Intention to Construct Major Works.

M.W.A. File C 28894; Project Number CO1.976.

NOTICE is hereby given in accordance with section 82 of the Metropolitan Water Authority Act 1982 of the intention of the Metropolitan Water Authority to undertake the construction of the following works:

Radio Transmission Tower.

Mount Eliza Reservoir Kings Park.

The proposed works consist of the removal of the existing radio tower and the fabrication and erection of a new free standing tower to a height no greater than the existing tower structure. All of the proposed works will be located in the northeastern corner of reserve 22352 Mt. Eliza reservoir; Kings Park.

The above works and localities are shown on plan MWA 18855.

The purpose of the proposed works is to provide improved radio communication by the Police Department and the Metropolitan Water Authority.

Plans of the proposed works may be inspected at the Customer Services Branch, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for a period of one month on and after Friday 21 September 1984, between the hours of 9.00 a.m. and 3.30 p.m.

H. J. GLOVER,
Managing Director.

NOTE.

Section 84 of the Metropolitan Water Authority Act 1982 provides that any Council or person interested may lodge a written objection with the Authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

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

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. 18), 1984.

Hyde Park Australia Day Festival 1985. 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:

- (a) between the hours of 5.00 p.m. and 10.00 p.m. on Friday, 25 January 1985;
- (b) between the hours of 10.00 a.m. and 10.00 p.m. on Saturday, 26 January 1985;
- (c) between the hours of 10.00 a.m. and 10.00 p.m. on Sunday, 27 January 1985;
- (d) between the hours of 10.00 a.m. and 10.00 p.m. on Monday, 28 January 1985

to that part of Hyde Park on which the Hyde Park Australia Day Festival 1985 will be held.

D. K. DANS,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

R. G. COOPER,
Clerk of the Council.

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. 19), 1984.

Womens World Exhibition. 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:

- (a) between the hours of 11.00 a.m. and 9.00 p.m. on Thursday, 13 September 1984;
- (b) between the hours of 11.00 a.m. and 9.00 p.m. on Friday, 14 September 1984;
- (c) between the hours of 11.00 a.m. and 9.00 p.m. on Saturday, 15 September 1984;
- (d) between the hours of 11.00 a.m. and 5.00 p.m. on Sunday, 16 September 1984

to that part of the Perth Entertainment Centre on which the Womens World Exhibition will be held.

D. K. DANS,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

R. G. COOPER,
Clerk of the Council.

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. 20), 1984.

York Fair 1984. 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:

- (a) between the hours of 8.00 a.m. and 9.00 p.m. on Saturday, 29 September 1984;
- (b) between the hours of 8.00 a.m. and 9.00 p.m. on Sunday, 30 September 1984;
- (c) between the hours of 8.00 a.m. and 9.00 p.m. on Monday, 1 October 1984;

to that part of the townsite of York, on which the York Fair, 1984 will be held.

D. K. DANS,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

R. G. COOPER,
Clerk of the Council.

BEE INDUSTRY COMPENSATION ACT
1953-1980.

I, HYWEL DAVID EVANS, Minister for Agriculture, acting pursuant to the powers conferred on me by section 4 (8) of the Bee Industry Compensation Act 1953-1980, do hereby determine that the following shall be the fees payable to members of the Beekeepers Compensation Fund Committee with effect from the first pay period commencing on or after 1 September 1984:—

Chairman—Nil.

Members—\$58 per half day meeting.

Dated this 21st day of September, 1984.

H. D. EVANS,
Minister for Agriculture.

HONEY POOL ACT 1978 (AS AMENDED).

Honey Pool Regulations.

(Regulations 18 and 29.)

Notice.

IT is hereby notified for public information and pursuant to Regulations 18 and 29 of the Honey Pool Regulations that Kenneth Cyril Spurge has been elected unopposed as a Director of the Board of the Honey Pool of Western Australia.

H. L'ECLUSE,
Returning Officer.

VETERINARY SURGEONS ACT 1960.

INTERPRETATION ACT 1984.

VETERINARY SURGEONS AMENDMENT REGULATIONS 1984.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Veterinary Surgeons Amendment Regulations 1984.
- Commencement. 2. These regulations shall come into operation on the date of the coming into operation of the Veterinary Surgeons Amendment Act 1984.
- Principal regulations. 3. In these regulations the Veterinary Surgeons Act Regulations 1979*, as amended, are referred to as the principal regulations.
- Reg. 6 amended. 4. Regulation 6 of the principal regulations is amended—
 (a) in paragraph (a)—
 (i) by inserting after “one” in subparagraph (i) the following—
 “ natural ”; and
 (ii) by inserting after “surgeons” in subparagraph (ii) the following—
 “ who are natural persons ”; and
 (b) in paragraph (b), by inserting after “surgeon” the following—
 “ who is a natural person ”.
- Reg. 7 amended. 5. Regulation 7 of the principal regulations is amended in subregulation (1), by inserting after “veterinary surgeon” the following—
 “ who is a natural person ”.
- Reg. 15 amended. 6. Regulation 15 of the principal regulations is amended—
 (a) in subregulation (1), by inserting after “Every” the following—
 “ natural ”; and
 (b) by inserting after subregulation (2) the following subregulations—
 “ (3) A body corporate desiring to be registered under the Act as a veterinary surgeon shall at least seven clear days before the next meeting of the Board lodge with the Registrar—
 (a) an application in the form of Form No. 4A;
 (b) the registration fee as set out in regulation 80; and
 (c) such other evidence with respect to the applicant as the Board may require.
 (4) The chairman of a registered body corporate shall, when there is a change of members of the body corporate, make application to alter the register in form 19 and pay the appropriate fee set out in regulation 80. ”.
- Reg. 16 amended. 7. Regulation 16 of the principal regulations is amended by inserting after “every” the following—
 “ natural person who is an ”.
- Reg. 17 repealed and substituted. 8. Regulation 17 of the principal regulations is repealed and the following regulation is substituted—
 “ 17. A certificate of registration issued to a natural person registered under the Act shall be in the form of Form No. 5. ”.
- Reg. 17A inserted. 9. After regulation 17 of the principal regulations the following regulation is inserted—
 “ 17A. A certificate of registration issued to a body corporate registered under the Act shall be in the form of Form No. 5A. ”.
- Reg. 18 amended. 10. Regulation 18 of the principal regulations is amended by inserting after “registration” the following—
 “ for a natural person ”.
- Reg. 80 repealed and substituted. 11. Regulation 80 of the principal regulations is repealed and the following regulation is substituted—
 “ 80. The fees required to be paid by these regulations are—
 \$
 (a) registration fee, on application to be registered as a veterinary surgeon by a natural person 35
 (b) annual Veterinary Surgeon's Roll fee for a natural person 40
 (c) registration fee on application to be registered as a veterinary surgeon by a body corporate 150
 (d) annual Veterinary Surgeon's Roll Fee for a body corporate 50

* Published in the *Government Gazette* on 21 December 1979 at pp. 3992-4010.

	\$
(e) transfer fee for alteration of register in relation to members of body corporate	30
(f) for restitution to the Register of a name removed therefrom	40
(g) for insertion in the Register of each higher degree, diploma, or status, or an additional qualification	12
(h) for issuing a new certificate of registration to replace a lost certificate	12
(i) application to register a veterinary hospital or clinic	75
(j) tri-annual renewal of registration for a veterinary hospital or clinic	40
(k) for insertion in the Register of a transfer of the registration of a veterinary hospital or clinic	30
(l) fee on application for approval as a veterinary nurse under the Act	10
(m) veterinary nurse, annual certificate	10
(n) for licensing to conduct an animal hospital controlled by an animal welfare society	40
tri-annual licence fee	40
(o) for issuing a certificate of registration in W.A. to another Board or licensing authority	12
(p) examination fee	110
(q) supplementary examination fee	12. ”.

Schedule amended.

12. The Schedule to the principal regulations is amended—

(a) by deleting in Form No. 4 the heading “APPLICATION FOR REGISTRATION AS A VETERINARY SURGEON.” and substituting the following heading—

“ APPLICATION FOR REGISTRATION AS A VETERINARY SURGEON BY A NATURAL PERSON. ”; and

(b) by inserting after Form No. 4 the following forms—

“ FORM No. 4A

VETERINARY SURGEONS ACT 1960
 APPLICATION FOR REGISTRATION AS A VETERINARY SURGEON BY A BODY CORPORATE WITH ALL SHAREHOLDERS BEING VETERINARY SURGEONS

To: The Registrar
 Veterinary Surgeons' Board
 PERTH W.A.

1. Number and name of registered body corporate.

2. Date of registration of body corporate

3. Registered address of body corporate

4. Name of chairman of the body corporate

5. Name and private address of each shareholder
 - (i)
 - (ii)
 - (iii)
 - (iv)
6. Issued share capital
7. Percentage of share capital owned by each member

Name	Percentage	Shares held
(i)
(ii)
(iii)
(iv)
8. State professional indemnity insurance (give insurance company name and amount of cover)

9. If professional indemnity is not with an insurance firm state how indemnity money is held (capital etc.)

10. The prescribed fee is enclosed.
11. A copy of memoranda of body corporate is enclosed.

STATUTORY DECLARATION

I,
 (name)
 of
 (place of abode and occupation)
 do solemnly and sincerely declare that—
 (a) this body corporate has/has not been refused registra-
 tion; or
 (b) this body corporate name has/has not been removed
 from the register (or other similar public document)
 in any place outside the State.
 The reasons for such refusal removal (where such is the case)
 were—

 and I make this solemn declaration by virtue of section 106
 of the Evidence Act 1906.
 Declared at this day of 19.....
 before me

 J.P. (or as the case may be) Chairman of body corporate.

FORM No. 4B

VETERINARY SURGEONS ACT 1960

APPLICATION FOR REGISTRATION AS A
 VETERINARY SURGEON BY A BODY CORPORATE
 WITH 2 MEMBERS, ONE OF WHOM IS NOT
 A VETERINARY SURGEON

- To: The Registrar
 Veterinary Surgeons' Board
 PERTH W.A.
1. Number and name of registered body corporate
 2. Date of registration of body corporate
 3. Registered address of body corporate
 4. Full name of chairman of the body corporate
 5. Name and private address of each member of the body corporate
 - (i)
 - (ii)
 6. Issued share capital
 7. Percentage of share capital owned by each member

	Name	Percentage	Shares held
(i)
(ii)
 8. State professional indemnity insurance (give insurance company name and amount of cover)
 9. If professional indemnity is not with an insurance firm state how indemnity money is held (capital etc.)
 10. The prescribed fee is enclosed.
 11. A copy of memoranda is enclosed.
 12. Two references to show good fame and character and qualifications (if any) of the member who is not a veterinary surgeon are enclosed.

STATUTORY DECLARATION

I,
 (name)
 of
 (place of abode and occupation)
 do solemnly and sincerely declare that—
 (a) this body corporate has/has not been refused registra-
 tion; or
 (b) this body corporate name has/has not been removed
 from the register (or other similar public document)
 in any place outside the State.
 The reasons for such refusal removal (where such is the case)
 were—

 and I make this solemn declaration by virtue of section 106
 of the Evidence Act 1906.
 Declared at this day of 19.....
 before me

 J.P. (or as the case may be) Chairman of body
 corporate. ”;

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 Town Clerk, City of Melville, P.O. Box 130, Applecross W.A. 6153, on or before 26 October 1984.

R. H. FARDON,
Town Clerk.

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

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

City of Canning Town Planning Scheme No. 35—
Willeri Drive Centre Scheme.

T.P.B. 853/2/16/38.

NOTICE is hereby given that the City of Canning in pursuance of its powers under the Town Planning and Development Act 1928 (as amended), has prepared a Planning Scheme with reference to the whole of the land contained within the inner edge of a broken black line on the Land Use and Scheme Maps adopted by Resolution of the Council on 13 February 1984 for the purpose of:—

- (a) facilitating and encouraging development for shopping and recreational purposes;
- (b) co-ordinating and controlling development;
- (c) providing for a shopping centre having a gross leasable area of not more than 13 740 m² on site;
- (d) creating reserves and easements for public services and utilities;
- (e) providing sewerage facilities;
- (f) determining traffic movement, ingress, egress and circulation;
- (g) providing land for public open space and recreation;
- (h) providing for other matters necessary or incidental to town planning or housing; and
- (i) improving and securing amenity, health and convenience.

All plans and documents setting out and explaining the Planning Scheme have been deposited at Council Offices, 1317 Albany Highway, Cannington, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays, until and including 5 November 1984.

The maps and other 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 Planning Scheme should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Canning, Locked Bag No. 8, Cannington, W.A. 6107, on or before 5 November 1984.

N. I. DAWKINS,
Town Clerk.

Footnote to Local Authority:

Consent has been granted for Town Planning Scheme No. 35 to be advertised for public inspection with a reduced advertising period of 45 days subject to:

- (a) sign/s being placed on site within fourteen days of commencement of advertising and remaining on site for the duration of the advertising period;
- (b) the Metropolitan Water Authority being notified in writing and invited to make a submission; and
- (c) the Metropolitan Region Planning Authority being notified in writing and invited to make a submission, especially regarding the proposed closure of Riley Road.

(3)—35791

Council is further advised that the proposed closure of Riley Road shown in the Scheme will be fully assessed after the advertising period when public comments on the Scheme and associated rezonings are available and the City of Canning Road Amenity Classification Study has been fully investigated.

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

Advertisement of Approved Town Planning
Scheme Amendment.

City of Stirling District Planning Scheme—
Amendment No. 188.

T.P.B. 853-2-20, Pt. 188.

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 City of Stirling Town Planning Scheme Amendment on 13 September 1984 for the purpose of:—

1. Including Lot 100 Perthshire Loc. Au on Plan 2744, McDonald Street, Osborne Park, in a "Special Zone—Lunch Shop".
2. Altering Part II of the First Schedule to the Scheme by the addition thereto of the following:

Osborne McDonald Street, portion of Lunch Shop
Perthshire Location Au and
being Lot 100 on Plan 2744

T. TYZACK,
Mayor.

M. G. SARGANT,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Albany Town Planning Scheme
No. 1A—Amendment No. 5.

T.P.B. 853-5-2-15, Pt. 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 Town of Albany Town Planning Scheme Amendment on 13 September 1984 for the purpose of excising Lot 4 (131) Burt Street, Albany, from the Clubs and Institutions Zone and including it in the Tourist Residential Zone as set out on the amending map, and the Scheme Map is hereby amended accordingly.

J. M. HODGSON,
Mayor.

I. R. HILL,
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 Bassendean Town Planning Scheme
No. 2—Amendment No. 8.

T.P.B. 853-2-13-2, Pt. 8.

NOTICE is hereby given that the Town of Bassendean 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 amending the Second Schedule by the deletion of "1029" and the Third Schedule by the addition of "Pt 916", "3262" and "1029".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 48 Old Perth Road, Bassendean 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 19 October 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 Town Clerk, Town of Bassendean, P.O. Box 87, Bassendean, W.A. 6054 on or before 19 October 1984.

C. McCREED,
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—
Amendment No. 26.

T.P.B. 853-2-18-2, Pt. 26.

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 creating a Special Zone for Lots 51 and 52 Johnson Parade by including them, with associated provisions, in the Schedule of Special Zones, and amending Clause 5.10 to exclude them from the building height limitation.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Memorial Park, 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 2 November 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 Town Clerk, Town of Mosman Park, P.O. Box No. 3, Mosman Park, W.A. 6012 on or before 2 November 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. 2—Amendment No. 20.

T.P.B. 853-6-3-10, Pt. 20.

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 rezoning Lots 3 and 4, portion Margaret River Town Lot 36, Railway Terrace from Residential to Special Residential and including in the Text a Clause permitting an average lot size of 0.3 hectares.

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 26 October 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 Shire Clerk, Shire of Augusta-Margaret River, P.O. Box 61, Margaret River, W.A. 6285 on or before 26 October 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 Plantagenet Town Planning Scheme No. 2—
Amendment No. 1.

T.P.B. 853-5-14-3, Pt. 1.

NOTICE is hereby given that the Shire of Plantagenet 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 Location 3063, comprising an area of 1.5 hectares, from "Rural" to "Special Site—Rural Machinery and Equipment Manufacture, Repair and Service", and including relevant details in Schedule 2 of the Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Lowood Road, Mount Barker and will be open for inspection without charge during the hours of 10.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 19 October 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 Shire Clerk, Shire of Plantagenet, P.O. Box 48, Mount Barker, W.A. 6324 on or before 19 October 1984.

R. H. GURNEY,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Rockingham Town Planning Scheme
No. 1—Amendment No. 137.

T.P.B. 853-2-28-1, Pt. 137.

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 Rockingham Town Planning Scheme Amendment on 13 September 1984 for the purpose of including in the Text definitions of "amusement device" and "place of amusement", and including appropriate symbols in the Zoning Table as detailed in the Schedule annexed hereto.

W. D. A. MAYS,
President.

G. G. HOLLAND,
Shire Clerk.

Schedule.

Amendment Number 137.

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

Schedule—*continued.*

1. Adding after the definition "agriculture" as set out in Clause 1.12 of the Scheme, the following:

"amusement device" means—

- A billiard table
- A pool table
- A bagatelle table
- A jukebox
- Any mechanical, electronic or other machine or device at or on which games or competitions may be played or conducted.

2. Adding after the definition "night club" as set out in Clause 1.12 of the Scheme, the following:

"place of amusement" means a premises open to the public in which are provided for the use or amusement of the public more than one amusement device.

3. Adding in the Zoning Table—Table 1 of the Scheme Text, the following use class with the associated symbols opposite the zones:

	Development Zone	Residential SR3 (including Special SR3)	Residential GR4	Residential GR5	Residential Special	Residential Deferred	Business Local	Business District	Hotel	Service Station	Industry Service	Industry Light	Industry General	Rural	Special Rural	GR4 restricted	Service commercial
Place of Amusement	AA	X	X	X	X	X	AA	AA	AA	X	X	X	X	X	X	X	AA

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 Greenough Town Planning Scheme No. 2—Amendment No. 3.

T.P.B. 853-3-7-4, Pt. 3.

NOTICE is hereby given that the Shire of Greenough 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 realigning Galilee Way as depicted on the amending plans adopted by Council on 27 July 1984.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Eastward Road, Utakarra 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 26 October 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 Shire Clerk, Shire of Greenough, P.O. Box 21, Geraldton, W.A. 6530 on or before 26 October 1984.

R. G. BONE,
Town/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 Murray West Murray Town Planning Scheme—Amendment No. 51.

T.P.B. 853-6-16-3, Pt. 51.

NOTICE is hereby given that the Shire of Murray 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 part of Murray Location 17 South Yunderup Road, South Yunderup from Rural to Conservation and Recreation and Special Use (Recreational Clubrooms).

All plans and documents setting out and explaining the amendment have been deposited at Council Offices,

Pinjarra Road, Pinjarra 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 2 November 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 Shire Clerk, Shire of Murray, P.O. Box 21, Pinjarra, W.A. 6208 on or before 2 November 1984.

B. M. BAKER,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Wanneroo Town Planning Scheme No. 1—Amendment No. 267.

T.P.B. 853-2-30-1, Pt. 267.

NOTICE is hereby given that the Shire of Wanneroo in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of adding a "Special Zone (Additional Use) Secondhand Clothing Dealer" for Lot 231, No. 55 Prindiville Drive/Dellamarta Road, Wangara, to the existing "Composite Business and Light Industrial" zoning, and including relevant details in Schedule 1 of the Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 26 October 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 Shire Clerk, Shire of Wanneroo, P.O. Box 21, Wanneroo, W.A. 6065 on or before 26 October 1984.

R. F. COFFEY,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme.

Shire of Coolgardie Town Planning Scheme
No. 3—Kambalda West Scheme.

T.P.B. 853/11/4/5.

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 Coolgardie, Town Planning Scheme No. 3 on 6 August 1984—the Scheme Text of which is published as a Schedule annexed hereto.

D. MANNING,
President.

W. F. MOORE,
Shire Clerk.

Schedule.

Shire of Coolgardie.

Town Planning Scheme No. 3.

(Kambalda West Townsite).

THE Coolgardie 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 purpose of:—

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

Contents.

PART I—Preliminary.

PART II—Reserved Land.

PART III—Zones.

TABLE 1.

PART IV—Non-Conforming Uses.

PART V—General Provisions.

PART VI—Finance and Administration.

APPENDIX No. 1,—Application for Town Planning Approval.

Certification and Approval.

PART I—Preliminary.

1.1 This Town Planning Scheme may be cited as the Shire of Coolgardie Town Planning Scheme No. 3 (Kambalda West) hereinafter called "The Scheme" and shall come into operation on the publication of the Scheme in the *Government Gazette*.

1.2 The Scheme shall apply to the whole of the land set out in the maps forming part of the Scheme.

1.3 The Responsible Authority for carrying out the Scheme is the Council of the Shire of Coolgardie, hereinafter referred to as "The Council".

1.4 Arrangement of Scheme:

The Scheme Text is divided into the following Parts:—

Part I—Preliminary.

Part II—Reserved Land.

Part III—Zones.

Part IV—Non-Conforming Uses.

Part V—General Provisions.

Part VI—Finance & Administration.

The remaining documents of the Scheme are as follows:—

- (1) Land use Maps.
- (2) Scheme Maps.

1.5 Interpretation: In this Scheme the terms used will have the respective interpretations set out in Appendix "D" of the Town Planning Regulations 1967, unless otherwise specified by this Scheme.

"Service Industry" means an industrial operation conducted for the express purpose of rendering services directly concerned with the day to day needs of the community, and where the processes carried on, the machinery installed, the number of persons employed and the amount of vehicular traffic generated would not be detrimental to the amenity of the area concerned.

PART II—Reserved Land.

Reservation of Land and Development thereof.

2.1 (a) Land set aside under this Scheme for the purposes of a reservation is deemed to be reserved for the purposes 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, planning approval of the Council.

(c) In giving its approval, the Council shall have regard to the ultimate purpose intended for the reserve, and shall, in the case of land reserved for the purposes of a public authority, confer with that authority before giving 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 the prior consent in writing of the Council has been obtained, of buildings or works lawfully existing on the land.

2.2 Where a Council refuses planning approval for the development of land reserved under the Scheme, on the ground that the land is reserved for public purposes, or grants planning 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 in terms of Clause 6.5 of this Scheme.

Part III—Zones.

3.1 The Scheme Area is divided into NINE types of zones, as set out hereunder:—

1. Private Clubs and Institutions.
2. Residential "A".
3. Residential "B".
4. Residential Development.
5. Commercial.
6. Industrial.
7. Drive In Theatre.
8. Motel.
9. Service Station.

3.2 Table No. 1, of this Part, indicates the several uses permitted by this Scheme in the various zones, such uses being determined by cross reference between the list of "Use Classes" on the left hand side of the Table and the list of "Zones" on the top of that Table.

3.3 The symbols used in the cross reference in Table No. 1, have the following meanings:—

"P" = a use that is permitted under this Scheme.

"AA" = a use that is not permitted unless approval is granted by the Council.

"IP" = a use that is not permitted unless such use is incidental to the predominant use as decided and approved by the Council.

"X" = a use that is not permitted.

3.4 Where application is made for a use which does not appear on Table No. 1, then Council shall determine in which zones the use shall be permitted and, in granting planning approval, may impose any conditions it thinks fit.

Table No. 1

*Use Classes	Zones								
	Private Club & Institutions	Residential "A"	Residential "B"	Residential Development	Commercial	Industrial	Drive-in Theatre	Motel	Service Station
1. Caravan Parks	X	AA	AA	AA	P	X	X	AA	X
2. Caretaker's House/Flat	IP	X	IP	IP	IP	IP	IP	IP	IP
3. Car Parks	IP	IP	IP	IP	IP	IP	IP	IP	IP
4. Car Sales Premises	X	X	X	X	AA	AA	X	X	AA
5. Civic Buildings	X	AA	AA	AA	P	AA	X	X	X
6. Consulting Rooms	X	AA	AA	AA	P	IP	X	X	X
7. Dry Cleaning Premises	X	X	X	X	P	AA	X	X	X
8. Educational Establishments	AA	AA	AA	AA	P	AA	X	X	X
9. Fish Shop	X	X	X	X	P	AA	X	X	X
10. Fuel Depot	X	X	X	X	X	P	X	X	X
11. Funeral Parlour	AA	X	X	X	P	AA	X	X	X
12. Health Centre	X	AA	AA	AA	P	X	X	X	X
13. Home Occupation	X	AA	AA	AA	X	X	X	X	X
14. Hospital	X	AA	AA	AA	P	X	X	X	X
15. Hotel	X	X	X	X	P	X	X	P	X
16. Industry—General	X	X	X	X	AA	P	X	X	IP
17. Industry—Light	X	X	X	X	X	P	X	X	X
18. Industry—Noxious	X	X	X	X	X	AA	X	X	X
19. Industry—Rural	X	X	X	X	AA	P	X	X	X
20. Industry—Service	X	X	X	X	AA	P	X	X	X
21. Institutional Home	AA	AA	AA	AA	X	X	X	X	X
22. Milk Depot	X	X	X	X	AA	P	X	X	X
23. Motel	X	X	X	X	P	X	X	P	X
24. Motor Repair Station	X	X	X	X	AA	P	X	X	P
25. Office	X	X	X	X	P	AA	X	X	IP
26. Petrol Filling Station	X	X	X	X	AA	AA	X	X	P
27. Professional Office	X	IP	IP	IP	P	AA	X	X	X
28. Public Amusement	X	AA	AA	AA	AA	X	P	AA	X
29. Public Assembly	AA	AA	AA	AA	P	X	P	AA	X
30. Public Recreation	AA	AA	AA	AA	AA	X	AA	AA	X
31. Public Utility	AA	AA	AA	AA	AA	AA	AA	AA	X
32. Public Worship	P	AA	AA	AA	AA	X	X	X	X
33. Radio/TV Installation	X	X	X	X	AA	AA	X	X	X
34. Residential Building	X	AA	AA	AA	AA	X	X	AA	X
35. Residential—									
(a) Duplex House	X	P	P	P	X	IP	X	X	X
(b) Dwelling House	X	P	P	P	X	IP	X	X	X
(c) Flats	X	AA	P	AA	X	X	X	X	X
36. Service Station	X	X	X	X	AA	AA	X	X	P
37. Shop	X	X	X	X	P	AA	IP	X	IP
38. Showroom	X	X	X	X	P	P	X	X	AA
39. Sportsground	X	AA	AA	AA	AA	AA	X	X	X
40. Trade Display	X	X	X	X	AA	AA	X	IP	AA
41. Transport Depot	X	X	X	X	AA	P	X	X	X

*Any use not specifically listed on this table shall be dealt with by Council in terms of clause 3.4 of this Part.

PART IV—Non-Conforming Uses.

4.1 No provision of the Scheme shall prevent—

- 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
- 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 II 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 use thereof shall not be carried out unless the planning approval of the Council has been obtained in writing;

(b) Subject to the provision of Part III, where in respect of the Scheme, a non-conforming use exists, or was authorised as mentioned in Clause 4.1 of this Part, and provided that the prior planning approval

of the Council has been obtained in writing in accordance with the provisions of Part II of this Scheme, buildings may be extended by 20 per cent of the floor area of the building existing at the time of the gazettal of this Scheme, or by such greater proportion which the Council considers will not prejudice the objectives of this Scheme, provided always that such extension is within the limits of the setbacks provided in this 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:

- 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 any land or building has been discontinued for a minimum period of six months, such 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—General Provisions.

5.1 Residential Development: Residential Planning Codes.

5.1.1 For the purpose of this scheme "Residential Planning Codes for Country Towns" means: The Residential Planning Codes adopted as a policy by the Board on 26 July 1982, together with all amendments or additions thereto or any codes, by-laws or regulations replacing them and applying or being applicable within the district.

5.1.2 A copy of the Residential Planning Codes shall be kept and made available for public inspection at the offices of the Council.

5.1.3 In the event of there being any inconsistency between the Residential Planning Codes identified by Clauses 5.1.1 and 5.1.2 the provisions in the document identified in Clause 5.1.1 shall prevail.

5.1.4 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.

5.1.5 The Residential Planning Code density applicable to land within the Scheme Area shall be determined by reference to the Residential Planning Code density as indicated on the Scheme Map.

5.2 Development of lots with more than one street frontage:—

- (a) where development is proposed on a lot which has more than one frontage, the Council shall decide which street is the street frontage for the purposes of the Residential Planning Codes for Country Towns and the other provisions of the scheme.
- (b) the front boundary set back from the street or streets not determined to be the street frontage by the Council may be reduced by 50 per cent.

5.3 General Appearance of Buildings: No person shall erect a building or sign which by virtue of colour or type of materials, architectural style, height or bulk, ornamental or general appearance, has an exterior design which in the opinion of Council is out of harmony with existing buildings or the landscape character of the area.

5.4 Development of lots abutting unconstructed roads. Where application is made for development of land abutting onto an unconstructed road, or land not having access by means of a constructed road, the Council may:—

- (a) refuse the application until the road has been constructed or access by means of a constructed road provided as the case may be; or
- (b) grant the application subject to a condition requiring the applicant to pay a sum of money in, or towards, payment of the cost, or estimated cost, of construction of the road, or part thereof and any other conditions it thinks fit to impose.

5.5 Residential Development Zone: Council's objective is to ensure that the Zone develops as a precinct for residential and associated compatible uses in a manner which secures a maximum level of residential amenity. Council policy will therefore be:—

- (a) to require approval of an overall plan of subdivision which provides for economic servicing of the area, an appropriate system of circulation for vehicle traffic and pedestrians, and for open space and local facilities; and
- (b) to rezone areas as appropriate.

Prior to approving any development Council will cause to be prepared and will adopt an overall plan of subdivision for the Zone.

Prior to the adoption of the overall plan by Council, the plan shall be forwarded to the Town Planning Board for comment.

Upon adoption of the plan referred to in above, Council will initiate a Scheme amendment to effect the rezoning of land within the Zone.

PART VI—Finance and Administration.

6.1 A person shall not commence or carry out development of any land without first having applied for and obtained the planning approval of the Council under the Scheme. Application shall be made in the form of, and contain the particulars shown upon, the form in Appendix I, and the applicant shall supply further particulars required by the Council, to enable it to determine the application.

6.2 In determining such an application, Council may:

- (a) approve the application;
- (b) approve the application subject to any conditions it thinks fit to impose; or
- (c) refuse the application, giving the reasons for such refusal.

6.3 Except as provided for in Clause 6.4, no person shall occupy any land, building or other structure, or carry out any development other than in accordance with this Scheme. The Council may after giving 30 days notice invoke the powers available to it under section 10 of the Act, to ensure compliance.

6.4 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.

6.5 Compensation:

- (a) Claims for compensation by reason of the Scheme 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*.
- (b) Claims for compensation for injurious affection, under Part II, of this Scheme, shall be lodged at the office of the Council not later than six 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 or approval or of the granting of approval subject to conditions that are unacceptable to the applicant.

6.6 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.

6.7 Penalties: Any person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to such penalties as are prescribed by the Act.

6.8 Appeals: Any applicant who is aggrieved by the exercise of a discretionary power by the Council made under the provisions of this Scheme, may appeal in terms of Part V of the Act.

Appendix No. I.
Shire of Coolgardie.

Office Use:
Application No.....
Date Received. / / .

APPLICATION FOR TOWN PLANNING
APPROVAL.

1. Full Name of Applicant:.....
2. Full Name of Owner:.....
(if not the applicant)
3. Address for Correspondence:.....
..... Postcode.....
4. Description of the Property:
Lot No:..... Street:.....
Loc. No:..... Plan/Diag:.....
Cert. of Title: Vol:..... Folio:.....
Site Area:.....sq. metres
Frontage:.....metres
Depth:.....metres
5. Application is for: (tick whichever is applicable)
(a) Erection of/or Alteration/addition to a Building or Structure.
(b) Use of Land, Building or Structure. (includes a change of use)
(c) Development of Place of Heritage Value.
(d) Clearing of Land or Felling of Trees.
6. Description of Existing Buildings and/or Use of the Land:.....
.....
7. Description of Proposed Buildings and/or Use of the Land.....
.....
Signature of Applicant Signature of Owner
(if not the owner)

This Form is to be submitted to the Shire Offices together with the following, prior to commencement of development:—

- (a) 3 copies of a site plan, showing particulars of the extent of the proposed use or development, land to be cleared or trees to be felled; together with any further particulars to clearly indicate the intentions of the applicant.
- (b) 3 copies of detailed development plans for any building or structure, to scale, showing each floor layout, the proposed height, elevation appearance and materials to be used.
- (c) any other information the Council requires to enable it to determine the application.

Adopted for preliminary approval by resolution of the Council of the Shire of Coolgardie at the General meeting of the Council held on the 26th day of July, 1982.

G. LEE,
President.
W. F. MOORE,
Shire Clerk.

Adopted for final approval by resolution of the Shire of Coolgardie at the Coolgardie meeting of the Council held on the 7th day of May, 1984, and the seal of the Municipality was, pursuant to that resolution, hereunto affixed in the presence of:

D. MANNING,
President.
W. F. MOORE,
Shire Clerk.

[L.S.]

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in Clause 1.4 of this Scheme and to which formal approval was given by the Hon. Minister for Town Planning on the 6th day of August, 1984.

Recommended for final approval:

M. A. FEILMAN,
Chairman of the Town Planning Board.

Dated 31/7/84.

Approved:

P. DOWDING,
Minister for Planning.

Dated 6/8/84.

TOWN OF KALGOORLIE.

STATEMENT OF RECEIPTS AND PAYMENTS
FOR THE YEAR ENDED 30 JUNE 1983.

Receipts.

	\$
Rates	1 011 806
Licences	336 973
Government Grants	810 336
Property	430 289
Sanitation	158 549
Fines and Penalties	3 706
Other Fees	25 366
Transfer from Trading	930 359
Transfer from Trust	266 854
All Other Revenue	373 159
	\$4 347 397

Payments.

	\$
Administration	299 722
Membership	41 629
Debt Service	885 619
Public Works and Services	876 609
Building Construction	1 171 894
Building Maintenance	113 183
Town Planning	9 731
Health Services	189 872
Traffic Control	43 876
Building Control	28 995
Plant and Equipment	72 903
Plant Operation Costs Not Allocated	184
Materials	18 787
Donations	88 226
Other Works and Services	647 321
Transfer to Reserve Funds	65 500
Other Fund Payments—Trust	19 023
	\$4 573 074

SUMMARY.

	\$
Debit Balance at 1/7/82	81 433
Add Receipts	4 347 396
	4 428 829
Less payments	4 573 074
	Debit Balance 30/6/83
	\$144 245

BALANCE SHEET AS AT 30 JUNE 1983.

Assets.

	\$
Current Assets	237 801
Non-Current Assets	791 429
Deferred Assets	693 499
Reserve Fund Contra	88 331
Fixed Assets	4 179 457
Trading Concern Investment	1 151 850
	\$7 142 367

Liabilities.

	\$
Current Liabilities	202 128
Non-Current Liabilities	385 109
Deferred Liabilities	4 414 222
	\$5 001 459

	\$
Total Assets	7 142 367
Total Liabilities	5 001 459
	Municipal Accumulations Account Surplus
	\$2 140 908

TRADING FUND—ELECTRIC LIGHT.
STATEMENT OF RECEIPTS AND PAYMENTS
FOR THE YEAR ENDED 30 JUNE 1983.

Receipts.		
	\$	
Sale of Current	229	
Loan/Lease Payment Reimbursements	438 606	
Other Revenue	12 318	
	<u>\$451 153</u>	
Payments.		
	\$	
Administration	3 703	
Debt Service	240 359	
Transfer to Municipal	690 000	
Transfer to Trust	219 000	
	<u>\$1 153 062</u>	
SUMMARY.		
	\$	
Credit Bank Balance 1/7/82	718 358	
Add Receipts	451 153	
	<u>1 169 511</u>	
Less Payments	1 153 062	
Credit Balance 30/6/83	<u>\$16 449</u>	

BALANCE SHEET AS AT 30 JUNE 1983.

Assets.		
	\$	
Current Assets	49 768	
Deferred Assets	4 539 330	
	<u>\$4 589 098</u>	
Liabilities.		
	\$	
Current Liabilities	<u>\$1 151 980</u>	
	\$	
Total Assets	4 589 098	
Total Liabilities	1 151 980	
Nett Revenue Account Balance 30/6/83	<u>\$3 437 118</u>	

We hereby Certify that the figures and particulars contained in these statements are correct.

M. R. FINLAYSON,
Mayor.

T. J. O'MEARA,
Town Clerk.

Auditors Report.

The accounts of the Town of Kalgoorlie have been audited for the financial year ended 30 June 1983. Subject to the comments contained in this report, the accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act 1960 and have been allowed.

At 30 June 1983 loan capital funds amounting to \$150 000, in respect of loans raised during the year, were incorrectly held in the municipal fund banking account contrary to the provisions of section 522 of the Act.

Balance Sheet: The Sundry Creditors item—General \$49 701 has been understated by \$18 185 being various amounts owing to creditors not included on the accounts.

Subsidiary records supporting the Balance Sheet item—Non-Current Liabilities—Trust Account \$296 777 had not been reconciled to 30 June 1983 and as a consequence the amount could not be verified.

In my opinion, in all other matters, the Balance Sheet and the related financial statements for the year ended 30 June 1983 have been prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the affairs of the Town of Kalgoorlie.

19 January 1984.

W. F. ROLSTON,
Auditor General.

SHIRE OF BROOMEHILL.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE
YEAR ENDED 30 JUNE 1984.

Receipts.		
	\$	
Rates	181 544.33	
Payment in Lieu of Rates	63.57	
Licences	60 784.61	
Government Grants and Recoups	264 188.22	
Income from Property	8 655.90	
Sanitation Charges	2 111.43	
Vermin—Sale of Poisons	23.00	
Bush Fire Control	137.00	
Traffic—Licence Plates	1 273.00	
Sale of Plant	32 053.63	
All other Revenue	22 587.58	
	<u>\$573 422.27</u>	

Payments.

	\$
Administration—	
Staff Section	51 754.44
Members Section	4 924.13
Debt Service	25 618.24
Public Works and Services	250 944.94
Building Construction and Equipment	24 666.36
Building Maintenance	19 458.52
Water Supply	679.40
Health Services	283.61
Sanitation	2 022.35
Bush Fire Control	3 120.94
Traffic Control	1 258.24
Cemetery	161.76
Purchase of Plant and Equipment	61 651.51
Purchase of Tools	155.15
Plant Operation Costs	2 203.51
Materials	2 855.55
Main Roads Department Trust Fund	52 549.78
Donations and Grants	279.48
Private Works	882.25
Noxious Weeds	529.58
Dog Control	280.00
Other	311.10
Transfer to Plant Reserve Account	20 000.00
Transfer to Long Service Leave Reserve Account	5 000.00
	<u>\$531 590.84</u>

SUMMARY.

	\$
Credit Balance 1/7/83	6 489.93
Receipts 1983/84	573 422.27
	<u>579 912.20</u>
Payments 1983/84	531 590.84
Credit Balance 30/6/84	<u>\$48 321.36</u>

BALANCE SHEET AS AT 30 JUNE 1984.

Assets.		
	\$	
Municipal Fund Bank	48 321.36	
Sundry Debtors	2 974.11	
Stock	9 213.18	
Non-Current Assets	59 027.79	
Deferred Assets	59 220.79	
Fixed Assets	531 662.97	
	<u>\$710 420.20</u>	

Liabilities.

	\$
Non-Current Liabilities	59 027.79
Deferred Liabilities	66 143.61
	<u>\$125 171.40</u>

SUMMARY.

	\$
Total Assets	710 420.20
Total Liabilities	125 171.40
Municipal Accumulation Account	<u>\$585 248.80</u>

We hereby certify that the figures given above are correct.

E. N. RICHARDSON,
President.

G. R. THORN,
Shire Clerk.

I have audited the books and records of the Shire of Broomehill in accordance with Australian Auditing Standards and the Local Government Audit Directions issued by the Minister for Local Government.

In my opinion the Annual Accounts have been prepared on a basis consistent with the Local Government Act 1960 and the Local Government Accounting Directions and so to give a true and fair view of:—

1. The State of affairs of the Shire of Broomehill as at 30 June 1984.
2. Cash transactions of the Shire of Broomehill for the year ended 30 June 1984.

and are in agreement with the books and records of the Shire.

D. J. FROST,
Ernst & Whinney.

SHIRE OF GOOMALLING.
STATEMENT OF RECEIPTS AND PAYMENTS FOR
THE YEAR ENDED 30 JUNE 1984.

Receipts.		
		\$
Rates	357 875.57
Licences	78 945.08
Government Grants	408 816.12
Income from Property	30 282.26
Sanitation	4 985.00
Meat Inspection Fees	13 923.00
Fines and Penalties	129.90
Cemetery Receipts	561.00
Other Fees	1 352.00
All Other Revenue	33 643.30
Group Health Scheme	17 593.59
Sale of Assets	26 124.00
Private Works	3 827.82
Interest on Investments	9 292.77
Refunds	288 351.31
Total Receipts		\$1 275 702.72
Payments.		\$
Administration:		
Staff	110 967.89
Members	9 987.68
Debt Service—Loan Repayments	177 857.37
Road Works	258 581.28
J.O.L.O.R. Grant No. 1	21 561.75
Directional Signs	182.88
Street Trees	992.19
Street Lighting	4 773.72
Parks, Gardens and Reserves	24 770.00
Buildings Construction	21 586.07
Buildings Maintenance	71 355.07
Water Supplies	1 181.88
Health Services	25 076.38
Meat Inspection	26 563.61
Weed Control	7 302.83
Bushfire Control	3 431.62
Traffic Control	1 374.09
Building Control	25.50
Cemetery	1 137.00
		\$
Public Works Overhead	70 429.22
Less Allocated	71 429.22
		Cr. 1 000.00
Plant, Machinery and Tools	80 070.03
Less Tools Allocated	190.40
		79 879.63
Plant Operation Costs	81 834.67
Less Allocated	88 402.11
		Cr. 6 567.44
Fuel and Oils	46 203.89
Less Allocated	47 539.97
		Cr. 1 336.08
Materials	4 376.79
Less Allocated	4 333.39
		43.40
Payment of Vehicle Licences to M.R.D.	67 557.76
Donations and Grants	192.31
Transfers to Reserve Funds	33 100.00
Stocks for Resale	240.80
Group Health Scheme	18 041.44
All Other Works and Services	3 149.83
Transfers to Trust—O/Pay Sewerage Subsidy	2 323.09
Refunds	288 434.18
Total Payments		\$1 252 767.73

SUMMARY.		\$
Credit Balance 1/7/83	40 769.30
Add Receipts per Statement	1 275 702.72
		1 316 472.02
Less Payments per Statement	1 252 767.73
		\$63 704.29

BALANCE SHEET AS AT 30 JUNE 1984.

Assets.		\$
Current Assets	91 912.16
Non-Current Assets	260 328.16
Contras	129 834.05
Deferred Assets	88 125.82
Fixed Assets	1 671 130.76
Total Assets		\$2 241 330.95
Liabilities.		\$
Current Liabilities	49 439.97
Non-Current Liabilities	247 087.87
Deferred Liabilities	1 096 682.94
Total Liabilities		\$1 393 210.78
SUMMARY.		\$
Total Assets	2 241 330.95
Total Liabilities	1 393 210.78
Municipal Accumulation Surplus		\$848 120.17

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

R. M. CLARKE,
President.
G. W. MORRIS,
Shire Clerk.

We have completed our Audit of the Financial Statements and accounting records of the Shire of Goomalling for the year ended 30th June, 1984 and report as follows:

We consider that the Statements of Account entitled Shire of Goomalling, Annual Accounts 1983/84 and bearing our signature correctly set out the transactions for the year ended 30th June, 1984, that the Balance Sheet presents fairly the position of the Shire as at 30th June, 1984 and that the provisions of Section six hundred and twenty six (626) to six hundred and thirty four (634) of the Local Government Act 1960-1976 (as amended) have been complied with.

S. P. BOWEN,
Partner,
Byfield, Beavis & Co.

SHIRE OF PINGELLY.
STATEMENT OF RECEIPTS AND PAYMENTS FOR
YEAR ENDED 30 JUNE 1984.

Receipts.		\$
Rates	260 047.22
Payments in Lieu of Rates	1 073.04
Licences	900.45
Government Grants and Recoups	441 470.92
Property Income	40 130.46
Sanitation Charges	19 031.65
Fines and Penalties	316.80
Cemetery Receipts	1 174.00
Other Revenue	59 135.12
W.A. Government Loan Repayments	6 474.70
Sale of Assets	7 450.00
		\$834 204.36
Payments.		\$
Administration:		
Staff	67 553.96
Members	8 200.30
Debt Service	120 086.80
Public Works and Services	330 430.51
Health Services	25 742.14
Bush Fire Control	4 299.92
Cemeteries	1 387.83
Plant and Tools Purchased	15 279.55
Materials Purchased	1 093.00
Donations and Grants	1 933.80
Transfer to Reserve Accounts	8 568.20
All other Expenditure	82 192.80
Swimming Pool	32 602.45
Building—Construction and Maintenance	153 655.10
		\$853 026.36

SUMMARY.		\$
Credit Balance 1/7/83	19 215.50
Receipts 1983/84	834 204.36
		853 419.86
Payments 1983/84	853 026.36
		Cr. \$393.50

BALANCE SHEET AS AT 30 JUNE 1984.
Assets.

Municipal	393.50
CEP Grant	9 842.55
Jolor Grant	2 975.58
Tools	1 916.51
Sundry Debtors	13 304.65
Stocks on Hand	4 499.08
Non-Current Assets	43 077.37
Reserve and Trust Fund Contras	38 293.37
Fixed Assets	944 603.43
Deferred Assets (Loan 50)	42 294.42
		\$1 101 200.46

Liabilities.

Current Liabilities	30 543.04
Non-Current Liabilities	42 077.37
Deferred Liabilities	455 562.24
		\$528 183.65

SUMMARY.

Total Assets	\$1 101 200.46
Total Liabilities	528 183.65
		\$573 016.81

We certify the above figures are correct.

J. S. WATTS,
President.
P. R. WEBSTER,
Shire Clerk.

I have examined the accounts of the Shire of Pingelly for the financial year ended 30 June 1984. The accounts are in order and properly kept in accordance with provisions of the Local Government Act and the accounting directions and have been allowed by me as required by section 632 of the Act.

The balance sheet and related financial reports for the year ended 30 June 1984 are, in my opinion, prepared in a manner which is in substantial compliance with the Local Government Act accounting directions and reflect a true and fair view of the affairs of the Shire.

M. J. BREMAN, F.A.S.A. C.P.A.,
Local Government Auditor.

TOWN OF NORTHAM.

Acting Building Surveyor.

IT is hereby notified for public information that Keith Wayne Beer will be Acting Building Surveyor for the Town of Northam for the period 24 September 1984 to 2 November 1984.

B. H. WITTBER,
Town Clerk.

CONTROL OF VEHICLES (OFF-ROAD AREAS)
ACT 1978.

LITTER ACT 1979.

City of South Perth.

IT is hereby notified that Council has appointed Mr. Scott Galioway as an authorised person for the purpose of the Control of Vehicles (Off-Road Areas) Act 1978 and the Litter Act 1979 for the whole of the City of South Perth, for the purpose of carrying out the duties in accordance with the powers contained in the aforementioned Acts.

It is further advised that the appointment of Mr. Charles Edward Strickland as an authorised person is revoked.

P. A. BENNETTS,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

DOG ACT 1976-1977.

Shire of Dumbleyung.

IT is hereby notified for public information that the appointment of Mr. Dennis Ellis as an authorized officer under the provision of the Dog Act 1976-1977 is hereby cancelled.

G. E. WHEELER,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

DOG ACT 1976-1977.

Shire of Dumbleyung.

IT is hereby notified for public information that Mr. Lawrence James Balcombe has been appointed an authorized officer under the provisions of the Dog Act 1976-1977.

G. E. WHEELER,
Shire Clerk.

SHIRE OF WEST PILBARA.

IT is hereby notified for general information that Mr. Keith Aurelian White has been appointed to the position of Acting Shire Clerk for the period 22 October 1984, to 16 November 1984, inclusive.

E. F. GODWIN,
President.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

City of Bunbury.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Bunbury City Council held on 29 August 1984 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Municipality of the City of Bunbury in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year 1 July 1984 to 30 June 1985.

Dated this 31st day of August, 1984.

A. G. MCKENZIE,
Mayor.

Schedule.

General Rates: 1.319 cents in the dollar on the unimproved values.

Urban Farm Land: 0.6595 cents in the dollar on the unimproved values.

Rubbish Removal: \$37.45 per year for once weekly service.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

COUNTRY TOWNS SEWERAGE ACT 1948.

Shire of Dumbleyung.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Dumbleyung Shire Council, held on 7 August 1984, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the district of the Shire of Dumbleyung in accordance with the provisions of the abovementioned Acts.

Dated this 3rd day of September, 1984.

O. D. DARE,
President.

G. E. WHEELER,
Shire Clerk.

Schedule of Rates Levied.

General Rate:

.702 cents in the dollar on Unimproved Capital Values.

8.274 cents in the dollar on Gross Rental Values.

Sewerage Rate: 5.5 cents in the dollar on Gross Rental Values.

Health Services:

\$35 pa removal 1 bin once weekly.

\$60 pa removal 2 bins once weekly.

\$60 pa removal 1 incinerator weekly.

\$90 pa removal 2 incinerators weekly.

Minimum Rate Assessment:

\$40 per assessment—Dumbleyung and Kukerin Townsites only.

\$25 for Pedestal Sewerage Rate—Non rateable properties.

Government non-rateable properties subject to Sewerage charges described by the Country Towns Sewerage Act.

LOCAL GOVERNMENT ACT 1960.

COUNTRY TOWNS SEWERAGE ACT 1948.

Koorda Shire Council.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Koorda Shire Council held on 8 August 1984 it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960 and the Country Towns Sewerage Act 1948.

Schedule of Rates Levied.

General Rate:

Rural lands 6.087 cents in the dollar on the unimproved values of properties.

Kujja, Dukin and Mollerin townsites 6.087 cents in the dollar on the unimproved values of properties.

Koorda Townsite 24.48 cents in the dollar on the annual values of properties.

Minimum Rates:

Seventy-five dollars (\$75) per block—Municipal Fund.

Thirty dollars (\$30) per block—sewerage area.

Seventy-five dollars (\$75) per block—Pearman Street Specified area.

Rubbish removal charge \$45 per annum for one standard bin per week.

Sewerage Rates: 20 cents in the dollar on gross rental values and:— service charges of a commercial nature \$390 per connection, and service charges of an institutional type \$70 per pedestal and \$30 for each additional pedestal etc.

Differential Rates—Pearman Street: 20 cents in the dollar on gross rental value, specified area, outside the subsidised sewerage area.

Penalty: A penalty of 10 per cent will be added to all rates outstanding as at 31 January 1985, on municipal fund rates only.

Discount: A discount of 10 per cent will be allowed on municipal fund rates only, if full payment is received within 35 days of the date of service on the assessment notice.

N. GREAVES,
President.

W. FELGATE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Wyndham-East Kimberley.

Memorandum of Imposing Rates and Charges.

To whom it may concern,

AT a meeting of the Wyndham-East Kimberley Shire Council held on 28 August 1984, it was resolved that the rates and charges as specified hereunder be imposed on all rateable property within the district of the Shire of Wyndham-East Kimberley in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911, and the General Valuation, effective 30 June 1984, be phased in over a three year period in accordance with section 548A of the Local Government Act in respect of rates levied on unimproved Capital Values.

Dated this 29th day of August, 1984.

M. F. TROWBRIDGE,
President.

M. N. BROWN,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rates:

11.0 cents in the dollar on gross rental values.

8.5 cents in the dollar on unimproved values.

Minimum Rate: \$75 per lot, location or other piece of land.

Rubbish Charge:

\$110 Household.

\$130 Commercial/Industrial.

ERRATUM.

LOCAL GOVERNMENT ACT 1960.

City of South Perth.

Notice of Intention to Borrow.

Proposed Loan (No. 167) of \$217 000.

WHEREAS an error occurred in the above heading to the notice published in *Government Gazette* No. 64 dated 31 August 1984 at page 2823 it is corrected as follows.

"Proposed Loan (No. 167) of \$217 000." should read "Proposed Loan (No. 167) of \$127 000."

LOCAL GOVERNMENT ACT 1960.

Town of East Fremantle.

Notice of Intention to Borrow.

Proposed Loan (No. 134) of \$80 000.

PURSUANT to section 610 of the Local Government Act 1960 the Town of East Fremantle hereby gives notice that it proposes to borrow, by the sale of debentures, money on the following terms: \$80 000 for 10 years repayable at the Commonwealth Bank—Palmyra by 20 equal half-yearly instalments of principal and interest (Purpose: Resealing of District Roads and Footpaths).

Schedule and estimate of the cost thereof and statements required by section 609 are open for inspection of ratepayers at the office of the Town of East Fremantle between the hours of 8.30 a.m. and 4.00 p.m. Mondays to Fridays for 35 days after the publication of this notice.

Dated 18th September, 1984.

I. G. HANDCOCK,
Mayor.

M. G. COWAN,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Town of East Fremantle.

Notice of Intention to Borrow.

Proposed Loan (No. 135) of \$145 000.

PURSUANT to section 610 of the Local Government Act 1960 the Town of East Fremantle hereby gives notice that it proposes to borrow, by the sale of debentures, money on the following terms: \$145 000 for 5 years repayable at the Commonwealth Bank—Palmyra by 10 equal half-yearly instalments of principal and interest (Purpose: Purchase of Plant including Mobile Garbage Bins for the provision of a new Rubbish Service.)

Schedule and estimate of the cost thereof and statements required by section 609 are open for inspection of ratepayers at the office of the Town of East Fremantle between the hours of 8.30 a.m. and 4.00 p.m. Mondays to Fridays for 35 days after the publication of this notice.

Dated 18th September, 1984.

I. G. HANDCOCK,
Mayor.

M. G. COWAN,
Town Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960.

Town of Armadale.

Proposed Loans (No. 220) of \$150 000;
(No. 223) of \$50 000; (No. 224) of \$50 000.

THE period of Loan 224 should read "6 years" and not "10 years" as shown in *Government Gazette* of 31 August 1984.

Dated this 18th day of September, 1984.

I. K. BLACKBURN,
Mayor.

J. W. FLATOW,
Town Clerk.

CORRIGENDUM.**LOCAL GOVERNMENT ACT 1960.**

Shire of Cuballing.

Proposed Loan No. 48.

THE notice published regarding the above on page 2239 of the *Government Gazette* No. 51 dated 27 July 1984, is amended as follows:—

Delete "period of eight years, repayable by 16 equal half yearly instalments" and insert period of four years repayable by 8 equal half yearly instalments.

L. G. GROUT,
President.

G. W. FOSTER,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 52) of \$100 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purposes: \$100 000 for a period of 4 years repayable at the Office of Council by 8 equal half yearly instalments of Principal and Interest. Purpose: Road Construction Plant.

Estimate of cost as required by section 609 of the Act are available for inspection at the Offices of the Council, during normal office hours for a period of 35 days after publication of this notice.

V. L. WINTLE,
President.

R. G. BOYES,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 53) of \$25 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purposes: \$25 000 for a period of 4 years repayable at the Office of Council by 7 equal half yearly instalments and one final instalment of Principal and Interest. Purpose: Provision of Club-rooms at the Norseman Bowling Greens.

Plans and estimates of Cost as required by Section 609 of the Act, are available for inspection at the Offices of the Council, during normal office hours for a period of 35 days after publication of this notice.

Repayments of instalments of Principal and Interest in respect of the loan will be met by the Norseman Bowling Club and will not affect Local Authority rates.

V. L. WINTLE,
President.

R. G. BOYES,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Mt Marshall.

Notice of Intention to Borrow.

Proposed Loan (No. 91) of \$100 000.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Mt Marshall hereby gives notice that it proposes to borrow money by the sale of debenture on the following terms and for the following purpose: One hundred thousand dollars (\$100 000) for five (5) years, repayable at the Office of the Council,

Bencubbin, in Ten (10) equal half-yearly instalments of principal and interest. Purpose: Purchase of Plant and Dozer reconditioning.

Specifications and estimates of costs as required by section 609 of the Act are available for 35 days following publication of this notice.

Dated this 17th day of September, 1984.

N. J. GOBBART,
President.

G. K. MARTIN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Mt. Marshall.

Notice of Intention to Borrow.

Proposed Loan (No. 93) of \$10 000.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Mt. Marshall hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: Ten thousand dollars (\$10 000) for ten (10) years repayable at the Office of the Council, Bencubbin, in twenty (20) equal half yearly instalments of principal and interest. Purpose: Purchase of Office Furniture.

Specifications and estimates of costs as required by section 609 of the Act are available for 35 days following publication of this notice.

Dated this 17th day of September, 1984.

N. J. GOBBART,
President.

G. K. MARTIN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Serpentine-Jarrahdale.

Notice of Intention to Borrow.

Proposed Loan (No. 60) of \$120 000.

PURSUANT to section 610 of the Local Government Act 1960 (as amended) the Shire of Serpentine-Jarrahdale hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$120 000 for a period of 9 years at the ruling rate of interest, repayable in 18 equal half-yearly instalments of principal and interest at the Office of the Shire of Serpentine-Jarrahdale: Purpose for the construction of roads, road drainage and footpaths.

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

Dated this 4th day of September, 1984.

H. C. KENTISH,
President.

L. E. MANN,
Shire Clerk.

CORRIGENDUM.**LOCAL GOVERNMENT ACT 1960.**

Shire of Wongan-Ballidu.

Proposed Loan (No. 114) of \$130 000.

THE term of the above loan as published on page 1648 of the *Government Gazette* dated 15 June 1984, should have read 10 years and not 20 years as published.

I. P. BARRETT-LENNARD,
President.

ALLAN SELKIRK,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Municipality of the City of Perth.

By-law No. 64—Town Planning Classification or Zoning By-law for the Land and/or Buildings in the North Perth/Mount Hawthorn/Wembley/Leederville Area being Part of the City of Perth Municipal District—Amendment.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 16 April 1984 to make and submit for confirmation by the Governor the following amendment to By-law No. 64:—

That the following portion of land being:—

Portion of Swan Location 658 and being Lot 473 on plan 2334 (Sheet 1) and being the whole of the land contained in Volume 1386 Folio 959.

Be and is hereby excised from Zone No. 1 classification and reclassified and included in the Zone No. 14 classification and the North Perth/Mount Hawthorn/Wembley/Leederville Area Zoning Plan No. 64 be and is hereby amended accordingly.

Dated this 17th day of April, 1984.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

Municipality of the City of Perth.

By-law No. 64—Town Planning Classification or Zoning By-law for the Land and/or Buildings in the North Perth/Mount Hawthorn/Wembley/Leederville Area being Part of the City of Perth Municipal District—Amendment.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 16 November 1981 to make and submit for confirmation by the Governor the following amendment to By-law No. 64:—

That the following portions of land being:—

Portion of Swan Location 661 and being Lot 17 on Plan 4686 and being the whole of the land contained in Certificate of Title Volume 1037 Folio 165 (No. 103 Scarborough Beach Road corner Shakespeare Street.)

Being portion of Swan Location 661 and being Lot 16 on Plan 4686, and being the whole of the land contained in Certificate of Title Volume 1037 Folio 434 (No. 101 Scarborough Beach Road).

Be and is hereby excised from Zone No. 16 classification and reclassified and included in the zone No. 7A classification and the North Perth/Mount Hawthorn/Wembley/Leederville Area Zoning Plan No. 64 be and is hereby amended accordingly.

Dated this 13th day of May, 1984.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Port Hedland.

By-laws Relating to the Port Hedland Airport.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 14 June 1984 to make and submit for confirmation by the Governor the following by-laws:

Application.

1. These by-laws shall apply to and be in force within the whole of the Area of the district of the Shire of Port Hedland.

Interpretation.

2. In these by-laws, unless the context otherwise indicates or requires, the following terms shall have the meanings respectively assigned to them, that is to say:—

“Act” means the Air Navigation Act 1920 as amended of the Commonwealth of Australia or any other Act or Acts of the Commonwealth relating to air navigation for the time being in force.

“Aircraft” means any machine or craft that can derive support in the atmosphere from the reactions of the air.

“Airport” means all that portion of land under the ownership and control of the Council used and known as the Shire of Port Hedland Airport whilst and so long as licensed for the purpose of an Airport under the Regulations.

“Airport Manager” means the officer appointed by or under the authority of the Shire who for the time being shall be the appointed “Foreman-Airport” of the Shire and who shall be responsible for directing and controlling traffic of Aircraft on and about the Airport when not under the control of Air Traffic Control, directing crew, passengers or any other person within the precincts of the Airport, the parking and movement of all vehicles within the precincts of the Airport and the enforcement of these by-laws together with all such other powers as may be given or conferred upon him by the Shire in his capacity as the responsible officer of the Shire for the operation of the Airport.

“Bus” has the same meaning as Omnibus in the Road Traffic Act 1974.

“Car Park” means that portion of the Airport set aside for the purpose of parking vehicles which may be designated in accordance with these by-laws to be used for the parking of vehicles.

“Deputy Reporting Officer” means any person appointed by or under the authority of the Shire who under the supervision of the Airport Manager shall control and supervise the movement of aircraft, direct crew, passengers and any other person anywhere within the precincts of the Airport supervise and direct the movement of vehicles within the precincts of the Airport and enforce these by-laws in relation to the same and generally supervise the use of the Airport.

“Half-fare passengers” includes students who have received a discounted adult fare by reason of, being engaged in full time study at a secondary or tertiary educational institution.

“Local Government Act” means the Local Government Act 1960, as amended, or any Act for the time being in force amending or in substitution therefor.

“Movement” means the takeoff or landing of an aircraft in whatever manner within the precincts of the Airport.

“Non regular public transport” means any aircraft other than regular public transport.

“Owner” includes lessee, charter and person for the time being in possession or control of an aircraft.

“Park” means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, or complying with the provisions of any law, or of immediately taking up or setting down persons or goods.

“Parking Stall” means a section or part of a road or of a car park which is marked or defined whether by painted lines, metallic studs or by signs for the purpose of indicating where a vehicle may park or take up or set down persons or goods and the use of which may be restricted as to the length of time for which a vehicle may park or take up or set down persons or goods and the class of vehicle that may so do, which may include public, hire car, Government, official, Council staff, taxis, buses and motor cycles.

“Pilot” means the person actually controlling an aircraft at the relevant time and if there is no such person, then the person entitled to be in control.

“Ranger” means any person appointed by or under the authority of the Shire as a ranger and whose duties include the control and supervision of the standing and parking of vehicles within the Airport and the enforcement of these by-laws.

“Regular public transport” means any aircraft engaged in a commercial flight and which is operated regularly according to a time-table available in advance.

“Regulations” means the Air Navigation Regulations made under the Act and for the time being in force by virtue of the Act.

“Schedule” means the schedule to these by-laws.

“Shire” means the Shire of Port Hedland.

"Sign" means a traffic sign, mark, structure or device placed or erected on or near a road or in a car park for the purpose of regulating or directing traffic.

"Stand" in relation to a vehicle means to stop a vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law.

"Taxis" has the same meaning as taxi-car in the Road Traffic Act 1974.

"Traffic Island" means any physical provision other than lines marked on a road to guide vehicles.

"Vehicles" includes buses, motor cycles and bicycles.

Any term defined in the Act or Regulations shall have the same meanings in these by-laws unless inconsistent with the context or subject matter hereof.

Use by Aircraft.

3. (1) The owner of every aircraft shall be entitled upon and subject to compliance with these by-laws to use the Airport for the landing, servicing and departure of his aircraft and the embarkment and disembarkment of passengers and freight.

(2) Unless and until so determined by the Airport Manager, the Airport shall not be open to use for flying where the surface of the Airport may be or may reasonably be expected to be unsafe for landing or departure of aircraft.

Provided that in case of emergency, landings may be made, entirely at the owner's risk, upon the Airport.

Building, Council Approval, Notices, etc.

4. (1) Subject to the Act and Regulations, the Shire may erect, make or place upon the Airport in such positions as it may see fit such buildings, terminals, structures, runways, landing strips, roads, barriers, conveniences, amenities, car parks, signs, notices, markings and other things as it may see fit for the more complete, effective, convenient and safe use and enjoyment of the Airport as a landing ground for aircraft.

(2) (a) Any person who desires to erect any building, refuelling site, structure, improvement, or make any excavation, provide or remove fencing, carry out planting of trees, or do any other thing ("the works") within or about the Airport must first apply to the Shire for permission to do so on Form 2 in the Schedule at least seven (7) days prior to commencement of the works.

(b) The Shire may grant permission to carry out the works upon such conditions as the Shire thinks fit including without limiting the generality of the foregoing the imposition of a security bond to the satisfaction of the Shire of not less than five per cent (5%) of the value of the works.

(c) The Shire may grant permission to carry out the works subject to the payment of rental or other consideration for the use of the land upon which the works are proposed to be carried out.

(d) The Shire may requisition such information relating to the works as it in its absolute discretion thinks fit.

(3) None of the works referred to in Clause (2) hereof shall be commenced until an "Authority to Commence Work" as forms part of Form 2 has been granted by the Shire.

(4) No exemption from any by-law including the Uniform Building By-laws and Health By-laws and Regulations shall result by reason of the grant of the permission of the Shire to any proposed building, refuelling site or other structure, improvement or thing being constructed on the Airport.

(5) The Shire may from time to time set apart and grant authority for any land building or improvement or any part of a building structure or improvement within the Airport to be used (upon such terms and conditions as the Shire may stipulate) by any person for the conduct of any business considered by the Shire to be an amenity or operation of benefit to the Airport.

(6) Except in accordance with an authority granted under By-law 4 (5) and the terms and conditions of that authority, a person shall not, within the Airport, either personally or by his servant or agent or otherwise howsoever, or as the servant or agent or otherwise howsoever of another person:

- (a) sell, for delivery within the Airport, or supply any goods or services;
- (b) carry on, or solicit for, any business; or
- (c) erect, display or contribute or communicate by sound, any advertisement or public notice.

Operation of Hire Vehicles at Airport.

5. (1) Save with the prior consent in writing of the Shire no person shall:
 - (a) Provide a service or carry on the business of hiring self drive rental vehicles within the boundaries of the Airport;
 - (b) Solicit for any business of hiring self drive rental vehicles within the boundaries of the Airport;
 - (c) Deliver to or collect from the Airport any self drive rental vehicle that has been reserved for hire;
 - (d) Do any act or thing that may facilitate a person:
 - (i) Hiring a self drive rental vehicle to;
 - (ii) Collecting a self drive rental vehicle from; or
 - (iii) Delivering a self drive rental vehicle to:

a hirer of self rental vehicles within the boundaries of the Airport.
- (2) Nothing in this by-law contained or implied shall apply to taxis.

Right of Entry to Airport.

6. (1) Save as herein provided, a person other than:
- (a) a person lawfully employed upon duties in or about the supervision and control of the Airport or of any business the conduct of which has been authorized pursuant to By-law 4 (5) or in respect of any self drive vehicle rental business consented to pursuant to By-law 5 or in or about the arrival, departure or servicing of, or other attention upon aircraft lawfully using the Airport; or
 - (b) a passenger or intending passengers by aircraft lawfully using the Airport; shall not enter or remain upon the Airport or any part thereof.
- (2) The Shire may from time to time designate or set apart any specified part or parts of the Airport;
- (a) To which only persons from time to time designated by the Shire shall be admitted;
 - (b) To which persons other than those mentioned in By-law 6 (1) (a) shall not be admitted;
 - (c) To which the general public, or any limited classes of the general public, may be admitted, either at all times or at specified times, or for limited periods and generally upon such terms and conditions as the Shire may determine.
 - (d) To which no vehicle may be admitted or to which a limited class of vehicles may be admitted or to which vehicles may be admitted only on such terms and conditions as the Shire may determine.
- (3) Signs, markings or notices may be placed by the Shire at the Airport indicating the limits of any part of the Airport set apart for any special or limited use under By-law 6 (2).
- (4) Notwithstanding the provisions of this by-law and By-law 10 the Shire may on special occasions, for such instance, as an aerial pageant or other event of public interest, make such arrangements for the control of the Airport and charge such fees for participation and for admission as it may by resolution impose.
- (5) No person shall bring, or permit to stray, on to the Airport any horse, cattle, sheep, goat or other animal without authority from the Shire. Any such animal so found trespassing without authority may be removed from the Airport by any officer or employee of the Shire, or by any other person authorized so to do.

Conduct of Persons on Airport.

7. Every person admitted to or being upon the Airport shall whilst thereon behave himself in a proper and becoming manner and so as not to cause any annoyance or inconvenience to any other person lawfully thereon; and shall obey any directions given to him by the Airport Manager, Deputy Reporting Officer or any person acting under them, or under authority of the Shire, for the purpose of the conduct of people, the movement of people, vehicles and aircraft, the preservation of order, or the promotion of or the facilitation of the lawful use and enjoyment of the Airport.
8. Any person, whether or not a passenger or intending passenger on an aircraft, who the Airport Manager, Deputy Reporting Officer, may consider to be intoxicated or under the influence of liquor so as to make his presence on the Airport dangerous to himself or others, or offensive to others, or otherwise undesirable, may be refused admission to the Airport, or if upon the Airport may be removed by the Airport Manager, or Deputy Reporting Officer or any person acting under the direction of the Airport Manager, Deputy Reporting Officer or Shire.
9. A person shall not use any building, structure, convenience or amenity provided upon the Airport for any purpose other than that for which it is provided or intended, or destroy, remove, obliterate, deface alter or otherwise interfere with any fence, barrier, notice, sign, or marking designed or intended for the direction, guidance, warning, control of or information for people or vehicles on or about the Airport.

Fees, Charges, Etc.

10. (1) The Shire may require the owner of every aircraft using the Airport to pay fees as specified in the Schedule and approved by the Department of Aviation provided that if at any time the scale of fees permitted by the Act and Regulations to be charged for the use of the Airport as a landing ground for aircraft be less in any way particular than the scale in the Schedule then the fee in any such particular shall be that which is so permitted to be charged by the Act and Regulations.
- (2) In the case of an aircraft or an owner using the Airport on a regular basis the Shire may allow payment of an annual or other periodic charge in respect of the movement of such aircraft of such amount as the Shire may deem fit provided that such charge shall not exceed the total fees that would otherwise be payable under these by-laws in respect of the actual movement of the aircraft in question.
- (3) If any aircraft remains on the Airport for more than twenty-four (24) hours a fee shall be payable as for one movement for each day after the first day during which it so remains provided that this provision shall not apply to aircraft parked or housed within parts of the Airport that have been set aside by the Shire under By-law 4 (5).
- (4) Every owner of any aircraft which it is intended shall land upon or depart from the Airport shall give to whichever of the Airport Manager, Deputy Reporting Officer is from time to time nominated by the Shire notice of sufficient length of time (where practicable not less than one hour) before the time of any anticipated movement to enable the necessary arrangements to be made. Where extra expense is incurred by the Shire through failure to give adequate notice the owner of the aircraft shall on demand pay to the Shire the extra expense so incurred by the Shire.

11. (1) The fees payable under sub-by-law 10 (1) shall be payable at or before the time of the movement of the aircraft or at such time as may be specially fixed by the Shire; other charges and expenses under sub-by-law 10 (2), sub-by-law 10 (3) and sub-by-law 10 (4) shall be payable upon demand and for the purpose of which demand the pilot of the relevant aircraft shall be deemed to be the agent of the owner.

(2) Any fee, charge or expense payable in accordance with these by-law shall constitute a debt due by the owner of the aircraft concerned and may be recovered by the Shire from him in any court of competent jurisdiction.

Parking and Standing of Vehicles on Airport.

12. The Shire may designate and mark out any car park or parking stall on any part of the Airport as it shall think fit and such designation or marking out shall be in such a form as the Shire thinks fit.

13. No person shall park or stand a vehicle in any part of the Airport other than in a car park or parking stall designated or set apart by the Shire for that purpose.

14. The Shire may affix such conditions to the parking or standing of vehicles as it thinks fit including conditions as to length of time for which a vehicle may park or stand or the class of vehicle which may do so.

15. Unless a sign shall indicate to the contrary in respect of that specific area no person shall stand or park a vehicle in a parking stall on a road otherwise than parallel to the kerb or edge of the road as the case may be and as close thereto as practicable and wholly within such stall and headed in the direction of the movement of traffic on the side of the road on which the stall is situated.

16. Where a parking stall, whether in a road or car park or any car park is reserved for the parking or standing of vehicles of a particular class or designated for a particular use, no person shall stand or park in any part of that parking stall or car park, any vehicle other than those of the class for which the car park or parking stall is reserved or use the parking stall or car park other than in accordance with the particular use to which the car park or parking stall may be put.

17. Where a maximum parking or standing period is specified on any sign or in any other way which is attributable to a parking stall or car park a person shall not permit a vehicle to remain parked or standing in that car park or parking stall for longer than the period specified and no person shall park or stand such vehicle again in that car park or parking stall unless the vehicle has first been removed from that car park or parking stall for not less than twenty minutes.

18. The Shire may declare that the provisions of the last preceding by-law shall not apply during periods on particular days or times nominated by the Shire.

19. The Shire may impose a fee upon drivers of vehicles for parking or standing a vehicle in any car park or parking stall.

20. No person shall permit a vehicle to remain parked or standing in a car park or parking stall without first having paid any fee which the Shire may from time to time impose upon the parking or standing of such vehicles nor shall any person permit a vehicle to remain parked or standing in a car park, or parking stall after the expiration of the period for which the prescribed fee has been paid or is payable and during a period for which a further fee is prescribed unless such further fee is paid.

21. Unless otherwise directed by the Airport Manager, Deputy Reporting Officer or Ranger or any person acting under their control, no person shall park a vehicle in a parking stall otherwise than wholly within the boundaries, if any are designated, of that parking stall.

22. No person shall park or stand a vehicle so as to obstruct an entry to, an exit from or a carriageway, passage or roadway within a car park or the Airport or beyond the limits of any defined roads within the Airport.

23. No person shall permit a vehicle to park or stand on any part of a car park or parking stall whether or not such parking or standing would otherwise be allowed when the Airport Manager, Deputy Reporting Officer or Ranger directs the driver of such vehicle to move it.

24. No person shall park or stand or attempt to park or stand a vehicle in a parking stall in which another vehicle is standing provided that this clause shall not prevent the parking or standing of more than one motor cycle or bicycle in an area designated for the parking of motor cycles and/or bicycles.

25. No person shall permit a vehicle of one class to park or stand in a car park or parking stall which is at the time set aside for use by vehicles of another class.

26. No person shall park or stand a vehicle or permit a vehicle to stand on any road so as to cause an obstruction thereof.

27. No person shall park or stand a vehicle or permit a vehicle to park or stand on a road abreast or alongside a standing or parked vehicle unless the Airport Manager, Deputy Reporting Officer or Ranger shall so direct.

28. No person shall park or stand a vehicle or permit a vehicle to park or stand on a road or elsewhere within a distance of one metre of a fire hydrant.

29. No person shall park or stand a vehicle or permit a vehicle to park or stand on any part of a pedestrian crossing provided that it shall not be an offence against this clause;

(a) if the driver of such vehicle is prevented from proceeding by circumstances beyond his control,

(b) if it is necessary for him to stop on such a crossing in order to avoid an accident.

30. Where the parking or standing of a vehicle in a parking stall car park or on any road is restricted in duration to a particular length of time and a vehicle remains parked there for greater than that period, the fine applicable shall increase by the amount of the initial fine for each successive period equal to that for which parking or standing was allowed provided that the total fine does not exceed the amount mentioned in the Schedule.

31. Any person who commits or causes a breach of any of the respective provisions of these by-laws relating to the parking or standing of vehicles on the Airport shall be liable to penalty not exceeding the amounts respectively mentioned in the Schedule.

32. The Airport Manager, Deputy Reporting Officer and Ranger or other employee of the Shire empowered to do so may enforce such of these by-laws as relate to the parking or standing of vehicles on the Airport by:—

- (1) Completing an infringement notice in the form or substantial in the form of Form 1 in the Schedule; and
- (2) Placing it on the windscreen or some other conspicuous place on the vehicle that it is alleged is in breach of these by-laws.

The placement of an infringement notice as aforesaid shall be deemed to be service of it.

33. Any person who does not contest an allegation that he committed an offence against a provision of these by-laws relating to the parking or standing of vehicles on the Airport may pay to the Shire within 28 days after the commission of the offence the applicable penalty mentioned in the Schedule. Production of an acknowledgement from the Shire of payment of such penalty within the time aforesaid shall be a defence to a charge of the offence in respect of which the modified penalty has been paid.

34. Where an alleged offender:

- (a) informs the Shire that he declines to pay any modified penalty provided for in these by-laws; or
- (b) omits to send or deliver to the Shire payment of the modified penalty within the time specified in the preceding by-law or in such extended time the Shire allows;

the Shire may take proceedings against the alleged offender in a court of Petty Sessions for breach of these by-laws.

General.

35. A person who in any respect contravenes or fails to comply with any of these by-laws commits an offence and where no other penalty is provided shall be liable to a penalty not exceeding five hundred dollars (\$500.00) and in addition such person may if upon the Airport be summarily removed therefrom by any police officer, Airport Manager, Deputy Reporting Officer or any person acting under the direction of the Airport Manager, Deputy Reporting Officer or the Shire.

36. The Shire in its absolute discretion may either generally or for specific use waive all or any of the requirements of these by-laws.

Schedule.

PART 1.

SCALE OF FEES.

1. Aircraft Movement:

- (1) Passenger Levies on regular public transport at Port Hedland Airport:
Adult passengers—\$3.00.
Half fare passengers—\$1.50.
- (2) Landing Charges on non-regular public transport at Port Hedland Airport:

Seat Capacity	Charge per Landing	Daily Maximum
1—4	\$10	\$30
5—10	\$20	\$60
Greater than 10	\$30	\$90

2. Penalties for breach of by-laws relating to parking and standing of vehicles. The fine for the breach of any by-law relating to the parking or standing of vehicles (except as provided by By-law 30) is \$25.00.

PART 2.

INFRINGEMENT NOTICE.

Form 1.

SHIRE OF PORT HEDLAND

INFRINGEMENT NOTICE

..... (Vehicle No.) (Make/Type)

It is alleged that at a.m./p.m. on day
of 19....., at Port Hedland Airport you committed
the offence indicated hereunder by an [X] in breach of
By-law of the Shire of Port Hedland relating to the
Port Hedland Airport.
Employee of Shire
Position: Airport Manager/Deputy Reporting Officer, Ranger, Other
(Specify)

MODIFIED PENALTY \$25.00

- Parking or standing other than in a car park or parking stall in breach of By-law 13 or 15 or 21.
- Parking or standing in a car park or parking stall set aside for another use in breach of By-law 16.
- Parking or standing for longer than period allowed in breach of By-law 14 or 17.

SCHEDULE—continued

- [] Parking or standing in area designated for different class of vehicle in breach of By-law 14 or 17 or 25.
- [] Failure to pay prescribed fee or further fee for parking or standing in breach of By-laws 19, 20.
- [] Parking or standing a vehicle so as to obstruct entry to or exit from or carriageway, passage or roadway within a car park of the Airport in breach of By-law 22 or 26.
- [] Failing to move a vehicle as directed by the Airport Manager, Deputy Reporting Officer or Ranger in breach of By-law 23.
- [] Double parking or standing in breach of By-law 24 or 27.
- [] Parking or standing within 1 metre of a hydrant in breach of By-law 28.
- [] Parking or standing on a pedestrian crossing in breach of By-law 29.
- [] Other.

Fine \$

- [] Continued parking or standing in car park or parking stall in breach of By-laws 14 or 17 (fine calculated in terms of By-law 30 by multiplying the penalty referred to above by the number of successive periods the vehicle remains in breach beyond the initial period).

Take notice that you will be deemed to be the person who committed the above offence unless within twenty-one (21) days of the date which this notice was left in or on the vehicle you inform the Shire or an employee of the Shire of the identity and address of the offender or furnish information to the Shire or an employee of the Shire from which the Shire or an employee of the Shire may be satisfied that the vehicle had been stolen or was being unlawfully used at the time the offence is alleged to have been committed.

You may dispose of this matter either:

- (a) By payment of the modified penalty as shown within twenty-eight (28) days of the date of this notice to the Cashier, Shire of Port Hedland, McGregor Street, Port Hedland, Monday to Friday, between the hours of 9.00 a.m. and 4.00 p.m.; or
- (b) Sending the modified penalty to Shire of Port Hedland, P.O. Box 41, Port Hedland WA 6721.

If the modified penalty is not paid within the time specified, Court proceedings may be instituted against you.

PLEASE MAKE CHEQUES PAYABLE TO SHIRE OF PORT HEDLAND AND PRESENT THIS NOTICE

PART 3

Form 2

Shire of Port Hedland

APPLICATION TO CARRY OUT WORKS AT PORT HEDLAND AIRPORT

I/We No.
 Address (Office Use Only)
 Date.....

Propose to carry out the following work upon Port Hedland Airport (Include a proposed programme detailing the manner in which the work is to be carried out) and request approval to commence this work on
 and advise that the work will be completed by
 and that the value of the work will be \$

I/We agree to:

- (1) Supply such further information concerning the proposed work as the Shire may request.
- (2) Comply with all Acts, By-laws and Regulations applicable to the proposed works and to carry out all conditions imposed by the Shire in connection therewith.
- (3) Lodge a bond of \$ being five per cent (5%) of the value of the work which will be refunded to me/us upon completing the work to the satisfaction of the Airport Manager.
- (4) Comply with all instructions of the Airport Manager, Deputy Reporting Officer, or other employee of the Shire as is authorized to so instruct.

I/We acknowledge that no work may be commenced before the "Authority to Commence Work" attached hereto has been issued to me/us by the Shire.

Signed

AUTHORITY TO COMMENCE WORK

Date

To:

Address:

.....

SCHEDULE—*continued*

The Shire of Port Hedland hereby gives the person/s named upon this Authority permission to carry out the work mentioned above, subject to:

Conditions Required by Council

.....

Shire Clerk

Dated this 15th Day of June, 1984.

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

[L.S.]

A. A. CARTER,
 President.

L. S. ROGERS,
 Shire Clerk.

Recommended—

JEFF CARR,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th Day of
 September, 1984.

R. G. COOPER,
 Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of Albany.

By-law Relating to the Establishment and Operation of Accommodation for
 Holiday Purposes—No. 40.

IN pursuance of the powers conferred on it by the abovementioned Act, the Council
 of the Town of Albany hereby records having resolved on 27 February 1984 to make
 and submit for confirmation by the Governor the following by-law:

Citation.

1. This by-law may be cited as the Town of Albany By-law (Holiday Accommodation) No. 40.

Repeal.

2. The resolution of the Municipality of the Town of Albany published in the
Government Gazette on 12 October 1979 adopting the Local Government Draft
 Model By-laws (Holiday Accommodation) No. 18 is hereby revoked.

Application.

3. This By-law shall apply to the whole of the Municipality of the Town of
 Albany.

Interpretation.

4. In this by-law, unless the context otherwise requires:

“Council” means the Council of the Municipality of the Town of Albany;

“Holiday Accommodation” means accommodation comprising two or more cabins,
 apartments, chalets, cottages, or flats which, by way of trade or business, or
 for the purpose of any trade or business, is held out as being available or is
 made available for holiday purposes for occupation by persons other than
 the proprietor;

“Proprietor” means the owner or occupier of the land on which holiday accom-
 modation is situated.

Registration.

5. (1) A proprietor shall not permit the occupation or use of holiday accom-
 modation unless:

- (a) the land can be lawfully used for the purposes of holiday accommodation;
- (b) the land and the units have been registered by the Council under this
 by-law; and
- (c) the annual registration fee has been paid.

(2) The annual registration fee shall be either \$2 per annum for each unit of
 holiday accommodation situated on the land or \$20 per annum for the land without
 regard to the number of units, whichever is the greater.

6. A proprietor shall make written application to the Council for registration
 before commencing work on the establishment of any holiday accommodation.

7. Every application to the Council pursuant to Clause 6 of this by-law shall be accompanied by a plan for the retention of the Council together with specifications and particulars setting out:

- (a) the location of the land to be registered;
- (b) a site plan drawn to scale showing the layout of the various units on the land together with all roads, sanitary and ablution facilities, plumbing and drainage details, and an electrical diagram;
- (c) the materials used and the methods of construction of all buildings;
- (d) the provision to be made for fire prevention; and
- (e) such additional information as the Council may require.

8. The Council shall not register any holiday accommodation unless the appropriate provisions of any Town Planning Scheme in force under the Town Planning and Development Act 1928 have been complied with.

9. (1) The Council may approve an application for registration of holiday accommodation with or without conditions and any such conditions shall be complied with by the proprietor;

(2) where the Council approves an application for registration it shall issue to the applicant a certificate to that effect containing details of the land and accommodation approved; and

(3) the proprietor shall ensure the certificate is prominently displayed at all times so as to be legible to patrons and prospective patrons.

10. Subject to this by-law, the registration of any holiday accommodation under this by-law:

- (a) in the case of an original application has effect on and from the date of approval and expires on 30 June next following that date, except where approval is effected in the month of May or June when it shall extend to 30 June in the year next following; and
- (b) in the case of a renewal, has effect on the payment of the registration fee from 1 July to 30 June in the following year.

Structure.

11. No person shall establish, maintain or conduct holiday accommodation unless the buildings and any appurtenances thereto are so constructed, maintained and conducted that:

- (a) all partition walls of multi-unit accommodation are constructed of material having a minimum fire rating of one hour;
- (b) each room of each unit has a minimum height from floor to ceiling of 2.4 metres;
- (c) every room intended for sleeping purposes has at least one door to an area not used for sleeping purposes of at least 760 mm in width and 1.95 metres in height and is provided with artificial light;
- (d) every room intended for sleeping purposes contains not less than 11 cubic metres of air space per adult and 8.5 cubic metres of air space per child calculated for each person who sleeps in that room and for the purposes of this by-law any air space more than 3 metres above floor level shall be disregarded;
- (e) the entrance of each unit has clearly indicated in indelible lettering the maximum number of persons permitted to occupy the unit; and
- (f) where the holiday accommodation includes cabins, apartments or chalets there are communal toilets, ablutionary, laundry and other facilities to the number and nature prescribed in the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974, reckoned as if each unit of holiday accommodation were a site within the meaning of those Regulations but excepting from the reckoning any unit of holiday accommodation that has self-contained toilet, ablutionary and laundry facilities.

Accommodation Types.

12. A person shall not construct a unit of holiday accommodation unless it conforms to one of the following types:

- (a) a cabin—a one room unit constructed without cooking, toilet, ablution or laundry facilities and having a minimum floor area of 9.2 square metres;
- (b) an apartment—a unit including toilet and ablution facilities but not including cooking facilities having a minimum floor area of 14 square metres;
- (c) a chalet—a unit including cooking facilities with or without toilet and ablution facilities having a minimum floor area of 27.5 square metres;
- (d) a cottage—a detached self-contained unit including cooking, toilet, ablution and laundry facilities and having a minimum floor area of 46 square metres; and
- (e) a holiday flat—a unit including toilet, ablution and laundry facilities and a cooking and dining area physically separated from the sleeping area, and having a minimum floor area of 27.5 square metres designed for use as a separate tenement in a building containing two or more such tenements,

Fire Fighting Appliances and Precautions.

13. (1) Where a reticulated water supply is available, and is capable of delivering water at the required quantity and pressure the proprietor shall provide approved fire hose reels.

(2) Where fire hose reels are provided—

- (a) no part of any unit shall be beyond the reach of a nozzle end of a fully extended hose reel, but the length of hose on any hose reel shall not be less than 18 m or more than 36 m;
- (b) they shall comply with the Australian Standards A155 or 1221 "Fire Hose Reels" and be installed in accordance with the relevant provisions of the Australian Standards C.A. 18 "Installation of Portable Fire Extinguishers and Hose Reels";
- (c) the water pressure at the nozzle end of every hose reel, when fully extended, shall be not less than 200 KPA with the 6.5 mm nozzle fully opened; and
- (d) the minimum size of any water main inclusive of upstand on which fire hose reels are installed shall not be less than 25 mm.

(3) Where sub clause (2) of this Clause does not apply, the proprietor shall provide not less than one water type fire extinguisher having a capacity of not less than 9 litres and conforming with the requirements of the Australian Standards A31, for each six units, installed at a central location within 30 m of any unit on the land.

14. (1) Where the proprietor stores bulk quantities of flammable liquid or liquefied petroleum gas within any land registered for the purposes of use as holiday accommodation all such substances shall be stored in accordance with the Flammable Liquid Regulations, 1967, and S.A.A. L.P. Gas Code CB 20.

(2) Oil fuel installations coming within the scope of the Australian Standard Code CB 5 shall be provided with either one dry chemical type extinguisher having a capacity of not less than 9 kg and conforming with the requirements of the Australian Standards A137 or one halogenated hydro-carbon type extinguisher having a capacity of not less than 5 kg and conforming with the requirements of Australian Standards A163.

(3) The fire fighting appliances referred to in this By-law shall be clearly designated by red markers and carry name plates approved by the W.A. Fire Brigades Board.

15. The proprietor shall maintain in proper working order and condition, all fire extinguishers and hose reels in accordance with the requirements of the Australian Standards C.A. 18 "Installation and Maintenance of Portable Fire Extinguishers and Hose Reels" and shall arrange with the W.A. Fire Brigades Board, or any person approved by that Board for the periodical inspection and testing of all extinguishers and fire reels.

16. The proprietor shall at all times maintain the land free of debris and material that is a fire hazard, and shall not permit the lighting of outdoor fires other than in incinerators and barbecues approved by the Council.

17. (1) No person other than the proprietor shall take onto any land registered for the purposes of use as holiday accommodation any flammable liquid or liquefied petroleum gas in excess of 20 litres excluding that contained in the tanks or cylinders of vehicles or boats.

(2) A person shall not do any cooking in a cabin or an apartment.

Occupancy.

18. Except with the prior written approval of the Council:

- (a) no person shall occupy a unit of holiday accommodation or more than one unit in the same registered location for an aggregate period of more than six months in any consecutive twelve months; and
- (b) a proprietor shall not permit any unit or units of holiday accommodation to be occupied by the same person for an aggregate period of more than six months in any consecutive twelve months.

Penalty.

19. (1) Any person committing a breach of this by-law is guilty of an offence and shall be liable to a penalty not exceeding \$500 and payment of any penalty shall not relieve any person from the liability to rectify any breach of this by-law.

(2) Any person who permits a breach of this by-law to continue after conviction is liable to a fine not exceeding \$50 in respect of each day on which the offence so continues.

20. (1) Where a proprietor is convicted of an offence against this by-law and thereafter again contravenes any provision of this by-law, the Council by notice in writing served upon him and where he is not the owner of the land, upon the owner, can cancel the registration of the land or units used for the purposes of holiday accommodation and subject to the succeeding provisions of this by-law that land or unit shall thereupon cease to be used for the purposes of providing holiday accommodation.

(2) The provisions of sub-clause (1) of this clause may be applied in relation to any unit or to the whole of the land used for the purposes of holiday accommodation.

Appeal.

21. (1) A person aggrieved by:

- (a) the cancellation of the registration in relation to any land or units on any land;
- (b) by the refusal of Council to register or to renew the registration of any land or unit on any land; or
- (c) the provisions of any condition imposed by the Council in approving an application for registration,

may within 14 days after the receipt by him of the notice of the decision, appeal to the Minister against the decision and pending the determination by the Minister the land or unit may, where it was in use for the purposes of providing holiday accommodation, continued to be so used.

(2) The determination by the Minister on an appeal under this Clause is final and where the appeal is dismissed the land or unit shall forthwith cease to be used for the purpose of providing holiday accommodation unless a further registration is approved by the Council pursuant to this by-law.

Dated this 5th day of July, 1984.

The Common Seal of the Town of Albany was hereunto affixed by authority of the Council in the presence of—

[L.S.]

J. M. HODGSON,
Mayor.

I. R. HILL,
Town Clerk.

Recommended for approval—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Waroona.

By-Law Relating to Fencing.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Shire of Waroona hereby records having resolved, on the 23rd day of August, 1983 to make and submit for confirmation of the Governor, the following by-law:—

1. Interpretation.

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

“Commercial” in relation to any land means land that is zoned or used for commercial purposes under an approved town planning scheme of the Council.

“Dangerous” in relation to any fence means a fence that is dangerous by reason of its faulty design, construction, deterioration of constituent materials, damage by termites, changes in ground level, or other causes subsequent to construction.

“Dividing Fence” means a fence that separates the lands of different owners, whether the fence is on the common boundary of adjoining lands or on a line other than the common boundary.

“Fence” means any fence or wall and includes a retaining wall.

“Industrial” in relation to any land means land that is zoned or used for industrial purposes under an approved town planning scheme of the Council.

“Residential” in relation to any land means land contained within the townsites of Waroona, Hamel and Yalgorup exclusive of commercial, industrial and rural land.

“Rural” in relation to any land means land that is designated in an approved town planning scheme as such or is used for rural purposes.

“Surveyor” means the Building Surveyor to the abovementioned Municipality.

2. A person shall not commence to erect, proceed with the erection, rebuild, reconstruct or alter any fence hood, pergola or ornamental hood to gateways, or attached to a fence exceeding 1.22 m in height abutting on or within 3 m of a street alignment unless and until he has lodged with the Council two copies of the plan and specification of the proposed hood or pergola or the proposed alterations or reconstruction and the Council has approved a copy of the plan and specification.

3. A person shall not commence to erect, proceed with the erection, rebuild, reconstruct or alter any fence exceeding 2.4 m in height until he has lodged with the Council two copies of the plan and specification of the fence proposed to be built, rebuilt or reconstructed and the Council has approved of that plan and specification.

4. A person shall not erect a fence on the frontage or side of an allotment at the intersection of two streets which exceeds the height of 1 m for a distance of 9 m from the intersection except in the case where the Council has granted special approval for a fence to be constructed to a greater height under the Uniform Private Swimming Pool By-Laws. A fence on a side street shall be constructed for a distance from the corner of at least 9 m along that street, of a design and materials similar to those of the fence along the frontage of the allotment. On industrial land a link mesh fence may be permitted of a greater height than 1 m if the Council is satisfied that it does not materially affect the visibility of the intersection and its approaches in respect of the drivers of vehicles in either street.

(5) A person shall not erect or affix or allow to remain upon any fence surrounding property owned or occupied by him, any barbed wire, broken glass, or other wire with spiked or jagged projections, except on commercial or industrial land and providing such wire, glass or projections is not less than 2.1 m vertically above the level of the ground immediately thereunder, and is not used on a fence erected on the alignment of a street or public place.

6. A person shall not cover any fence with secondhand galvanised iron or any other secondhand material unless he shall have received the written consent of the Council, which consent the Council may, in its discretion, grant or refuse on such terms and conditions as it deems fit but no secondhand galvanised iron shall be used within 7.5 m of a street on any residential land.

7. Subject to Clause 6, a person may construct a fence of brick, concrete, masonry, wrought iron, tubular steel, link mesh or timber sheathed with pickets, palings, boarding, asbestos, new galvanised iron or any other materials approved by the Council. On rural land, in addition to the foregoing materials, a person may erect a fence of posts and wire or posts and rails.

8. A person shall not erect a retaining wall unless and until he has lodged with the Council a plan and specification in accordance with the provisions of Uniform Building By-law 31.3.

9. The owner or occupier of any land on which there is a dangerous fence, shall at his own expense when required by the Council in writing to do so, take down, or repair or rebuild such fence within the period stipulated, with such period not exceeding 35 days.

10. The repair and maintenance of other fences or portions of fences not within 7.5 m of a street alignment shall be carried out in accordance with the provisions of the Dividing Fences Act, 1961.

11. For all zoned areas in the Shire of Waroona Town Planning Schemes Nos. 1, 3 and 4, other than the residential and rural areas, the provisions of this by-law relating to the "Residential Area" shall apply, provided the Council shall be empowered to grant a permit for the erection of a fence inconsistent with the provisions of these by-laws where it considers such fence would be more suitable to the particular locality in which it is to be placed, or to the type of activity in operation or proposed for the land it encloses.

12. A fence constructed to the specifications shown in Schedules 1 and 2 shall be considered a sufficient fence for the purpose of the Dividing Fences Act 1961.

13. Any person who does anything in contravention of any provisions of this by-law or who fails to carry out a duty or requirements under this by-law commits an offence and is liable on conviction to a penalty—not exceeding \$100.00.

Schedule 1.

Fencing on Residential Land.

(a) Dividing fence along side boundary: For a distance of 7.5 m from the street alignment the fence shall comprise either:—

(i) a brick or concrete wall of a height of not more than 600 mm; or

(ii) link mesh extending to a height of not more than 1 m above the ground.

Thereafter the fence shall be as follows:—

Front corner posts shall be 125 mm x 125 mm x 2 m and rear corner posts shall be 125 mm x 125 mm x 2 m and intermediate posts shall be 125 mm x 75 mm x 2 m all spaced at not more than 3 m centres.

All posts shall have tops with 10 mm weather and shall be sunk at least 600 mm into the ground.

Corner posts shall be strutted two ways with 100 mm x 50 mm soles and 75 mm x 50 mm struts.

Posts shall be checked for two rows of rails.

Rails shall be 75 mm x 50 mm each rail spanning two bays of fencing with joints staggered.

Fences other than of brick or concrete shall be covered for the first 7.5 m with link mesh and for the next bay by 75 mm x 18 mm sawn pickets or palings of graduated length rising from 1 m to 1.5 m.

Schedule 1.—*continued.*

Thereafter fence shall be covered with 75 mm x 18 mm x 1.5 m sawn pickets or palings.

All pickets or palings shall be placed 75 mm apart and shall be double nailed to each rail.

(b) Dividing fence along rear boundary: Corner posts shall be 125 mm x 125 mm x 2 m and intermediate posts shall be 125 mm x 75 mm x 2 m spaced at not more than 3 m centres.

All posts shall have tops with 10 mm weather and shall be sunk at least 600 mm into the ground.

Corner posts shall be strutted two ways with 100 mm x 50 mm soles and 75 mm x 50 mm struts.

Intermediate posts shall be double yankee strutted with 150 mm x 25 mm x 450 mm struts.

Posts shall be checked for two rows of rails.

Rail shall be 75 mm x 50 mm each rail spanning two bays of fencing with joints staggered.

Fences shall be covered with 75 mm x 18 mm x 1.5 m palings placed 75 mm apart, double nailed to each rail.

(c) Where all portion of the side boundary of one lot forms all or portion of the rear boundary of another lot, the provisions relating to rear boundaries shall apply to such boundary portion thereof.

Schedule 2.

Rural Land.

The fence shall be constructed of sawn, split or round wooden, steel or reinforced concrete posts set not less than 450 mm in the ground and not less than 1.2 m out of the ground. Posts shall be placed not more than 3 m apart unless droppers of a type approved by the Council, are used with a wooden post fence and then the wooden posts must be placed at not more than 10 m centres with droppers every 3 m.

Strainers shall be placed 900 mm in the ground suitably and securely strutted at all corners, gateways and fence angle lines but not exceeding 200 m apart except where an all steel post fence is erected and then the strainers shall be not more than 160 m apart.

Any alternative type of fence must be approved by the Council.

All gates to be of a type which can be swung or alternatively gates made of wire to at least the same standard as the fencing. The retaining material of the fence shall be of sheep-proof type, consisting of ringlock, mesh or rabbit netting or such other products as the Council may from time to time approve, or alternatively, six plain (not less than 2.5 mm) or barbed galvanised wires, securely fastened or threaded to wooden posts. If steel posts are used seven plain or barbed, galvanised wires may be used. At least two wires, either or alternatively plain or barbed, shall be fitted. All wire shall be wrapped around strainer posts and strained tight. Where fences are on the road boundaries barbed wires must be placed on the property side of the posts.

The fencing design and construction shall be in accordance with accepted good farming practices.

Dated this 20th July, 1984.

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

J. H. ISEPPI,
President.

R. T. GOLDING,
Shire Clerk.

[L.S.]

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

CEMETERIES ACT 1897.

Karrakatta General Cemetery (Reserve 745) By-Laws.

IN pursuance of the powers conferred upon them by the abovementioned Act, the Trustees of the Karrakatta Cemetery hereby record having resolved on 26 July 1984 to make and submit for confirmation by the Governor, the following by-laws.

The by-laws made by the Trustees of the Karrakatta Cemetery under provision of the Cemeteries Act 1897 published in the *Government Gazette* on 8 July 1970 and amended from time to time, are referred to in these by-laws as the Principal By-laws.

The Principal By-laws are amended as under:—

The First Schedule is deleted and the following substituted:—

First Schedule.

The following fees shall be payable upon application for burial, cremation or other services detailed hereunder and shall apply from 1 September 1984.

1. Burial Fees:

(a) Interment.

	\$
Adult Burial	250
Government Burial	125
Child Burial (under 7 years)	125
Stillborn Burial (without memorial service)	55

(b) Grant of Right of Burial.

Approval to any refund on an unexpired Grant of Right of Burial shall be at the absolute discretion of Trustees and in any event, the refund approved shall not exceed the amount originally paid for the Grant of Right of Burial.

Ordinary Land (2.4 m x 1.2 m)	375
Pre-need Purchase, Land Selected by Applicant or Land Reserved in Advance	430
Special Land in View of Position	550
Reserved Land	430
Jewish Orthodox lawn (incl. Stars of David)	410

(c) Memorial Plaques.

Park Section

380 mm x 280 mm	205
560 mm x 305 mm	280
Jewish Orthodox lawn	270

2. Exhumation Fee	500
Reinterment after Exhumation	250

3. Monumental Permit Fee.

New Monument with Kerbing	80
New Lawn Area Type Monument	65
Additions to any Monument	35
Renovations and Additional Inscriptions	25

4. Enclosing with Tiles (2.4 m x 1.2 m)	65
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5. Annual Maintenance (keeping neat and free from weeds)

Grave:—

2.4 m x 1.2 m per annum	35
2.4 m x 2.4 m per annum	50

6. Cleaning Up Fee.

Hourly Rate	20
Minimum Fee	40

7. Funeral Director's Licence.

(a) Annual Fee	80
(b) Single Interment	20

8. Copy of Grant of Right of Burial	40
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9. Penalty Fees (chargeable in addition to scheduled fees).

Interment Without Due Notice (By-law 15)	30
Late Arrival (By-law 31)	30
Late Departure (By-Law 32)	30
Interment of Oblong or Oversized Casket	75
Interment or Cremation on Saturday, Sunday or Gazetted Public Holiday	100

10. Cremation Fees.

(a) Adult Cremation	160
(b) Child (under 7 years)	80
(c) Government Cremation	80
(d) Stillborn Cremation (without memorial service and including scattering of ashes to the winds)	20

First Schedule—*continued*

11. Disposal of Ashes: The tenure on all cremation memorials shall be 25 years from the date of receipt of the scheduled fee.

	\$
(a) Niche Wall.	
Single Niche (including standard plaque)	135
Double Niche (including standard plaque)	205
Second Inscription	65
Plaque for Reserved Position—Single	50
Plaque for Reserved Position—Double	90
Military Niche (not including plaque)	90
(b) Memorial Wall.	
Single Position (including standard plaque)	180
Double Position (including standard plaque)	305
Second Inscription	65
(c) Garden of Remembrance.	
Includes standard plaque and reservation for second interment	160
(d) Ground Niche.	
Plaque and 6 Line Inscription	330
Additional Lines (maximum 4)	35
Special Position	405
(e) Memorial Rose Bush.	
Garden Position with reservation for three (3) further interments	545
Plaque for Reserved Position	75
Each Further Interment	105
(f) Family Shrub.	
Individual Shrub with reservation for three (3) further interments	705
Plaque for Reserved Position	75
Each Further Interment	105
Ground Niche Plaque—Extra	150
(g) Memorial Desk (position only).	
Single Position	245
Special Single Position	320
(h) Memorial Granite Seat.	
Seat in Position (plaque extra cost)	825
(i) Other Fees.	
Family Grave—No Attendance	50
Family Grave—Attendance at Interment	80
Postage of Ashes—Overseas	65
Postage of Ashes—Within Australia	45
Collection of Ashes from Office	35
Transfer of Ashes to new Position (plus cost of plaque if required)	35
Acceptance and Registration of Ashes from Outside Crematoria	35
Scattering of Ashes to the Winds	25
(j) Non-standard Memorials by Quotation.	

The by-laws set out in the above Schedule were made by the Karrakatta Cemetery Board at a duly convened meeting of the Board held on 26 July 1984.

Given under the Common Seal of the Karrakatta Cemetery Board by authority of the Trustees.

[L.S.]

C. L. HOWARD,
Chairman.

E. W. BULLOCK,
Acting Administrator.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of September, 1984.

R. G. COOPER,
Clerk of the Council.

FISHERIES ACT 1905.
Fisheries Notice No. 166.

PURSUANT to sections 9 and 11 of the Act, I hereby prohibit the taking of Southern Bluefin Tuna

(*Thunnus maccoyii*) by all persons in Western Australian waters from the date of this notice until 30 September 1984.

H. D. EVANS,
Minister for Fisheries and Wildlife.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1984			1984
Sept. 7	8A1984	Sterile Disposable Blood Transfusion Sets (1 year period)—various	Sept. 27
Sept. 7	23A1984	Autoclavable Disposable Plastic Forceps and Autoclavable Plastic Forceps/ Tubing Clamps (1 year period)—various	Sept. 27
Aug. 31	662A1984	Spectacles for prisoners (1 year period)—Prisons Department	Sept. 27
Sept. 7	28A1984	Intravenous Cannulae (1 year period)—various	Sept. 27
Sept. 7	668A1984	Four Wheel Drive 30 kW Trenching Machine (one only)—P.W.D.	Sept. 27
Sept. 7	678A1984	22 Seater Diesel Powered School Bus (one only)—Education Department	Sept. 27
Sept. 14	689A1984	Retroflective Guide Sign Panels—M.R.D.	Sept. 27
Sept. 14	697A1984	Black Lace-up Shoes (3 000 pairs approx.)—Prisons Dept	Sept. 27
Sept. 7	34A1984	Cleaning and Polishing Products (1 year period)—various	Oct. 4
Aug. 10	609A1984	Penstocks for Subiaco Wastewater Treatment Plant—M.W.A. (\$50 deposit is required for these documents)	Oct. 4
Sept. 7	677A1984	X-Ray Equipment for Room 2 at Royal Perth (Rehabilitation) Hospital—R.P.H.	Oct. 4
Sept. 14	696A1984	Four-metre Single Axle Caravans (7 only)—A.P.B.	Oct. 4
Sept. 21	703A1984	Word Processing System for the State Taxation Department	Oct. 4
Sept. 21	706A1984	Fluosilic Acid for M.W.A. (1984—1985)	Oct. 4
Sept. 21	5A1984	Two-ply Disposable Face Masks, Sterile Polyethylene Drapes and Surgeons Aprons (1 year period)—various Government Departments	Oct. 11
Sept. 21	39A1984	Electro-Cardiograph Electrodes (1 year period)—various Govt Depts	Oct. 11
Sept. 21	41A1984	Disposable Sterile Luer Syringes and Single Piece Insulin Syringes (1 year period)—various Government Departments	Oct. 11
Sept. 21	44A1984	Needles Luer Injection Sterile Disposable (1 year period)—various Govt Depts	Oct. 11
Aug. 17	634A1984	Variable voltage variable frequency controllers for Subiaco Wastewater Treat- ment Plant—M.W.A. (\$50 deposit is required for these documents)	Oct. 11
Sept. 14	98A1984	Polishers and Vacuum Cleaners (Industrial and Domestic Type) (1 year period)—various departments	Oct. 11
Sept. 14	688A1984	Water Bore Casing (2 500 metres)—M.W.A.	Oct. 11
Sept. 14	690A1984	F.R.P. Primary Effluent Pipes for the aeration facilities at Subiaco Waste- water Treatment Plant—M.W.A. (\$50 deposit is required for these docu- ments)	Oct. 11
Sept. 21	698A1984	Diesel Locomotive Wheels (920 approx.)—Westrail	Oct. 11
Sept. 21	699A1984	Car and Wagon Wheels 155 mm (1 200 approx.) and 187 mm (600 approx.) —Westrail	Oct. 11
Sept. 21	700A1984	Wheels for Diesels Railcars (27 only)—Westrail	Oct. 11
Sept. 21	701A1984	Car and Wagon Tyres (300 approx.)—Westrail	Oct. 11
Sept. 21	702A1984	Axles for Railway Rolling Stock (narrow and standard gauge)—Westrail	Oct. 11
Sept. 21	704A1984	130 kW Diesel Powered Cab/Chassis (one off to three off)—M.R.D.	Oct. 11
Sept. 21	705A1984	130 kW Tandem Axle Diesel Powered Cab/Chassis (one off to three off)— M.R.D.	Oct. 11
Aug. 24	649A1984	Computed Tomographic Unit—Sir Charles Gairdner Hospital	Oct. 18
Sept. 14	691A1984	Stoplog for Subiaco Wastewater Treatment Plant—M.W.A. (\$50 deposit is required for these documents)	Oct. 25
<i>Service</i>			
Aug. 17	38A1984	Conduct of funerals of deceased indigent persons in Metropolitan Area (one year period)	Sept. 6

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1984			1984
Sept. 7	669A1984	1982 Gemini TF Panel Van (MRD 5750) and 1980 Land Rover Flat Top (MRD 4861) at East Perth	Sept. 27
Sept. 7	670A1984	Collins 204H Hydropactor Roller (MRD 485) at East Perth	Sept. 27
Sept. 7	671A1984	Wacker VPH70 Plate Compactor (PW 5529) at Kalgoorlie	Sept. 27
Sept. 7	672A1984	1983 Holden WB Utility (MRD No. 6493) at Kununurra	Sept. 27
Sept. 7	673A1984	1982 Commodore VH Station Sedan (XQN 297) "Recalled" at Kununurra	Sept. 27
Sept. 7	674A1984	1964 Ford D Series Truck (UQC 047) at Yalgoo	Sept. 27
Sept. 7	675A1984	1973 Chamberlain C6100 Tractor (UQM 050) at Gnangara	Sept. 27
Sept. 7	676A1984	1976 Holden HZ 1 Tonne Utility (UQZ 848); 1980 Holden HZ Utility (XQK 328); 1979 Isuzu Utility (XQK 300); 1982 Ford Falcon XE Sedan (XQN 153); 1965 Bedford TK Table Top Truck (UQE 460); 1968 Bedford TK Tip Truck (UQE 934); 1965 Ford D500 Tipper (UQE 483); 1978 Toyota FJ55 Station Wagon (XQM 486) at Gnangara	Sept. 27
Sept. 7	681A1984	Holden HK Panel Van (Qld 399 001) at Eucla	Sept. 27
Sept. 14	682A1984	Mercury (approx. 55 kg) at East Perth	Oct. 4
Sept. 14	683A1984	1982 Toyota RN 46 4 x 4 Utility (XQN 052) at Kununurra	Oct. 4
Sept. 14	684A1984	1982 Ford Falcon GL Station Sedan (XQO 038) at East Perth	Oct. 4
Sept. 14	685A1984	1980 Daihatsu F50 4 x 4 Hard Top (XQK 144) at Geraldton	Oct. 4
Sept. 14	686A1984	Chamberlain F1000 Front End Loader (UQX 109) at East Perth	Oct. 4
Sept. 14	687A1984	1980 Holden VB Commodore Sedan (XQI 850) and 1978 Holden HZ One tonne (XQG 599) at Derby	Oct. 4

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

Date of Advertising	Schedule No.	For Sale	Date of Closing
1984			1984
Sept. 14	692A1984	1971 Komatsu Fork Lift Truck (UQG 438) at Welshpool	Oct. 4
Sept. 14	693A1984	1980 Gemini TE Sedan (XQI 886) at Broome	Oct. 4
Sept. 14	694A1984	1978 Toyota Dyna Double Cab (XQF 491, XQF 493) and 1971 Bedford (4 x 2) Table Top Truck (UQH 668) at Ludlow	Oct. 4
Sept. 14	695A1984	1983 Commodore VH Sedan (MRD 6468); 1982 Commodore VH Sedan (MRD 6034); 1983 Holden WB Panel Van (MRD 6467); 1983 Rodeo KB26 Utility (MRD 6483); 1982 Isuzu KB26 Utility (MRD 5822) at East Perth	Oct. 4
Sept. 21	707A1984	Repco 646 Super Engine Analyser (MRD 1001) at East Perth	Oct. 11
Sept. 21	708A1984	Removal of Sludge at Kwinana Wastewater Treatment Plant—M.W.A.	Oct. 11
Sept. 21	709A1984	1982 Mitsubishi Utility (MRD 6271) at Kununurra	Oct. 11
Sept. 21	710A1984	Toyota FJ45 Landcruiser Van (XQH 362) (not serviceable) at Derby	Oct. 11
Sept. 21	711A1984	1976 John Deere CJD 894 Backhoe Loader (MRD 205) at East Perth	Oct. 11

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.

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate
589A1984	Mobile Recirculating Air Conditioning Unit— Education Department	Selby Scientific	\$27 525
<i>Purchase and Removal</i>			
568A1984	Item 1: Isuzu Exhaust Pipe Fittings	M. Corry	\$10
	Item 2: Toyota Exhaust Pipe Fittings	M. Corry	\$10
	Item 3: Landrover Side Panels	B. Thompson	\$23
	Item 4: Scrap Copper and Brass P.W.D.	Simsmetal Ltd	\$1/kg
591A1984	Cavalier Caravan (XQU 456)—P.W.D.	T. J. Leath	\$610
598A1984	60 tonnes Linotype Metal—Government Printing Office	Berjak and Partners	\$705.67 per tonne
618A1984	Transarc Mains Welding Plant 4400 (PW 244) with Cables and Trolley—P.W.D.	C. D. Dodd	\$362.10
620A1984	Davleco Pedestrian Vibrating Roller (MRD 591) with Trailer (MRD 451)—P.W.D.	R. Guest	\$250
624A1984	1984 Stihl 038 Avseg Chainsaw (No. FD 6590)—Forests Department	F. Graham	\$55
637A1984	1982 Holden One Tonne Utility Model WB (MRD 6390)—P.W.D.	Gorman & Sons	\$4 525
647A1984	1981 LJ80V Suzuki Hard Top Van (XQM 056)—P.W.D.	G. Longyear	\$2 119.89
653A1984	Item 1: 1980 Toyota Commuter Bus RH42RB JGRQ (MRD 5033)	R. A. Netherway	\$2 577
	Item 2: 1980 Toyota Commuter Bus RH42RB JGRQ (MRD 5035)	R. Green	\$2 500
<i>Extension of Contract</i>			
548A1981	Maintenance of Medical Gas Equipment at various Hospitals (extended to 23 December 1984)—Health Department	Medical Sales & Service C.I.G. Medishield Ramsay	
<i>Supply and Delivery</i>			
81A1984	Scalpel Blades, Scalpel Handles, Stitch Cutters—various Government Departments:		
	Items 1-13	B.D.F. Australia Ltd	Details on application
	Item 13	Smith & Nephew (Australia) Pty Ltd	\$11 per 100
85A1984	Ammunition—various Govt Depts:		
	Items 1-27, 29	Olin Australia Ltd—Winchester Division	Details on application
	Items 13, 17, 18	Boustead Australia Ltd	Details on application
	Items 17, 27, 28, 29	Hyams Wholesalers Pty Ltd	Details on application
	Item 30	W.A. Leather Agencies	\$28.50/1 000

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.**Accepted Tenders—continued*

Schedule No.	Particulars	Contractor	Rate
381A1984	Cast Iron Reflux Valves—M.W.A.:		
	Item 1	Wormald Machinery Valve Group	\$155 each
	Item 2	Wormald Machinery Valve Group	\$480 each
	Item 3	The Dobbie Dico Meter Co. (W.A.) Pty Ltd	\$548 each
	Item 4	Wormald Machinery Valve Group	\$1 175 each
368A1984	Combined Portable Defibrillator with E.C.G. Monitor and Heart Rate Alarm—various Government Departments	Medtel Pty Ltd	\$6 590 each
480A1984	Inductive Loop Vehicle Detectors—M.R.D. (Items 1-6)	T.S.A. Traffic Systems Australia Pty Ltd	Details on application
582A1984	Crushed Aggregate—Albany Division—M.R.D.	The Readymix Group (W.A.)	Details on application
583A1984	Crushed Aggregate—Narrogin Division—M.R.D.	The Readymix Group (W.A.)	Details on application
584A1984	Shearing Shed and Sheep Feedlot—Department of Agriculture	Mills & Hassall (1966) Co.	\$43 289
587A1984	Mammary Prosthesis—various Govt Depts	Cancer Foundation of W.A. (Inc.)	\$50 each
588A1984	V.H.F. Low Band Multi-channel Transceivers—Forests Department	Radio Frequency Systems	\$600 each

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
74/84	Renovation of shower recess to 15 houses at South Hedland. Documents also available at M.R.D. South Hedland	Tuesday, 2 October
78/84	Supply and delivery of crushed aggregate, Weeli Wolli Quarry, Newman-Port Hedland Road	Tuesday, 9 October
72/84	Design, supply and erection of a general purpose shed at the Sandfire Depot. Documents also available at M.R.D., South Hedland	Tuesday, 2 October
76/84	Supply and erection of a general purpose shed at M.R.D. Depot, Narrogin	Tuesday, 9 October
79/84	Internal/External painting to 3 M.R.D. Houses, Albany. Documents also available from M.R.D., Albany	Tuesday, 2 October

D. R. WARNER,
Secretary, Main Roads.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 10 September 1984.

THE following appointments have been approved:—

R.G. No. 94/71.—That Mr. Frederick Peter Rafferty has been appointed as Assistant District Registrar of Births and Deaths for the Plantagenet Registry District to maintain an office at Mount Barker during the absence on leave of Mr. A. J. Laing. This appointment dates from 17 September 1984 to 16 November 1984.

R.G. No. 70/72.—That First Class Constable Neil Stephen Bradley Trevenen has been appointed as Assistant District Registrar of Births and Deaths for the Geraldton Registry District to maintain an office at Dongara during the absence on leave of Senior Constable S. Leaver. This appointment dates from 10 September 1984 to 21 October 1984.

R.G. No. 69/72.—That First Class Constable Raymond Murray Smith has been appointed as Assistant District Registrar of Births and Deaths for the

Plantagenet Registry District to maintain an office at Denmark during the absence on leave of Senior Constable G. K. Moore. This appointment dates from 10 September 1984 to 30 September 1984.

R.G. No. 52/71.—That Second Class Sergeant Roy Thomas Harper has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the East Kimberley Registry District to maintain an office at Wyndham during the absence on leave of Second Class Sergeant J. T. Culverweil. This appointment dates from 10 September 1984 to 22 October 1984.

R.G. No. 95/72.—That Mr. David Charles Crabtree has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Murchison Registry District to maintain an office at Mount Magnet during the absence on leave of Mr. R. L. Humberston. This appointment dates from 27 August 1984 to 7 September 1984.

D. G. STOCKINS,
Registrar General.

EXPLOSIVES AND DANGEROUS GOODS
ACT 1961.

Notice of Appointment.

MADE by the Chief Inspector of Explosives and Dangerous Goods with the approval of the Minister. UNDER section 47 of the Explosives and Dangerous Goods Act 1961 the Chief Inspector of Explosives and Dangerous Goods has appointed Graeme Ronald Spencer, the Officer in Charge of the Woodman Point Explosives Reserve, for the period during which he holds an office for the purposes of this Act, to carry out within the State, under the direction and control in all things of the Chief Inspector of Explosives and Dangerous Goods, all of the provisions of the Explosives and Dangerous Goods Act 1961 insofar as those provisions relate to the storage, keeping and carriage of explosives.

H. DOUGLAS,
Chief Inspector of Explosives
and Dangerous Goods.

COAL MINERS WELFARE ACT 1947.

Appointment.

THE Governor in Executive Council has been pleased to deal with the following re-appointments:—

Frederick Roy Hebbard as Chairman of the Coal Miners Welfare Board of Western Australia and

Victor Wilfred Murray and Robert Shaw Ferguson as members of the Coal Miners Welfare Board of Western Australia to 17 July 1985, pursuant to section 9 (1) of the Coal Miners Welfare Act 1947.

D. R. KELLY,
Director General of Mines.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 17 September 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 19 October 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, viz non-payment of rent.

T. McINTYRE,
Warden.

To be heard in the Warden's Court Marble Bar on 19 October 1984.

PILBARA MINERAL FIELD.

Marble Bar District.

Prospecting Licence.

45/83—Goldrim Mining Aust Ltd.
45/84—Goldrim Mining Aust Ltd.
45/85—Goldrim Mining Aust Ltd.
45/86—Goldrim Mining Aust Ltd.
45/87—Goldrim Mining Aust Ltd.
45/88—Goldrim Mining Aust Ltd.
45/89—Goldrim Mining Aust Ltd.
45/90—Goldrim Mining Aust Ltd.
45/93—Duggan, Ian.
45/97—Duggan, Ian.
45/160—Duggan, Ian.
45/162—Duggan, Ian.
45/163—Duggan, Ian.
45/165—Coppin, Langtree Eric Christopher.
45/189—Gerovich, Anthony.
45/191—Duggan, Ian.
45/201—Duffy, Alan Patrick.
45/202—Memmuir, Peter David; Stephenson, Edward Robert; Lansdell, Kimberley Maxwell.

Nullagine District.

Prospecting Licence.

46/107—Carson, Eric Leonard; Fraser, Donald McKenna.
46/108—Morrison, Kimberley John Taylor; Morrison, Archibald John Taylor.
46/109—Morrison, Kimberley John Taylor; Morrison, Archibald John Taylor.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 17 September 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 25 October 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, viz. non-payment of rent.

G. CALDER,
Warden.

To be heard in the Warden's Court, Southern Cross, on 25 October 1984.

YILGARN MINERAL FIELD.

Prospecting Licence.

77/200—Graham, Robert John.
77/207—Congdon, Stanley William.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 17 September 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 24 October 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, viz. non-payment of rent.

D. REYNOLDS,
Warden.

To be heard in the Warden's Court, Coolgardie on October 24, 1984.

COOLGARDIE MINERAL FIELD.

Coolgardie District.

Prospecting Licence.

15/204—Stirling, Ian Robin; Jones, Jeffery.
15/205—Stirling, Ian Robin; Jones, Jeffery.
15/217—Stratmetex Pty. Ltd.
15/218—Stratmetex Pty. Ltd.
15/219—Stratmetex Pty. Ltd.
15/233—Jessop, Edward John.
15/234—Stokes, Emily Elizabeth.
15/239—Stratmetex Pty. Ltd.
15/240—Stratmetex Pty. Ltd.
15/241—Stratmetex Pty. Ltd.
15/242—Stratmetex Pty. Ltd.
15/243—Stratmetex Pty. Ltd.
15/245—Stirling, Ian Robin; Jones, Jeffery.
15/246—Stirling, Ian Robin; Jones, Jeffery.
15/247—Stirling, Ian Robin; Jones, Jeffery.
15/248—Stirling, Ian Robin; Jones, Jeffery.
15/249—Stirling, Ian Robin; Jones, Jeffery.
15/250—Stirling, Ian Robin; Jones, Jeffery.
15/264—McKenna, William James; Atkinson, Arthur Robert.
15/266—Jessup, Patricia Ann.
15/280—Green, Peter Benson.

Kunanalling District.

Prospecting Licence.

16/58—Shane Holdings Pty. Ltd.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 17 September 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 25 October 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, *viz* non-payment of rent.

M. J. STAPP,
Warden.

To be heard in the Warden's Court Meekatharra on 25 October 1984.

MURCHISON MINERAL FIELD.

Meekatharra District.

Prospecting Licence.

- 51/91—Kalgoorlie Resources NL.
51/92—Freeman, William James; Waters, Maxwell Roy.
51/95—Spraggon, Robin Guy.
51/100—Grant, Lorraine.

PEAK HILL MINERAL FIELD.

Prospecting Licence.

- 52/25—McSweeney, Valentine John.
52/26—McSweeney, Valentine John.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 17 September 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 23 October 1984, the licences are liable to forfeiture under the provisions of section 96 (1) for breach of covenant, *viz* non-payment of rent.

M. J. STAPP,
Warden.

To be heard in the Warden's Court Mt. Magnet on 23 October 1984.

EAST MURCHISON MINERAL FIELD.

Black Range District.

Prospecting Licence.

- 57/30—Woinar, Graham William.
57/39—Mainwaring, Ronald Barry; McKrill, William Terrence.
57/48—Kalgoorlie Resources NL.

MURCHISON MINERAL FIELD.

Mt. Magnet District.

Prospecting Licence.

- 58/44—Glasson, Allan Bruce.
58/57—Grose, Albert Franklyn.
58/61—Del-Fante, James Attilio; Del-Fante, Norma Anne.
58/62—Del-Fante, David James.
58/63—Bennett, David William; Duggan, Michael John; Davey, Herbert Ernest.
58/65—Andrews, Timothy John.
58/66—Blizard, Mark Clement.
58/67—Andrews, Edward Keith.
58/68—Blizard, Mark Ronald.
58/69—Mason, Denis.
58/71—Shaw, Frederick William; Young, Ronald Mervyn; Clarke, Thomas Edgar.
58/72—Shaw, Frederick William; Young, Ronald Mervyn; Clarke, Thomas Edgar.
58/73—Johnson, David Kym.
58/74—Lee, Gary Keith; Lee, Amanda.

YALGOO MINERAL FIELD.

Prospecting Licence.

- 59/93—Lever, Robert Alexander.
59/94—Lever, Robert Alexander.
59/111—Guscott, Graeme John.

WESTERN AUSTRALIAN GOVERNMENT
RAILWAYS COMMISSION.

Tender for Supply.

Contract No. 7862-19E.

TENDERS addressed to the Supply Manager, Westrail, Post Office Box 40, Midland 6056 will be accepted until noon on Wednesday 31 October 1984 for:—

The design, manufacture, supply and delivery of four only 42 seat Touring Coaches.

Tender documents are available from Supply Manager, Westrail, Midland. Telephone (09) 274 9514.

WESTRAIL SUPPLY BRANCH.

TENDERS closing at 0900 hours Tuesday, 16 October 1984 are invited for the purchase of a crawler type Caterpillar 583 Pipelayer/Bulldozer. Inspection can be arranged with the Salvage Manager, Mr. Kelly, telephone No. (09) 274 9561.

Tender documents can be obtained by contacting Mr Crispin or Mr Bonomi, telephone No. (09) 274 9524.

COMPANIES ACT 1961-1982.

Supreme Court Rule 125 (2).

No. 69.

In the Matter of Palmerston Corporation Limited
(In Liquidation).

PERSONS having claims against the abovenamed Company must prove their debts or claims before 12 October 1984. Proofs must be forwarded to the Liquidator at c/o Garraway & Partners, 84 Smith Street, Darwin, N.T. 5790 (G.P.O. Box 1999, Darwin, N.T. 5794). Failure to prove will exclude the claimant from any distribution prior to proof.

Dated this 21st day of September, 1984.

A. C. GARRAWAY,
Official Liquidator.

(Garraway & Partners, Chartered Accountants, 84 Smith Street, Darwin, N.T. 5790.)

COMPANIES ACT 1961-1982.

Final Meeting.

D.K.R. Nominees Pty Ltd (In Liquidation).

TAKE notice that the affairs of the abovenamed company are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961-1980 a General Meeting of Creditors and Members of the company will be held at the offices of Horwath & Horwath, Suite 1, 14 Stone Street, South Perth on Friday 19 October 1984 at 3.00 p.m. for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and giving any explanation thereof.

Dated this 13th day of September, 1984.

K. E. JUDGE,
Joint Liquidator,

D.K.R. Nominees Pty Ltd (In Liquidation).
(Horwath & Horwath, Suite 1, 14 Stone Street, South Perth, W.A. 6151.)

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

PETER RAYMOND CARTON of 53 Dallas Crescent, Wanneroo requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased person to send particulars of their claims to him by the date stated hereunder, after which he may convey or distribute the assets having regard only to the claims of which he then has notice.

Last day for claims: 21/10/84.

BEE Florence May, formerly of 32 George Street, Rockingham, but late of Shoalwater Nursing Home, Fourth Avenue, Shoalwater, Widow, died 21/8/83.

Dated at Perth this 17th day of September, 1984.

P. R. CARTON.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last Day for Claims: 22/10/84.

Aubrey, Leon Ernest, late of War Veterans Homes, Alexander Drive, Mount Lawley, Retired Shopkeeper, died 13/8/84.

Barnes, Mrs Muriel Alice, late of Craigwood Convalescent Hospital, Como, Married Woman, died 30/6/84.

Bellis, Stanley James, late of 44 Johnston Street, Wyalatchem, Labourer, died 16/6/84.

Boast, Jack Turner, late of 34a Owen Road, Hamilton Hill, Storeman, died 29/8/84.

Crawford, Annie Esther, late of 6 Thelma Street, Mosman Park, Married Woman, died 17/8/84.

Noack, Raymond Albert Peter, late of 23 Springhill Place Two Rocks, Retired Vigneron, died 7/8/84.

Stubbs, Ellen Benedict, late of Concorde Nursing Home, Anstey Street, South Perth, Widow, died 8/8/84.

Whitaker, Harry, late of Marist Lodge, Hehir Street, Belmont, Retired Farmer, died 22/7/84.

Woodward, Mavis Victoria, late of St. Luke's Nursing Home, Subiaco, Spinster, died 11/8/84.

Dated this 18th day of September, 1984.

L. C. RICHARDSON,
General Manager.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire 23 October 1984.

Archer, Aidan George Halley late of 78 Wellington Road, Morley. Retired Printer. Died 13 July 1983.

Boydell, Broughton late of Quarry Road, Esperance. Retired Farmer. Died 27 March 1984.

Greedy, Robert Roy late of 10 Endeavour Road, Morley. Retired Printer. Died 24 March 1984.

Hamilton, Charles Leslie late of 42 Temple Street, Victoria Park. Retired Butcher. Died 12 October 1983.

Hill, Anne Isabel late of 112 Regency Drive, Thornlie. Married Woman. Died 10 April 1984.

Perkins, Gordon Millard late of 77 Westfield Street, Maddington. Chiropodist. Died 6 April 1984.

Pusey, Llewelyn Alfonso late of 6 Salacia Mews, Burrendah. Retired Mining Supervisor. Died 21 March 1984.

Watson, Robert Wallace late of Thompson Road, Roleystone. Farmer. Died 21 June 1984.

Dated at Perth this 18th day of September, 1984.

Perpetual Trustees W.A. Ltd.,

D. O. D. PRICE,
Divisional Manager,
Trust Services Division.

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 1922-1980 the Company has elected to administer the Estate of Anne Isabel Hill, Married Woman, late of 112 Regency Drive, Thornlie, who died on 10 April 1984.

Dated this 18th day of September, 1984.

Perpetual Trustees W.A. Ltd.,

D. O. D. PRICE,
Divisional Manager,
Trust Services Division.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 22 October 1984, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bennett, Cora, late of Embleton Hospital, Broun Avenue, Embleton, Widow, died 26/8/84.

Bourne, Alice Amelia Louise, late of Braemar Home for the Aged, 214 Canning Highway, East Fremantle, Married Woman, died 6/8/84.

Bozic, Aloyz, late of Sherwood House, 5 Kalamunda Road, South Guildford, Pensioner, died 24/8/84.

Curgenvin, Roy Neville, late of St. Florence Nursing Home, 32 Whatley Crescent, Mt. Lawley, Pensioner, died 3/9/84.

Dalton, Olive May, late of Unit 19 Stirling Court, 295 Harbourne Street, Glendalough, Widow, died 3/9/84.

Foster, Robert Victor, late of Howard Solomon Masonic Hostel and Nursing Home, Hybanthus Road, Lynwood, Retired Security Officer, died 26/8/84.

Gill, Douglas Haigh, late of 25 Solomon Street, Palmyra, Retired Engine Driver, died 25/8/84.

Glossop, Marion Mary, late of San Marcel Hospital, 32 Alexander Road, East Fremantle, Spinster, died 14/8/84.

Grabusts, Alfons, late of 13 Trelion Place, Rivervale, Retired Labelling Machine Operator, died 18/8/84.

Grosse, Keith Charles, late of 22 Williams Road, Nedlands, Clerk, died 29/8/84.

Heidler, Erni Dewi (also known as Sukmah, Erni Dewi, and Emery, Erni Dewi), formerly of Unit 2, 79 Stuart Street, Inglewood, late of 70 Crowther Street, Inglewood, Divorcee, died 1/7/84.

Hicks, Francis George, formerly of 19 Armitage Road, Kelmscott, late of Victoria Park Nursing Home, 38 Alday Street, East Victoria Park, Retired Carpenter, died 5/8/84.

Jeffrey, Ellen Elizabeth, late of 11 Cornell Street, Norseman, Married Woman, died 27/9/83.

Jones, Gladys Maude, late of Kalgoorlie Nursing Home, Dugan Street, Kalgoorlie, Pensioner, died 5/8/84.

Keith, Louis Duncan, late of 10 Lonnie Street, Daglish, Retired Shipping Clerk, died 31/5/84.

McGlashan, Mary Isabella, late of 64 Forrest Street, Fremantle, Widow, died 24/8/84.

McGrath, George William, late of Nazareth House, Winterfold Street, Hilton, Retired Labourer, died 14/4/84.

McMorrow, Redmond Joseph, late of 73 Orrong Road, Rivervale, Retired Clerk, died 24/8/84.
 Phillips, Robert Whitelock, late of Unit 77 Crossleigh Court, 31 Williams Road, Nedlands, Retired Bank Manager, died 22/8/84.
 Rumble, Manford, late of 3 Thorman Place, Boora-
 goon, Retired Farmer, died 15/8/84.
 Rose, John Frederick, late of 224 Railway Parade,
 Bayswater, Social Trainer, died 8/9/84.
 Shaddick, Mack Yule Trevelyan, late of 15 Arthur
 Street, Wubin, Retired Butcher, died 14/6/84.
 Sissons, John Henry, formerly of 72 Shaftesbury
 Avenue, Bayswater, late of Home of Peace, Walter
 Road, Inglewood, Retired Taxi Proprietor, died
 10/7/84.
 Trinidad, Laurence Albert Joseph, late of 112 King
 William Street, Bayswater, Retired Labourer/
 Bricklayer, died 26/8/84.
 Warden, Samuel Dobson, late of 109 Collier Road,
 Embleton, Retired Postal Clerk, died 6/6/84.
 Wasley, Kathleen Ellen, (also known as Wasley, Kath-
 leen Helen), late of 64 Foss Street, Bicton, Widow,
 died 2/9/84.
 Wood, Samuel, late of "Wybalena" 96 Hobart Street,
 Mt. Hawthorn, Retired Labourer, died 6/9/84.
 Wulff, Jack, late of Meath Homes, 77 Lynn Street, Trigg,
 Retired Mine Foreman, died 5/9/84.
 Dated this 17th day of September, 1984.

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

**WESTERN AUSTRALIAN
 LEGISLATIVE ASSEMBLY
 STATISTICS RELATING TO THE
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 REVIEW COMMITTEE
 FEBRUARY 1983**

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OF THE
LEGISLATIVE COUNCIL
ON**

NATIONAL PARKS—1981

(Hon. A. A. LEWIS, M.L.C.—CHAIRMAN).

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**REPORT OF THE
SELECT COMMITTEE OF THE
LEGISLATIVE COUNCIL ON
NATIONAL PARKS—1981**

(Hon. A. A. Lewis, M.L.C., Chairman)

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CHAIRMAN—BERYL GRANT**

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(Enquirer, Charles Howard Smith, Q.C.)

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Navigable Waters Regulations, 1958.

Regulations for Preventing Collisions at Sea.

Regulations for the Examination of Applicants for
Masters, Mates, Coxswain, Engineers, Marine
Motor Engine Drivers and Marine Surveyors.

SPECIAL NOTICE.

Concerning "Government Gazette" notices for publication lodged at the Government Printer's Wembley Office—notice must be lodged with "Parliamentary Papers" Salvado Road, Wembley prior to 3.00 p.m. on the Wednesday before publication.

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

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