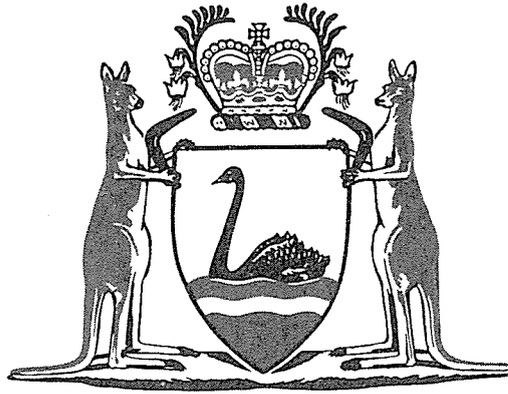


[1931]



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 49]

PERTH: FRIDAY, 7 JUNE

[1985

Western Australian Tripartite Labour Consultative Council Act 1983.

PROCLAMATION

WESTERN AUSTRALIA
GORDON REID,
Governor.
[L.S.]

} By His Excellency Professor Gordon Reid, Governor
in and over the State of Western Australia and its
Dependencies in the Commonwealth of Australia.

UNDER section 2 of the Western Australian Tripartite Labour Consultative Council Act 1983, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Western Australian Tripartite Labour Consultative Council Act 1983 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 21 May 1985.

By His Excellency's Command,
P. M'C. DOWDING,
Minister for Industrial Relations.

GOD SAVE THE QUEEN !

Acts Amendment and Repeal (Water Authorities) Act 1985.

PROCLAMATION

WESTERN AUSTRALIA
GORDON REID,
Governor.
[L.S.]

} By His Excellency Professor Gordon Reid, Governor
in and over the State of Western Australia and its
Dependencies in the Commonwealth of Australia.

UNDER section 2 of the Acts Amendment and Repeal (Water Authorities) Act 1985, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 July 1985 as the day on which the Acts Amendment and Repeal (Water Authorities) Act 1985 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 21 May 1985.

By His Excellency's Command,
ARTHUR TONKIN,
Minister for Water Resources.

GOD SAVE THE QUEEN !

Western Australian Meat Industry Authority Amendment Act 1982.

PROCLAMATION

WESTERN AUSTRALIA
GORDON REID,
Governor.
[L.S.]

} By His Excellency Professor Gordon Reid, Governor
in and over the State of Western Australia and its
Dependencies in the Commonwealth of Australia.

UNDER section 2 of the Western Australian Meat Industry Authority Amendment Act 1982, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Western Australian Meat Industry Amendment Act 1982 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 4th day of June, 1985.

By His Excellency's Command,
H. D. EVANS,
Minister for Agriculture.

GOD SAVE THE QUEEN !

Water Authority Act 1984

PROCLAMATION

WESTERN AUSTRALIA
GORDON REID,
Governor.
[L.S.]

} By His Excellency Professor Gordon Reid, Governor
in and over the State of Western Australia and its
Dependencies in the Commonwealth of Australia.

UNDER section 2 of the Water Authority Act 1984, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 July 1985 as the day on which the Water Authority Act 1984 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 21 May 1985.

By His Excellency's Command,
ARTHUR TONKIN,
Minister for Water Resources

GOD SAVE THE QUEEN !

Acts Amendment (Western Australian Meat Industry Authority) Act 1984.

PROCLAMATION

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

UNDER section 2 of the Acts Amendment (Western Australian Meat Industry Authority) Act 1984, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Acts Amendment (Western Australian Meat Industry Authority) Act 1984 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 4th day of June, 1985.

By His Excellency's Command,

H. D. EVANS,
Minister for Agriculture.

GOD SAVE THE QUEEN !

Transport Amendment Act 1985.

PROCLAMATION

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

UNDER section 2 of the Transport Amendment Act 1985, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which the Transport Amendment Act 1985 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 21 May 1985.

By His Excellency's Command,

JULIAN GRILL,
Minister for Transport.

GOD SAVE THE QUEEN !

Main Roads Act 1930-1982.

Declaration of a Road that shall cease to be a Main Road.

PROCLAMATION

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

MRD 85/9-37.

WHEREAS by section 13 of the Main Roads Act 1930-1982, it is provided that the Governor may, on the recommendation of the Commissioner, by proclamation declare that any section or part of a road shall cease to be a Highway or shall cease to be a Main Road; and whereas the Commissioner has recommended that the road section delineated on the plan specified in Schedule 1 hereto shall cease to be a Main Road.

Therefore, I, the Governor and acting with the advice and consent of the Executive Council, in exercise of the powers conferred by section 13 of the Main Roads Act 1930-1982, and pursuant to the said recommendations do hereby declare the road section delineated on the plan and as generally described in Schedule 1 hereto shall cease to be a Main Road.

Given under my hand and the Public Seal of the said State at Perth, this 21st day of May 1985.

By His Excellency's Command,

J. F. GRILL,
Minister for Transport.

GOD SAVE THE QUEEN !

Schedule 1.

Road that shall cease to be a Main Road.

Main Road	Route No.	Local Authority	Location of Route	As Delineated on Plan No.
Midland-Goomalling Rd	M26	Shire of Toodyay	The old section of road replaced by the realigned section of road.	7622-612-1

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 4th day of June, 1985, the following Orders in Council were authorised to be issued:—

Land Act 1933.

ORDER IN COUNCIL.

File No. 1026/61.

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. 24633 (Esperance Location 1559 and Coomalbidgup Lot 27) should vest in and be held by the Shire of Esperance in trust for the purpose of "Water and Stopping Place for Travellers". 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 Esperance in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

B. J. BEGGS,
Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 4324/54V2.

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 1 October 1980 Reserve 28456 was vested in the Shire of Halls Creek in trust for the purpose of "Caravan Park" with power, subject to the approval in writing of the Minister for Lands and Surveys 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.

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

B. J. BEGGS,
Clerk of the Council.

RURAL HOUSING (ASSISTANCE) ACT 1976-1982.

IT is hereby notified that the maximum amount which the Treasurer may guarantee under section 12 of the Rural Housing (Assistance) Act 1976-1982 during the period commencing the first day of July 1985 and ending the thirtieth day of June 1986 is the sum of five million dollars (\$5 000 000).

BRIAN BURKE,
Premier.

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 Aboriginal Advancement Council of W.A. (Inc.) is declared to be exempt for the purposes of section 10(1)(k) of the Act, in relation to its charitable objects.

Dated 27 May 1985.

BRIAN BURKE,
Acting Minister for Budget Management.

FINANCIAL INSTITUTIONS DUTY ACT 1983.

FINANCIAL INSTITUTIONS DUTY AMENDMENT REGULATIONS
(No. 3) 1985.

MADE by His Excellency the Governor in Executive Council.

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|-------------------------------------|--|
| Citation and principal regulations. | 1. (1) These regulations may be cited as the Financial Institutions Duty Amendment Regulations (No. 3) 1985.
(2) In these regulations, the Financial Institutions Duty Regulations 1984* are referred to as the principal regulations. |
| Commencement. | 2. These regulations shall come into operation on 17 June 1985. |
| Regulation 5 amended. | 3. Regulation 5 of the principal regulations is amended in paragraph (a) of subregulation (2) by inserting—
(a) after “Supporting parent’s benefit,” the following—
“ Unemployment benefit, Sickness benefit, Special benefit, ”;
and
(b) after “Family income supplement,” the following—
“ Sheltered Employment allowance, ”. |

By His Excellency’s Command,
B. J. BEGGS,
Clerk of the Council.

*Published in the *Government Gazette* on 20 January 1984 at pp. 12-128 and amended from time to time thereafter.

FINANCIAL INSTITUTIONS DUTY ACT 1983.

FINANCIAL INSTITUTIONS DUTY AMENDMENT
REGULATIONS (No. 4) 1985.

MADE by His Excellency the Governor in Executive Council.

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|-------------------------------------|--|
| Citation and principal regulations. | 1. (1) These regulations may be cited as the Financial Institutions Duty Amendment Regulations (No. 4) 1985.
(2) In these regulations, the Financial Institutions Duty Regulations 1984* are referred to as the principal regulations. |
| Commencement. | 2. These regulations shall come into operation on 10 June 1985. |
| Regulation 5 amended. | 3. Regulation 5 of the principal regulations is amended by inserting after subregulation (2) the following subregulation—
“ (3) A receipt by a bank to the credit of a clearing account kept on behalf of a financial institution under an agreement between the bank and that financial institution where the clearing account is held solely for the purpose of clearing cheques drawn by the customers of the financial institution is prescribed under section 10(4)(r) of the Act as a receipt to which the Act does not apply. ”. |

By His Excellency’s Command,
B. J. BEGGS,
Clerk of the Council.

*Published in the *Government Gazette* on 20 January 1984 at pp. 126-128 and amended from time to time thereafter.

STAMP ACT 1921.

STAMP AMENDMENT REGULATIONS (No. 3) 1985.

MADE by His Excellency the Governor in Executive Council.

- | | |
|---------------|---|
| Citation. | 1. These regulations may be cited as the Stamp Amendment Regulations (No. 3) 1985. |
| Commencement. | 2. These regulations shall come into operation on the day that is the appointed day within the meaning of section 108 of the Act. |

- Regs. 12B and 12C inserted.
- Maximum number of tickets prescribed. Records maintained under Part IVAA.
3. After regulation 12A of the Stamp Regulations 1979* the following regulations are inserted—
- “ 12B. For the purposes of section 111G of the Act the maximum number of tickets that may be in one batch shall be 3 000.
- 12C. (1) A person who is a licensed supplier under Part IVAA of the Act shall maintain—
- (a) a record in which there shall be recorded in respect of all tickets obtained by the licensed supplier—
- (i) the name of the person from whom the tickets were obtained;
- (ii) the day on which the tickets were obtained;
- (iii) the number of batches obtained;
- (iv) the number of tickets in each batch;
- (v) the face value of the tickets in each batch;
- (vi) the series number of the tickets in each batch; and
- (b) a record in which there shall be recorded in respect of all tickets supplied by the licensed supplier—
- (i) the name of the person to whom the tickets were supplied;
- (ii) the day on which the tickets were supplied;
- (iii) the number of batches supplied;
- (iv) the number of tickets in each batch;
- (v) the face value of the tickets in each batch;
- (vi) the series number of the tickets in each batch.
- (2) A person who is a licensed supplier under Part IVAA of the Act shall maintain a stock card in respect of each kind of ticket that has been obtained by, or supplied by, the licensed supplier showing—
- (a) the face value of tickets of that kind;
- and
- (b) the number of tickets of that kind that comprises a batch, and setting out in respect of all tickets of that kind obtained by, or supplied by him, all of the other particulars referred to in subregulation (1)(a) and (b) and a running total of the number of batches of tickets of that kind currently in the possession of the licensed supplier.
- (3) For the purposes of subregulation (2) tickets are of the same kind where—
- (a) the tickets have the same face value and are identical if regard is not had to—
- (i) the series number; or
- (ii) the concealed portion that is to be exposed in the course of conducting a continuing lottery; and
- (b) the batch of which each ticket is a part comprises the same number of tickets.
- (4) A person who is a licensed supplier under Part IVAA of the Act and receives from a person from whom he has obtained tickets any invoice in respect of such tickets shall keep every such invoice for 5 years after the tickets were so obtained. ”

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

*Published in the *Government Gazette* on 7 December 1979 at pp. 3780-3787 and amended from time to time thereafter.

VALUATION OF LAND ACT 1978.

VALUATION OF LAND AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation and principal regulations.
1. (1) These regulations may be cited as the Valuation of Land Amendment Regulations 1985.
- (2) In these regulations the Valuation of Land Regulations 1979* are referred to as the principal regulations.
- Commencement. Reg. 5 amended.
2. These regulations shall come into operation on 1 July 1985.
3. Regulation 5 of the principal regulations is amended in subregulation (1)—
- (a) by deleting “\$38.50” and substituting the following—
- “ \$40.00 ”; and
- (b) by deleting “\$18” and substituting the following—
- “ \$20.00 ”.

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

*Published in the *Government Gazette* on 6 April 1979 at p. 928 and amended from time to time thereafter.

Crown Law Department,
Perth, 7 June 1985.

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

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

Margaret Joan McCutcheon of 11 Currall Street, Narembeen and T.A.B. Agency, 2 Currall Street, Narembeen.

D. G. DOIG,
Under Secretary for Law.

8. Whilst every care has been taken in the compilation of this Catalogue and Auctioneers and/or Vendors accept NO RESPONSIBILITY for any misdescription and make no warranty whatsoever. Measurements and quantities shown are approximate and intended only as a guide to prospective purchasers.

9. Payment strictly on fall of hammer.

10. All intending purchasers must register their name and address with the clerk prior to the sale commencing. No bids will be accepted from persons who are not registered.

Bidding will only be by the numbers issued.

Lot; Particulars.

P.1.—2 x Radio Cassettes, 2 x Head Phones.

P.2.—3 x Radio Cassettes, 3 x Head Phones.

P.3.—3 x Radio Cassettes, 3 x Head Phones, 1 x Power Converter.

P.4.—1 x Radio Cassette, 2 x Cassette Players, 3 x Head Phones, 1 x Power Converter.

P.5.—2 x Cassette Box, 1 x Electric Shaver, 21 x Cassette Tapes (Assorted).

P.6.—1 x Bull Worker, 1 x Box Miscellaneous Items, 5 x Plastic Models (Motorcycles), 1 x Set Darts.

P.7.—1 x Box Leatherwork Tools (Assorted).

P.8.—1 x Box Miscellaneous Items (Electric Fan, Thermos Flask).

P.9.—1 x Polaroid E100 Land Camera, 3 x Thermos Flasks, 1 x Electric Jug.

P.10.—7 x Pocket Radios.

P.11.—6 x Pocket Radios.

P.12.—7 x Pocket Radios.

P.13.—2 x Guitars, 1 x Battery Operated Pin Ball Machine, 1 x B/W National Portable TV, 1 x Guitar Strap.

P.14.—1 x Tray Miscellaneous Jewellery.

P.15.—1 x Tray Miscellaneous Jewellery. (Necklaces and Pendants).

P.16.—1 x Tray Miscellaneous Jewellery. (Earrings).

P.17.—7 x Watches assorted.

P.18.—3 x Rosary Beads, 3 x White Metal Ingots, 7 x White Metal Chains (some broken).

P.19.—10 x Watches Assorted.

P.20.—14 x White Metal Rings, 11 x Yellow Metal Rings.

PRISONS ACT 1981.

THE following unclaimed property will be sold by Public Auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands on 18 June, 1985 immediately following the Police Auction.

CONDITIONS OF SALE

1. The highest bidder shall be the purchaser.
2. The Vendor shall have the right to bid by the Auctioneer or the Vendor's Agent for any lot offered.
3. The Auctioneer may, without giving any reason, therefore, refuse to accept the bid of any person or persons and may decline the offer for any lot or withdraw any lot or lots from the sale.
4. Should any dispute arise as to any bid, the relevant lot or lots may at the option of the Auctioneer be put up again and resold.
5. No allowance or refunds will be made nor will any buyer be permitted to reject any lot on the ground that it is not correctly described in the Catalogue; the said lots are to be taken with all faults (if any) and will be at the Buyer's risk on the fall of the hammer.
6. All goods which have been paid for in full must be removed by the purchaser at the purchaser's expense by the close of the sale.
7. Time shall be the essence of the sale of any lot.

ELECTORAL ACT 1907¹

ELECTORAL AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Electoral Amendment Regulations 1985.

Commencement. 2. These regulations shall come into operation on the day on which the Acts Amendment and Repeal (Disqualification for Parliament) Act 1984 comes into operation.

Heading and regulation 58 inserted. 3. The Electoral Act Regulations 1949² are amended by inserting after regulation 57 the following heading and regulation—

Requirement for Certain Candidates to take Leave of Absence during Election. “ 58. (1) In this regulation, unless the contrary intention appears—
“election” means a Legislative Council election or Legislative Assembly election;

“election period”, in relation to a candidate in an election, means the period commencing when the nomination of that candidate is lodged and ending when—

(a) that nomination is withdrawn; or

(b) that candidate or another candidate is declared elected to the Legislative Council or Legislative Assembly, as the case may be; or

(c) the Chief Electoral Officer, during the counting of the votes, certifies (as he is hereby authorized to do) that that candidate has no prospect of being elected,

whichever occurs first;

“member” in relation to a prescribed body means—

(a) any member of the body whether known as a member, commissioner, councillor, trustee, director or by any other title;

¹ As amended by the Acts Amendment and Repeal (Disqualification for Parliament) Act 1984.

² Reprinted in the *Government Gazette* on 31 August 1982 at pp. 3503-3554 and amended from time to time thereafter.

(b) any deputy, alternate or acting member or the body, and includes a person holding the office of chairman or president or any other office on the body;

“prescribed body” means a commission, council, board, committee or other body mentioned in Part 3 of Schedule V to the Constitution Acts Amendment Act 1899;

“public employee” means a person who holds any office or place mentioned in Part 2 of Schedule V to the Constitution Acts Amendment Act 1899.

(2) A public employee who nominates as a candidate in an election shall take leave of absence from employment as a public employee, such leave to commence not later than the working day next following the day on which the election period commences and to end not earlier than the day on which the election period ends or, if that day is not a working day, the working day next preceding that day.

(3) Notwithstanding anything contained in the Act under which a public employee is appointed or employed—

(a) the employee is hereby authorized to apply for and take; and

(b) the employer of the employee is hereby authorized to grant, leave of absence that is required to be taken under subregulation (2).

(4) Leave of absence taken by a public employee under subregulation (2) shall be taken without pay except to the extent that the employee has an accrued entitlement to, and applies for, leave of absence with pay.

(5) A member of a prescribed body who nominates as a candidate in an election shall not at any time during the election period attend any meeting of the body, or perform any function or duty as a member of the body, or receive any salary, fees, allowances, expenses or other remuneration as a member of the body.

(6) The inability of a member of a prescribed body to—

(a) attend a meeting of the body; or

(b) perform a function or duty as a member of the body,

without contravening subregulation (5) shall be sufficient cause for a duly appointed or elected deputy as alternate of that member to attend the meeting or perform the duty or function, as the case may require.

(7) Where a member of a prescribed body—

(a) is absent from a meeting of the body; or

(b) fails to perform a function or duty as a member of the body,

in compliance with subregulation (5), that absence or failure shall be disregarded for the purposes of any enactment under which the member may vacate or be removed from his office as a member by reason of absence from meetings or neglect of duty. ”.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

Health Department of W.A.,
Perth, 27 May 1985.

PHD 619/63.

THE appointment of Mr. Harry E. Francis as a Relief Health Surveyor (meat) and James L. Sherman as a Health Surveyor to the Shire of Busselton for the period effective from 6 May 1985 to 6 October 1985 is approved.

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

OPTOMETRISTS ACT 1940
(AS AMENDED).

Health Department of Western Australia,
Perth, 7 June 1985.

PHD 78/71 ExCo 1530

HIS Excellency, the Governor in Executive Council has appointed, pursuant to section 5 of the Optometrists Act 1940 (as amended) Mr Roger Mackney as Chairman of the Optometrists Registration Board for the remainder of the term expiring on 30 November 1985 *vice* Mrs A. Kennedy resigned.

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

HEALTH ACT 1911.

Health Department of Western Australia,
Perth, 7 June 1985.

PHD 613/84 Ex Co 1538.

HIS Excellency, the Governor in Executive Council, has waived payment of the fee required under section 217(1) of the Health Act 1911 in respect of the registration of the persons named in the Schedule hereunder as Analysts under the Act.

Schedule.

Charles Ivan Russo.
Bethwyn Allen.

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

HOSPITALS ACT 1927-1984.

Health Department of Western Australia,
Perth, 5 June 1985.

MT 1.9.

HIS Excellency, the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act 1927-1984 Mr K. J. Pratt as a member of the Plantagenet District Hospital Board for the period ending 30 September 1986, *vice* Mr C. Thompson, resigned.

W. D. ROBERTS,
Commissioner of Health.

HOSPITALS ACT 1927-1984.

Health Department of Western Australia,
Perth, 5 June 1985.

RV 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act 1927-1984—

- (a) Mr B. A. Gregory, *vice* Mr K. J. Barker resigned;
- (b) Mrs J. M. Field,

as members of the Ravensthorpe District Hospital Board for the period ending 30 September 1986.

W. D. ROBERTS,
Commissioner of Health.

HEALTH ACT 1911 (AS AMENDED).

Town of East Fremantle.

WHEREAS under the provisions of the Health Act 1911, (as amended), a Local Authority may make or adopt by-laws, and may later amend or repeal any by-law so made or adopted, now, therefore the Town of East Fremantle, being a Local Authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" as published in the *Government Gazette* on 17 July 1963, doth hereby resolve and determine that the said by-laws shall be amended as follows:—

Part 1—General Sanitary Provisions.

By-law 29A is repealed and substituted with the following by-law.

Keeping of Poultry.

29A (1) On and after 1 July 1985 an occupier of premises shall not keep or permit to be kept poultry on any premises occupied by him within the area described in sub-by-law (2) of this by-law except under and in compliance with the following conditions:—

- (a) The occupier is registered with the local authority as a keeper of poultry and the premises are also registered;
- (b) The occupier has paid to the local authority a registration fee of \$10.00;
- (c) Subject to (k), the maximum number of poultry that can be kept on any property does not exceed 10 and their density does not exceed one bird of each species per 100 m²;
- (d) Subject to (k), the poultry do not include any roosters;
- (e) The occupier has provided galvanised wire or asbestos enclosures to a height of 1.8 metres for the keeping of poultry and the birds are kept therein at all times;
- (f) The occupier does not keep any poultry within 7.0 metres of any dwelling house;
- (g) The occupier does not keep any poultry within 1.2 metres from the boundary of the adjoining property unless the boundary fence is constructed of asbestos, brick or masonry and the applicant obtains the consent of the adjoining lands owners;
- (h) The occupier does not keep any poultry within 18.0 metres from any street or road except in the case of corner properties when the distance shall be nine (9.0) metres;
- (i) All enclosures within which poultry are kept are maintained in a clean condition;
- (j) The property is occupied by a single dwelling house only. Properties occupied by a duplex, group and multiple housing or non-residential building may not keep any poultry;
- (k) Council may grant special approval to enable a person to keep poultry other than as required by these by-laws, where the applicant is a bona fide member of any incorporated poultry breeders organisation and is subject to the control of such an organisation.

(2) This by-law operates and has effect in the whole of the district of the local authority.

(3) The local authority may refuse any application for registration, revoke any registration or refuse to renew any registration for non compliance with the aforementioned by-law requirements in accordance with section 357 of the Health Act 1911 (as amended).

Passed by resolution of the Town of East Fremantle at a meeting held on 18 February 1985.

Dated this 25th day of February, 1985.

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

[L.S.]

I. G. HANDCOCK,
Mayor.
M. G. COWAN,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

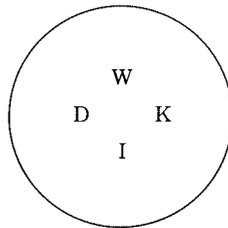
B. J. BEGGS,
Clerk of the Council.

HEALTH ACT 1911.

HEALTH (MEAT INSPECTION AND BRANDING)
AMENDMENT REGULATIONS (No. 2) 1985.

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. 2) 1985.
- Principal regulations. 2. In these regulations the Health (Meat Inspection and Branding) Regulations 1950*, are referred to as the principal regulations.
- Reg. 5 amended. 3. Regulation 5 of the principal regulations is amended by inserting in the appropriate alphabetical position the following—
“ Fitzroy Crossing—Urabi Location 19. ”
- Schedule A amended. 4. Schedule A to the principal regulations is amended by inserting, at the end, the following brand—
“



DERBY/WEST KIMBERLEY ”.

- Schedule B amended. 5. Schedule B to the principal regulations is amended by inserting in their appropriate alphabetical position, the following—
“ Derby/West Kimberley Health District.
Serpentine-Jarrahdale Health District. ”.
- Schedule C amended. 6. Schedule C to the principal regulations is amended in Table 2 under the heading “Local Authorities to which the scales apply—” in Scale M, by inserting in the appropriate alphabetical position the following—
“ Shire of Derby/West Kimberley ”.

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

*Published in the *Government Gazette* on 30 October 1972 at pp. 3967-3981 and amended from time to time thereafter.

NOISE ABATEMENT ACT 1972.

NOISE ABATEMENT (NOISE LABELLING OF EQUIPMENT)
REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Noise Abatement (Noise Labelling of Equipment) Regulations 1985.
- Interpretation. 2. In these regulations unless the contrary intention appears—
“equipment” means an item of equipment described in Schedule 1;
“Mean Sound Level” means that level defined as the Mean Sound Level in—
(a) AS2221 Part 1 1979—Engineering Method for Measurement of Airborne Sound Emitted by Compressor/Primemover Units; or
(b) AS2221 Part 2 1979—Engineering Method for Measurement of Airborne Sound Emitted by Pneumatic Tools and Machines,
as the case may be.
- Equipment to be labelled. 3. A person shall not sell, supply or offer for sale, equipment—
(a) the manufacture of which is completed; or
(b) which is imported into the State for the purpose of sale,
on or after 1 July 1985, and which has not been sold or which has been sold but only for the purpose of resale, unless there is securely affixed to it in a conspicuous position, a durable label which—
(c) accords with the label description;
(d) displays the Mean Sound Level which will not be exceeded by the unit when tested in accordance with paragraph (b);
(e) displays the Noise Category determined from the table in paragraph (c),
of the item relating to that equipment in Schedule 2.

- | | |
|------------------------------|---|
| Label to be correct. | 4. A person shall not attach a label to any equipment in accordance with these regulations, unless the information on that label is correct in relation to that piece of equipment. |
| Equipment not to be altered. | 5. A person shall not alter a piece of equipment which has affixed to it a label in accordance with these regulations, so that the sound level of the equipment exceeds the relevant Mean Sound Level. |
| Inspection of equipment. | 6. Where an inspector requests to inspect a piece of equipment, or to be supplied with information relating to a piece of equipment, or both, a person shall produce the equipment for inspection, forthwith, and supply any relevant information, in writing, within 14 days of the request. |

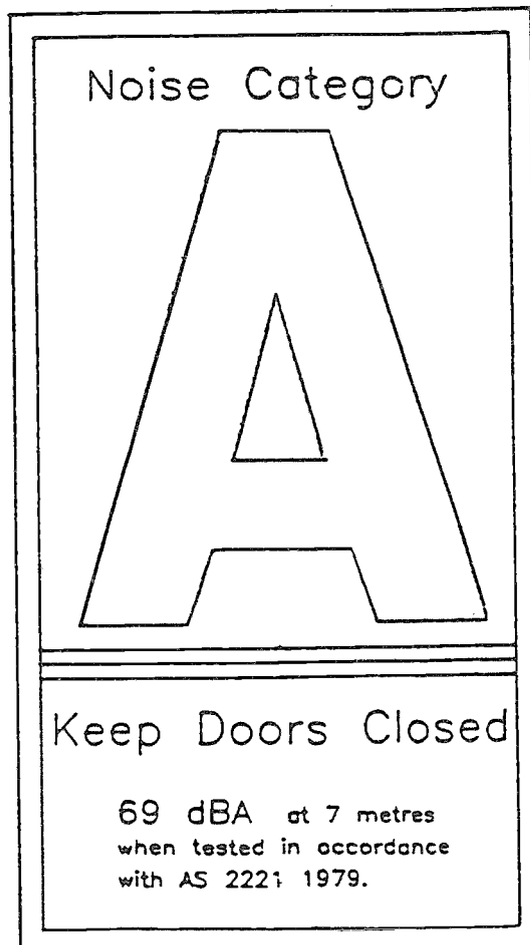
Schedule 1.

Equipment.

1. "Mobile Air Compressor"—Any air compressor not permanently fixed in a certain location and capable of being registered under the Road Traffic Act 1974 as a trailer or vehicle for movement on public roads.
2. "Pavement Breaker"—An air-powered device capable of being manually lifted and manoeuvred by a single operator for the purpose of breaking up rock, concrete and other similar substances, and usually attached by a flexible hose to a mobile compressor.

Schedule 2.

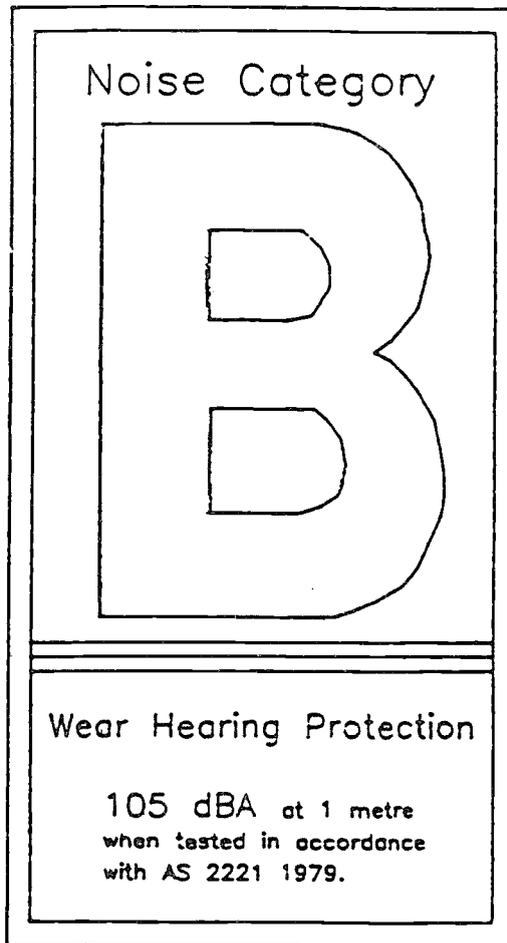
1. Mobile Air Compressor—
 - (a) The Notice Category and the Mean Sound Level of the unit shall be displayed on a label—
 - (i) with dimensions 30 cm x 21 cm;
 - (ii) having a permanent clearly visible black legend on a white or translucent background;
 - (iii) with a format, lettering and numbering size which shall approximate the relative scale of the format, lettering and numbering size given in the following example—



- (b) Mean Sound Level—The test procedure to establish the Mean Sound Level shall be in accordance with AS 2221 Part 1 1979—Engineering Method for Measurement of Airborne Sound Emitted by Compressor/Primemover Units Intended for Outdoor Use.
- (c) Noise Category—The Mean Sound Level of the unit shall be used to determine the Noise Category in accordance with the following table—
- | Noise Category | Mean Sound Level |
|----------------|---|
| A | Less than or equal to 70 dB(A) |
| B | Greater than 70 dB(A) and less than or equal to 75 dB(A). |
| C | Greater than 75 dB(A). |

2. Pavement Breaker—

- (a) The Noise Category and the Mean Sound Level of the unit shall be displayed on a label—
- with dimensions 12 cm x 7 cm;
 - having a permanent clearly visible black legend on a white or translucent background;
 - with a format, lettering and numbering size which shall approximate the relative scale of the format, lettering and numbering size given in the following example—



- (b) Mean Sound Level—The test procedure to establish the Mean Sound Level shall be in accordance with AS 2221 Part 2 1979—Engineering Method of Measurement of Airborne Sound Emitted by Pneumatic Tools and Machines.
- (c) Noise Category—The Mean Sound Level of the unit shall be used to determine the Noise Category in accordance with the following table—
- | Noise Category | Mean Sound Level |
|----------------|---|
| A | Less than or equal to 101 dB(A) |
| B | Greater than 101 dB(A) and less than or equal to 106 dB(A). |
| C | Greater than 106 dB(A). |

By His Excellency's Command,

B. J. BEGGS,
Clerk of the Council.

POISONS ACT 1964.

POISONS AMENDMENT REGULATIONS (No. 4) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Poisons Amendment Regulations (No. 4) 1985.
- Principal regulations. 2. In these regulations the Poisons Regulations 1965* are referred to as the principal regulations.
- Reg. 51H amended. 3. Regulation 51H of the principal regulations, inserted by the Poisons Amendment Regulations (No. 2) 1985, is amended by deleting the regulation designation "51H." and substituting the following—
" 51J. ".
- Appendix A amended. 4. Appendix A to the principal regulations is amended—
- (a) in Form 6C by deleting "Commissioner of Public Health." second occurring and substituting the following—
" Signature of applicant..... ";
 - (b) in Form 10, by inserting after item 14—
" Date..... Signature of applicant ";
 - (c) in Form 12—
 - (i) by inserting after "provisions of Section", the following—
" 29 ";
 - (ii) by deleting "of the Commissioner." first occurring; and
 - (iii) by deleting "of the Commissioner." second occurring and substituting the following—
" from which you are appealing. ";
 - (d) by inserting at the end of Forms 1A, 2A, 3A, 4A, 5A, 6A, 6C, 7A, 11A and 11AB the following—
" Fee \$..... with application ";
 - (e) by deleting "Commissioner of Public Health" wherever it occurs and substituting the following—
" Executive Director, Public Health and Scientific Support Services ";
 - (f) by deleting "Public Health Department" wherever it occurs and substituting the following—
" Health Department of Western Australia ".

By His Excellency's Command,

B. J. BEGGS,
Clerk of the Council.*Reprinted in the *Government Gazette* on 15 September 1981 at pp. 3975-4029 and amended from time to time thereafter.

HOSPITALS ACT 1927.

HOSPITALS (SERVICES CHARGES) AMENDMENT REGULATIONS
(No. 3) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation and principal regulations. 1. (1) These regulations may be cited as the Hospitals (Services Charges) Amendment Regulations (No. 3) 1985.
(2) In these regulations the Hospitals (Services Charges) Regulations 1984* are referred to as the principal regulations.
- Commencement. Schedule amended. 2. These regulations shall come into operation on 13 June 1985.
3. The Schedule to the principal regulations is amended in Part I—
- (a) in item 1—
 - (i) by deleting "\$12.75" in paragraph (c) and substituting the following—
" \$13.65 ";
 - (ii) by deleting "\$50.30" and "\$44.30" in paragraph (d) and substituting the following, respectively—
" \$51.20 " and " \$45.20 ";
 - (b) in item 3 by deleting "\$50.30" and "\$44.30" and substituting the following, respectively—
" \$51.20 " and " \$45.20 ";
 - (c) in item 4 by deleting "\$11.65" and substituting the following—
" \$12.45 ".

By His Excellency's Command,

B. J. BEGGS,
Clerk of the Council.*Published in the *Government Gazette* on 27 January 1984 at pp. 231-234 and amended from time to time thereafter.

POLICE AUCTION.

UNDER the provisions of the Police Act 1892-1983, unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands, on Tuesday 18 June 1985 at 9.00 a.m.

Auction to be conducted by Mr. R. Pumphrey, Acting Government Auctioneer.

B. BULL,
Commissioner of Police.

METROPOLITAN (PERTH) PASSENGER
TRANSPORT TRUST ACT 1957-1984.

Appointment of Chairman/Chief Executive.

Office of the Minister for Transport,
28 May 1985.

I, JULIAN FLETCHER GRILL, being Minister administering the Metropolitan (Perth) Passenger Transport Trust Act 1957-1984 appoint Stuart Keith Hicks as Chairman/Chief Executive of the Metropolitan (Perth) Passenger Transport Trust for a period of five years from the date of this publication.

J. F. GRILL,
Minister for Transport.

FISHERIES ACT 1905.

Part IIIB—Processing Licenses.

F & W 634/85.

THE public is hereby notified that I have issued a permit to G. & M. Masiello, 123 Brede Street, Geraldton, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat *Go-Gem II* registered number LFB G13, subject to the following conditions:

That the processing establishment—

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

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

B. K. BOWEN,
Director of Fisheries.

FISHERIES ACT 1905.

Part IIIB—Processing Licenses.

F&W 635/85.

THE public is hereby notified that I have issued a permit to A. F. & P. D. Dewar, Lot 14 Point Leander Drive, Dongara, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat *Western Melody*, registered number LFB D61, subject to the following conditions:—

That the processing establishment—

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

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

B. K. BOWEN,
Director of Fisheries.

FISHERIES ACT 1905.

Part IIIB—Processing Licenses.

F & W 606/85.

THE Public is hereby notified that I have issued a permit to A. A., G. & A. Papandroulakis, 13 Cantwell Court, Bunbury, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, at Shop 4, Sandridge Village, Strickland Street, Bunbury subject to the following conditions:—

That the processing establishment—

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

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

B. K. BOWEN,
Director of Fisheries.

FISHERIES ACT 1905.

Part IIIB—Processing Licenses.

F&W 650/85.

THE public is hereby notified that I have issued a permit to S. C. May, 9 Pearce Street, Busselton, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, at Unit 1, Lot 58 Barlee Street, Busselton, subject to the following conditions:—

That the processing establishment—

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

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

B. K. BOWEN,
Director of Fisheries.

CORRIGENDUM.

Department of Lands and Surveys,
Perth, 7 June 1985.

File No. 83/39.

THE notice published on page 1676 of the *Government Gazette* dated 17 May 1985 under the heading "Orders in Council", subheading "File No. 83/39" is hereby amended by deleting "21976" in line 2 and substituting "21978".

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

AMENDMENT OF RESERVE No. 31991.

Department of Lands and Surveys,
Perth, 7 June 1985.

File No. 3684/67

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. 31991 (Melbourne District) "Water Supply" to comprise Melbourne Locations 3985 and 4020 (formerly portion of Melbourne Location 936 and being part of Lot M1965 on Diagram 13498) as surveyed and shown bordered in red on Original Plan 14171, and of its area being increased to 3.5576 hectares accordingly.

(Plan: Piawaning 1:25 000 SE (North-East Road) in the Shire of Victoria Plains.)

(The notice published on page 1684 of the *Government Gazette* dated 17 May 1985 under the heading of "Cancellation of Reserves" is hereby superseded.)

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

AMENDMENT OF RESERVE No. 38958.

Department of Lands and Surveys,
Perth, 7 June 1985.

File No. 2690/984.

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. 38958 (Broome Lot 1860) "Drainage" to exclude that portion now comprised in Broome Lot 1856, as surveyed and shown bordered in green on Lands and Surveys Diagram 86887, and of its area being reduced to 7 531 hectares accordingly. (Plan Broome 2 000 29.15 (Taiji Drive).)

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

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys,
Perth, 7 June 1985.

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

File No. 1026/61—No. 24633 (Esperance Location 1559 and Coomalbidgup Lot 27) being changed from "Water and Camping" to "Water and Stopping Place for Travellers". (Plan Coomalbidgup 1:50 000 and Townsite (South Coast Highway in the Shire of Esperance).)

File No. 4324/54V2.—No. 28456 (Halls Creek Lot 246) being changed from "Caravan Park" to "Use and Requirements of the Shire of Hall's Creek". (Plans Hall's Creek 2 000 32.24 and 32.25 (Roberta Avenue).)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 7 June 1985.

Corres. No. 2392/69.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Boulder Lot 3877 having an area of 939 square metres (subject to examination of survey) being made available for sale to adjoining holders, for the purpose of "Extension to Brickworks" at the purchase price of three thousand dollars (\$3 000).

Applications accompanied by the full purchase money must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 10 July 1985.

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

Public Plan Kal-Boulder 30.34 and 30.35.

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 7 June 1985.

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 the date, at the upset prices and subject to the conditions specified hereunder.

Fitzroy Locations—Hamlet Grove
(Derby—Gibb River Road).

File 6841/50.

Location; Street; Area (Hectares); Upset Price; Conditions.

104; Lennard Road; 1.138 7; \$4 900.00; (A)(B)(C)(D)(E)

108; Cnr. Lennard Road and Galvins Way; 1.389 1; \$5 900.00; (A)(B)(C)(D)(E)

109; Galvins Way; 2.823 6; \$12 000.00; (A)(B)(C)(D)(E)

- 163; Manning Road; 2.103 9; \$8 900.00; (A)(B)(C)(D)(E)(F)
 164; Cnr. Manning Road and Windjana Road; 2.001 5; \$8 500.00; (A)(B)(C)(D)(E)(F)
 165; Cnr. Galvins Way and Windjana Road; 1.998 2; \$8 500.00; (A)(B)(C)(D)(E)(F)
 168; Cnr. Manning and Windjana Roads; 2.586 7; \$11 000.00; (A)(B)(C)(D)(E)(F)
 169; Manning Road; 3.144 3; \$13 100.00; (A)(B)(C)(D)(E)(F)
 170; Windjana Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 171; Windjana Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 172; Windjana Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 173; Windjana Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 174; Windjana Road; 2.000 0 \$8 500.00; (A)(B)(C)(D)(E)(F)
 175; Windjana Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 176; Windjana Road; 2.250 0; \$9 500.00; (A)(B)(C)(D)(E)(F)
 177; Bell Creek Way; 2.400 0; \$10 200.00; (A)(B)(C)(D)(E)(F)
 178; Bell Creek Way; 2.250 0; \$9 500.00; (A)(B)(C)(D)(E)(F)
 179; Bell Creek Way; 2.250 0; \$9 500.00; (A)(B)(C)(D)(E)(F)
 180; Bell Creek Way; 2.257 8; \$9 500.00; (A)(B)(C)(D)(E)(F)
 181; Bell Creek Way; 2.158 0; \$8 900.00; (A)(B)(C)(D)(E)(F)
 182; Bell Creek Way; 2.025 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 183; Cnr. Bell Creek Way and Lennard Road; 2.098 2; \$8 900.00; (A)(B)(C)(D)(E)(F)
 184; Lennard Road; 2.027 2; \$8 500.00; (A)(B)(C)(D)(E)(F)
 185; Lennard Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 186; Lennard Road; 2.000 0; \$8 500.00; (A)(B)(C)(D)(E)(F)
 187; Cnr. Bell Creek Way and Lennard Road; 2.568 5; \$11 000.00; (A)(B)(C)(D)(E)(F)
 188; Bell Creek Way; 3.255 7; \$14 000.00; (A)(B)(C)(D)(E)(F)
 189; Bell Creek Way; 2.803 1; \$12 300.00; (A)(B)(C)(D)(E)(F)
 190; Bell Creek Way; 2.314 9; \$9 700.00; (A)(B)(C)(D)(E)(F)
 191; Bell Creek Way; 2.245 0; \$9 300.00; (A)(B)(C)(D)(E)(F)
 192; Bell Creek Way; 2.100 0; \$8 900.00; (A)(B)(C)(D)(E)(F)
 193; Windjana Road; 2.250 0; \$9 500.00; (A)(B)(C)(D)(E)(F)
 194; Cnr. Windjana Road and Bell Creek Way; 2.248 2; \$9 500.00; (A)(B)(C)(D)(E)(F)
 195; Bell Creek Way; 2.245 0; \$9 500.00; (A)(B)(C)(D)(E)(F)
 196; Bell Creek Way; 1.998 8; \$8 500.00; (A)(B)(C)(D)(E)(F)
 198; Bell Creek Way; 1.984 4; \$8 500.00; (A)(B)(C)(D)(E)(F)
 199; Bell Creek Way; 2.250 0; \$9 500.00; (A)(B)(C)(D)(E)(F)
 200; Cnr. Windjana Road and Bell Creek Way; 2.248 2; \$9 500.00; (A)(B)(C)(D)(E)(F)
 201; Cnr. Windjana Road and Galvins Way; 2.393 3; \$10 200.00; (A)(B)(C)(D)(E)(F)
 202; Galvins Way; 1.999 4; \$8 500.00; (A)(B)(C)(D)(E)(F)
 207; Cnr. Lennard Road and Galvins Way; 1.998 2; \$8 500.00; (A)(B)(C)(D)(E)(F)

Friday, 12 July 1985 at 9.00 a.m. Shire Hall, Derby.

(Public Plan Derby NE 1:25 000.)

These locations are sold subject to the following conditions:—

- (A) The purchaser shall erect on the location 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 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 land shall be fenced with a stock proof fence to the satisfaction of the Minister, prior to the issue of a Crown Grant.
 (D) The purchaser shall establish a potable water supply to conform with Health By-laws and with the approval of the Public Works Department.
 (E) Clearing of the land shall be aesthetically pleasing to conform with the Shire of Derby/West Kimberley Town Planning Scheme No. 2 "Special Rural Zone".
 (F) Subject to Examination of Survey.

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

WITHDRAWN FROM LEASING.

Menzies Lot 1080.

Department of Lands and Surveys,

Perth, 7 June 1985.

Corres. No. 972/981

IT is hereby notified for general information that Menzies Lot 1080 has been withdrawn from leasing under section 117 of the Land Act as gazetted on 13 April 1984 *Government Gazette* No. 23 page 1034.

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

LOCAL GOVERNMENT ACT 1960.

Closure of Streets.

WHEREAS Trustees of the Christian Brothers in Western Australia Incorporated, The Roman Catholic Archbishop of Perth and the St Bridgid's Convent of Mercy Perth Incorporated being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Perth to close the said street:—

Perth.

File No. 1458/979; P760

All that portion Franklin Street now comprising Swan Locations 10642 and 10643, surveyed and shown bordered pink on Lands and Surveys Diagram 86839. (Public Plan Perth 12.27.)

WHEREAS the State Housing Commission being the owner of the land which adjoins the street hereunder described has agreed to the request of the City of Stirling to close the said street:—

Stirling.

File No. 806/983; S 329.

Regazettal. All those portions of Light Street and Gordon Road West, Dianella, shown bordered blue on Lands and Surveys Diagram 86811. (Public Plans Perth 13.33 and 14.33.)

The notice under the above heading published in the *Government Gazette* dated 17 May 1985 page 1686 is hereby superseded.

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

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

CORRIGENDUM.

Department of Lands and Surveys,
Perth, 7 June 1985.

File No. 920/984.

ON page 599 of the *Government Gazette* dated 15 February 1985 under the heading of Armadale, in line 1 amend Balanup Road to read Balannup Road.

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

PUBLIC WORKS ACT 1902.

Annulment of Resumption.

Department of Lands and Surveys,
Perth, 7 June 1985.

1432/984.

IT is notified in accordance with the provisions of section 21 of the Public Works Act 1902 that the resumption of Road No. 17304 appearing on page 1548 of the *Government Gazette* dated 3 May 1985 is hereby annulled.

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

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

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Corrigin Town Planning Scheme No. 1—
Amendment No. 7.

T.P.B. 853.4.8.1, Pt. 7.

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 Corrigin Town Planning Scheme amendment on 12 May 1985 for the purpose of—

1. Substituting the Scheme Map gazetted in 1963 with a new Scheme Map entitled Amendment 7 incorporating all previous amendments.
2. Replacing the Scheme Text gazetted in 1963 with a replacement Scheme Text incorporating all past amendments and metric conversion.

The revised Scheme Text is published as a Schedule annexed hereto.

E. V. HILL
President.
J. L. HALE
Shire Clerk.

Schedule.

Shire of Corrigin Town Planning Scheme No. 1.

Revised Scheme Text.

1. Citation: This Town Planning Scheme may be cited as the Shire of Corrigin Town Planning Scheme No. 1 Corrigin Townsite Zoning Scheme, hereinafter called "the Scheme".

2. Responsible Authority: The authority responsible for enforcing the observance of the Scheme is the Shire Council of Corrigin, hereinafter called "the Council".

3. Scheme Area: The Scheme shall apply to the whole of the area contained within the inner edge of the broken black border on the Scheme Plan entitled Town Planning Scheme No. 1 Amendment No. 7.

4. Interpretation: Words and expressions used in the Scheme have the meanings assigned to them in the Act, or in Appendix D to the Town Planning Regulations 1967 or in Appendix 1 to this Scheme, as the case may be unless the context otherwise requires.

5. Classification into Zones: There are hereby created with the Scheme Area the several zones listed hereunder:

Residential Zone
Hotel Zone
Business Zone
Special Business Zone
Public Buildings Zone
Service Station Zone
Showroom/Industrial Zone
Light Industry Zone
General Industry Zone
Railway Zone
Rural Zone
Open Space Zone

These zones are delineated or coloured or otherwise indicated on the Scheme Map according to the legend thereon.

5.1 Residential Zones:

5.1.1 Uses—No person shall use any land or building or structure in a residential area except for one or more of the following purposes:

- (a) A dwelling house.
- (b) A Duplex house.
- (c) Flat Buildings.
- (d) A surgery of a qualified medical or dental practitioner attached to a dwelling house.
- (e) A dwelling house containing a room used for consultation and/or treatment by a physiotherapist, masseur, chiropractor or other person whom in the opinion of the Council may carry on a calling of a similar nature.

5.1.2 Site Requirements—

- (a) The Building Line for any building or structure in the Residential Zone shall be 9 metres from the street alignment of the lot.
- (b) The maximum site coverage for land in the Residential Zone shall be 0.3.
- (c) The minimum area of a lot on which one dwelling house or one dwelling house with attachments permitted under Clauses 5.1.1.(d) and 5.1.1.(e) hereof or one shop and attached dwelling may be erected shall be 600 sq.m. Only one of such structures may be built on any one lot.
- (d) No new lot shall be created in a residential area with frontage of less than 18 metres unless the lot is tapered, in which case the lot shall have a minimum width of 15 metres at a distance of 10 metres from the street alignment and a minimum street frontage of 15 metres.
- (e) Duplex Houses—No person shall erect any building as a Duplex House unless such building is erected on one lot having a frontage of not less than 20 m and a total area of not less than 1 000 sq.m Two Duplex Houses may not be erected on the one lot or part thereof.
- (f) Residential Flats—No residential flat building shall be erected unless it complies with the following conditions:
 - (i) The area of a site for a residential flat (the building containing such not to exceed two (2) storeys in height) shall be at least 1 000 sq.m. and shall have a width, measured horizontally at right angles to any side, of at least 25 metres at any point within 40 metres from a street.
 - (ii) The total area of all floors in the building (excluding garages) shall not exceed one-third of the area of the lot on which it is erected.
 - (iii) The building shall not be erected with any part of a wall nearer than 3 metres to the side or rear boundaries of the lot and in the case of two storey flats, walls with windows opening from habitable rooms shall be 6 metres.

The Council may allow outbuildings, including garages, to be erected on a side and rear boundary (where adjoining) of a lot provided such walls are of brick, stone or concrete.

- (iv) One car parking space must be provided for each flat, unless the Council grants an exemption in special circumstances.

5.2 Hotel Zone:

5.2.1 Uses—No person shall use any land or any building or structure in a hotel zone except for one or more of the following purposes:

- (a) Hotel.
- (b) Licenced Motel.

5.3 Business Zone:

5.3.1 Uses—No person shall use any land or any building or structure in a business zone except for one or more of the following purposes:

- (a) A shop.
- (b) A combined shop and dwelling.
- (c) An office.
- (d) A bank.
- (e) A workroom or workrooms or storeroom or storerooms connected with a retail business in which not more than one half of the total floor area of such business is used as a workroom or workrooms or storeroom or storerooms.
- (f) A surgery of a qualified medical or dental practitioner.
- (g) The consulting and treatment rooms of a physiotherapist, masseur, chiropractor or such other person whom in the opinion of the Council may carry on a similar calling.
- (h) A Post Office.

5.3.2 Site Requirements—

- (a) The building line for any building or structure in the Business Zone shall be 9 metres from the street alignment of the lot except:
 - (i) In parts of the business zone where the distance is covered specifically in the attached Schedule.
 - (ii) Where a setback of 9 metres or more has already been added to the road width as a Town Planning Board condition of approval for shop site subdivision.
 - (iii) Where a lesser distance is permitted by the Council in writing.
- (b) The maximum site coverage for land in a Business Zone shall be 0.6.
- (c) No new business site to be created with a frontage of less than 6 metres or a depth of less than 24 metres.
- (d) All new business sites must be provided with a rear R.O.W. for deliveries of a minimum width of 6 metres.
- (e) On lots already partially used for business purposes and where no further subdivision into business lots has been sought no new buildings will be permitted unless a rear R.O.W. as above is provided or a temporary 6 metre wide entry maintained at the side of the business premises.

5.4 Special Business Zone:

5.4.1 Uses—No person shall use any land or any building or structure in the special business zone except for one or more of the following uses:

- (a) A shop.
- (b) Workroom or Workrooms connected with the retail business in which not more than one half of the total floor area of such business is used as a Workroom or Workrooms or Storeroom or Storerooms.
- (c) Service Stations and Filling Stations.
- (d) Premises for the display and sale of motor vehicles, motor cycles, farm implements, farm machines, tractors, traction engines, industrial engines, industrial machines and/or industrial refrigerators, whether such goods are new or second hand.

5.5 Public Building Zone:

5.5.1 Uses—No person shall use any land or any building or structure except for one or more of the following uses:

- (a) A hall for public use.
- (b) A theatre, cinema or open air cinema.
- (c) A church and/or church hall.
- (d) Professional offices and banks, forming part of a building erected as a hall for public use.
- (e) Public Library.
- (f) Fire Station.
- (g) A Post Office.
- (h) Police Station and Court House.
- (i) A School or Kindergarten.
- (j) A Hospital.
- (k) A Health Clinic not operated for private gain.
- (l) Government offices.
- (m) A Bank.
- (n) Administrative local authority and Public Buildings.
- (o) A Hostel.
- (p) An athletic or social club.
- (q) Public Tennis Courts.
- (r) A public car parking area controlled by the Shire Council.

5.5.2 Site Requirements—

- (a) The Building Lines for any building or structure in the Public Building Zone shall be 15 metres from the alignment of the road or street on which such land abuts and a minimum of 5 metres from adjoining properties, except where a lesser distance is permitted by the Council in writing, but in any event such lesser distance shall not be less than that which is permissible in a residential zone.
- (b) Any site used for a public building as defined by Section 173 of The Health Act 1911-1954 (except with the Special permission of the Shire Council) shall have a minimum area of 1500 sq. metres and width of not less than 40 metres.

5.6 Service Station Zone:

5.6.1 Uses—No person shall use any land or any building or structure in a service station zone except for one or more of the following purposes:

- (a) Service station.

5.6.2 The building line for any building or structure in the service station zone shall be 15 metres from the street alignment of the lot and 5 metres from side and rear boundaries.

5.7 Showroom/Industrial Zone:

5.7.1 Uses—No person shall use any land or any building or structure in the Showroom-Industry zone except for one or more of the following uses—

- (a) Showroom to face the road.
- (b) Industry at the rear.
- (c) By special permission of the Council, a Road-house or a Filling Station and Cafe.

5.7.2 Site Requirements:—

- (a) Setback from Kunjin Street to be of a minimum of 20 metres.
- (b) Moveable display in this area shall be at the discretion of the Council.
- (c) The front of the building to be of an adequate standard. This is to include the office part of the building, any enclosed showroom facilities as well as any open display area.
- (d) Council may insist on a paved area at the rear of the site for staff parking.
- (e) Council shall insist on landscaping to provide lawns and trees for:
 - (i) side screening of industrial structures;
 - (ii) share and amenity to Kunjin Street, and
 - (iii) to staff parking areas.

5.8 Light Industry Zone:

5.8.1 Uses—No person shall use any land or any building or structure in a Light Industrial Zone except for one or more of the following purposes:

- (a) A light industry.
- (b) A lock-up canteen upon the premises of a factory used primarily to provide meals and refreshments for the employees of the factory.
- (c) A factory showroom or office upon the premises of or adjoining the factory.
- (d) A warehouse or storeroom.
- (e) A dwelling house in accordance with clause 5.9.3 (d) hereof.
- (f) A service station or filling station.
- (g) Premises used for sale of used cars.

5.8.2. Site Requirements:

- (a) The building line for any building or structures in the light industry zone shall be 9 metres from the street alignment of the lot.
- (b) The provisions of Clause 5.9.3 shall apply to the Light Industry Zone.

5.9 General Industry Zone:

5.9.1 Uses—No person shall use any land or any building or structure in a general industrial zone except for one or more of the following purposes:

- (a) An industry.
- (b) A canteen upon the premises of a factory used primarily to provide meals and refreshments for the employees of the factory.
- (c) A factory showroom or office upon the premises of or adjoining the factory.
- (d) A service station.
- (e) A warehouse or storeroom.
- (f) Depots for petrol diesel and lubricants supplied in drums or other containers.
- (g) A dwelling house in accordance with clause 5.9.3 (d) hereof.

5.9.2 Site Requirements: The building line for any building or structure in the general industry zone shall be 15 metres from the street alignment of the lot.

5.9.3 Industrial Zone Provision—

- (a) No person shall stack or place any fuel or raw materials or products or by-products or wastes of manufacture in a light industrial zone, a general industrial zone, nearer to a road or street than the building line.
- (b) No person shall in a light industrial zone, a general industrial zone use the land between the building line and the road or street for any purpose other than a means of access, for parking of vehicles, for loading or unloading vehicles, or for lawns, gardens or trade display.
- (c) Facades—No person shall erect or cause to be erected a building other than a dwelling house, in a light industrial zone, a general industrial zone, unless the facade of the building be constructed of brick, stone or concrete, or in the case of frame buildings, with corrugated asbestos or aluminium cladding to a design to be approved by the Shire Council.
- (d) Within a light industrial zone and a general industrial zone, a dwelling house on land forming part of or adjoining a factory occupied by a caretaker or an employee of the factory and set aside for the exclusive use of the occupants, may be allowed by resolution of the Council where it is established that such dwelling house is necessary to the proper operation of the industry, but not more than one such residence for each factory.

5.10 Rural Zone:

5.10.1 Uses—No person shall use any land or any building or structure in a rural zone except for one or more of the following purposes:

- (a) Any use permitted in a residential zone.
- (b) Agriculture, horticulture, forestry and the keeping of poultry and livestock.

(c) With the special approval of the council an extractive industry may be permitted in a rural zone.

5.10.2 Site Requirements: The building line for any building or structure in the rural zone shall be 9 metres from the street alignment of the lot.

5.11 Open Space Zone:

5.11.1 Uses—No person shall use any land or building in an open space zone except for any purposes:

- (a) For which the land is vested or dedicated.
- (b) Reserved in any lease or instrument affecting the land.
- (c) To which the use is restricted in any manner whatsoever or
- (d) (If there are no such restrictions, dedications or declarations in respect thereof) for public recreation or a public park (operated or controlled by the Shire Council) as the case may be.

6. Existing Uses:

6.1 If at the date of publication of this Scheme in the *Gazette* any land, building or structure is being lawfully used for a purpose or built on in a manner not permitted by this Scheme, such land, building or structure may continue to be used for a purpose or built on in a manner not permitted by this Scheme, such land, building or structure may continue to be used for that purpose or in that manner, but no such building or structure shall be added to or altered in a structural manner unless permission pursuant to this Clause is granted in writing by the Council.

6.2 If at the date of publication of this Scheme in the *Gazette* any land, building or structure is being used for a purpose or built on in a manner not permitted by this Scheme and such use or purpose is afterwards discontinued or changed or the buildings removed so that it conforms with this Scheme no person shall thereafter use such land, building or structure for any purpose or in any manner not permitted by this Scheme. For the purpose of this sub-clause a use or purpose shall be deemed to be changed or discontinued if the change or cessation has continued for a period of three calendar months.

6.3 If any building or structure is at the date of the publication of this Scheme in the *Gazette* being used for a purpose or constructed in a manner not permitted by this Scheme and is subsequently destroyed or damaged by fire or otherwise to the extent of more than seventy-five (75) per cent of its value, it shall not thereafter be repaired, rebuilt, altered or added to for the purpose of being used for any purpose not permitted by this Scheme or in a manner not permitted by this Scheme unless permission to do so is granted by the Council pursuant to this sub-clause.

7. General Provisions:

7.1 Drainage: No land shall be built on until it is drained and provisions made for the disposal of roof water or household or trade wastes as the case may be to the satisfaction of the Council.

7.2 Curved Streets: Where the road or street alignment is curved, irregular or not at right angles to the side boundaries of the land, a person may erect a building in front of the building line, provided that the mean of the greatest and least distance of the building from the road or street is not less than the distance fixed for the appropriate building line.

7.3 Corner Blocks: Where a parcel of land has a frontage to more than one road or street, the following provisions shall apply:—

- (a) A set back of the requisite distance under Clause 26 from the street alignment of the lesser frontage unless the two frontages are the same when there shall be a set back such distance from such frontage as may be nominated by the Shire Council in writing.
- (b) With the approval of the Shire Council, in a residential zone or a light industrial zone a person may erect a building nearer to one only of the roads or streets than the building line but not nearer than 5 metres to that road or street.

(c) With the approval of the Council, in a business zone a person may erect a building nearer to one only of the roads or streets than the building line but not nearer than 3 metres to that road or street.

7.4 Existing Adjoining Buildings: If in the case of any lot buildings have been erected on the lots immediately adjoining on each side and one of those buildings is in advance of the building line, the Council may permit a building to be erected on such land in advance of the building line but not nearer to the road or street alignment than the foremost portion of the rearmost of the adjoining buildings or at a distance of not less than 3 metres from such street alignment whichever is the greater distance from such street alignment.

7.5 Prevention and Abatement of Nuisance: Except in the general industrial area no lot shall be used for any purpose which is likely to inconvenience neighbouring residents or harm neighbouring property by reason of noise, vibration, smoke, smell, fumes, vapour, steam, dust, grit, oil, waste water or waste products.

7.6 Prohibition: Subject as aforesaid, no person shall erect or cause to be erected any building or structure nearer to a road or street than the building line.

8. Administration:

8.1 Cost Apportionment: The Council shall have the right to apportion between owners of land the cost of acquiring any land for purposes of roads and rights of way, the constructions of such roads and rights of way and of all incidental works whether for drainage or for any other purpose whatsoever in respect of any such roads or rights of way and to sue for recovery thereof and to stipulate that such apportioned cost shall be paid to the Council by the relative owner concerned prior to the Council implementing any decision to acquire any such land or perform any such works provided however that the powers contained in this paragraph shall only be exercisable by the Council in cases where the Council has acquired such land or undertaken such works for the purpose of creating or assisting to create new subdivisions.

8.2 Compensation: The time for making claims under section 11 of the Town Planning and Development Act 1928 (as amended) is hereby fixed as six months from the date of publication in the *Gazette* of this Scheme.

8.3 Penalty: Any person who shall commit a breach of any of the provisions of this Scheme shall upon conviction be liable to the penalties prescribed by the Town Planning and Development Act 1928 (as amended) and the Town Planning Regulations.

Schedule.

1. No set back required on—

- (a) the east side of Walton Street —north from Lot 8 corner Dartee Street to the north side of Lot 24 being the corner of Jose Street.
- (b) Campbell Street on the north and south sides.
- (c) Goyder Street—
 - (i) West side from Lot 14 north to Lot 31.
 - (ii) East side from Lot 83 north to Lot 72.

2. 6 metres set back required on the west side of Goyder Street from Lot 9 corner Dartee Street north to Lot 13.

Appendix 1.

Interpretation: In this Scheme, unless the context otherwise requires, the following terms shall have the following respective meanings:

“Building Line” means a line inside an allotment of and at a specified distance from and parallel to the alignment of the street or streets abutting to the land.

“Duplex House” means a single storey building comprising two dwellings, each being complete self-contained units so designed as to give the external appearance of a single dwelling.

“District” means the municipal district constituted under Section 9 of the Local Government Act 1960 and administered by the Corrigin Shire Council.

“Dwelling House” means a building or part of a building which provides or is designed for use as, self-contained living accommodation for a single family.

“Extractive industry” means an industry engaged in the quarrying or the excavation of minerals either for treatment at the source of supply or for the supply of raw materials to other industries.

“Filling Station” means a service station on which the portion of the buildings normally used for repairs does not exceed nine hundred (900) square feet and in which repairs to motor vehicles and motor cycles only is undertaken.

“Hospital” shall mean and include all buildings or parts thereof, whether permanent or otherwise, in which persons are received and lodged for medical or surgical treatment or care or in which females are received during their confinement or lying in.

“Flat Building” means a building or part of a building containing two or more separate flats or dwelling units each of which provides or is intended adapted or designed for use as a self-contained living accommodation for a single family.

“Hostel” shall mean and include all buildings or parts thereof whether permanent or otherwise, in which board and lodging or lodging only is provided for gain for a number in excess of four persons (4) but shall not include a convalescent home, a hospital or a hotel.

“Hotel” means premises in respect of which a Publicans General Licence, Hotel or Wayside House licence has been granted under the Licensing Act 1911-1960.

“Industry” means the carrying out of any process for or incidental to:

- (a) the making, altering, repairing or ornamentation, painting, finishing, cleaning, packing or canning or adapting for sale or breaking up or demolition of any article or part of any article, and
- (b) the winning, processing and treatment of minerals, and
- (c) the generation of electricity or the production of gas, and
- (d) the manufacture of edible goods for human or animal consumption

being a process carried on in the course of trade or business for gain, other than operations connected with:

- (i) the carrying out of agriculture;
- (ii) site works on buildings, works or land; and
- (iii) in the case of the manufacture of goods referred to in sub-paragraph (d) above, the preparation on the premises of a shop of food for sale,

and includes, when carried out on land upon which the process is carried out, and in connection with that process, the storage of goods, any work of administration or accounting, the sale of goods resulting from the process and the use of land for the amenity of persons engaged in the process.

“Light Industry” means an industry which is not likely to inconvenience neighbouring residents or harm neighbouring property by reason of noise, vibration, smoke, smell, fumes, vapour, steam, dust, grit, oil, waste water or waste products, and in which any machinery used is powered by electricity.

“Lot” means a defined portion of land depicted on a plan or diagram publicly exhibited in the public office of the Department of Lands and Surveys, or deposited in the Office of Titles or a Registry of Deeds and for which a separate Crown Grant or Certificate of Title has been or can be issued or depicted on a subdivisional plan or diagram, whether so exhibited or deposited or not, but which is, whether before or after the coming into operation of the Town Planning and Development Act Amendment Act 1956, approved by the Town Planning Board.

"Offensive Trade" means and includes any of the trades specified in the Second Schedule to the Health Act 1911-1954 and any other trade or trades declared to be offensive under the provisions of the Health Act 1911-1954, by a proclamation of the Governor published in the *Government Gazette* of Western Australia.

"Office" means and includes all premises used for the carrying on of any trade industry, commercial undertaking, business or profession in which no goods are sold or displayed or in which no processes incidental to any industry are carried on.

"Professional Office" means an office not used for the purpose of trade, commerce or industry.

"Sawmill" means a place within the district where any operation for the purpose of preparing or treating timber is carried on.

"Service Station" means business premises for the supply of liquid fuels, lubricants, accessories and parts for motor vehicles, tractors and engines which are not a filling station.

"Shire Council" means the Corrigin Shire Council.

"Shop" means premises in which goods are displayed and sold by retail but does not include a hotel, a filling station or a service station.

"Site" means that area of land in the occupation of one person for a particular purpose.

Adopted by resolution of the Council of the Shire of Corrigin at the Ordinary meeting of the Council held on 18 July 1984.

E. V. HILL,
President.

J. L. HALE,
Shire Clerk.

Adopted for final approval by resolution of the Council of the Shire of Corrigin at the Ordinary meeting of the Council held on 20 February 1985 and the seal of the Municipality was pursuant to that resolution hereunto affixed in the presence of:—

[L. S.]

E. V. HILL,
President.

J. L. HALE,
Shire Clerk.

Recommended/Submitted for final approval—

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

Dated 7/5/85.

Final approval granted—

R. PEARCE,
Minister for Town Planning.

Dated 12/5/85.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Canning Town Planning Scheme
No. 16—Amendment Nos. 317, 326, 328 and 331.

T.P.B. 853.2.16.18, Pt. 317, 326, 328 and 331.

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 Canning Town Planning Scheme amendment on 28 May 1985, for the purpose of:—

Amendment No. 317—amending the Scheme Text, as follows:—

1. Clause 6—Interpretations. After the interpretation of "Plot Ratio", insert a new interpretation "Private Clubs", as follows:—

"Private Clubs" means land and/or buildings used for meetings by common-interest groups and includes associated social and/or recreational activities."

2. Use Class Tables (which follow Clause 18)—After the Use Class "Occasional Uses", insert the new Use Class "Private Clubs"; and against the Use Class "Private Clubs" insert the following symbols in the Columns listed:—

Columns 1, 2, 8, 9, 10 and 13—AA.

Columns 18, 19 and 20—IP.

All other Columns—X

Amendment No. 326—adding the following new Sub-clause (c) to Clause 33 of the Scheme Text:

(c) where a site in a Single Residential zone does not comply with the minimum effective frontage requirements, but the Council is satisfied that a proposed development complies with all other requirements, particularly relating to vehicle access, set-backs and yard area standards, the Council may vary the minimum effective frontage requirement.

Amendment No. 328—

(A) Rezoning Lot 316, Canning Location 349, Nos. 70—106 Ringarooma Way, Willetton, from "S.R.3" to "G.R.4 (RESTRICTED)" as depicted on the Amending Plan adopted by the Council on the 8th day of October, 1984; and

(B) Adding the following Serial 45 to Appendix 2 (Schedule of Special Zones):—

Serial	Lot No.	Location	Address	Additional purpose for which the premises may be used
45	316	Canning 249	70-106 Ringarooma Way, Willetton	Aged persons' Accommodation to a maximum residential density of 1 Unit per 220m ² (17 Units).

Amendment No. 331—deleting the existing Clause 38 (4), and by substituting the following new Clause 38 (4):

(4) In the Light Industry and General Industry zones, the required setback to the street may be reduced to not less than 15 metres where:

(i) car parking areas sufficient to accommodate the maximum number of car bays which could be provided within a 20 metre setback on the subject lot can be provided in a consolidated area adjacent to the street with convenient access to the street; and

(ii) adequate provision can be made for future vehicular access to and from adjacent industrial sites where practicable.

E. TACOMA,
Mayor.

N. I. DAWKINS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

City of Fremantle Town Planning Scheme No. 2—
Amendment No. 123.

T.P.B. 853-2-5-4, Pt. 123.

NOTICE is hereby given that the City of Fremantle 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 the following clause after clause 5.5.(b):

5.5.(c) Notwithstanding Clause 5.5.(b) and Part III the Council may approve of the relocation of a noxious and/or hazardous industry to a new location having regard to the purpose for which the land in the new location is zoned or reserved under the Scheme and the preservation of the amenities of the new location and may in respect of any such approval attach such conditions as it thinks fit including the discontinuance of the continued use of the site vacated without the payment of compensation.

All plans and documents setting out and explaining the amendment, together with an explanatory statement of an additional clause to be incorporated into the amendment, have been deposited at Council Offices, William Street, Fremantle, and will be open for inspection without charge during the hours of 8.30 a.m. to 5.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 July 1985.

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 Fremantle, P.O. Box 807, Fremantle, WA, 6160, on or before 12 July 1985.

I. F. KINNER,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

City of Stirling District Planning Scheme—Amendment
No. 216.

T.P.B. 853.2.20, Part 216.

NOTICE is hereby given that the City of Stirling in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots Pt. 1A and Pt. 2A bounded by Caledonia Avenue/Whatley Crescent/Ferguson Street, Maylands from "Industrial" to "General Residential GRS".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Civic Place, Stirling, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 July 1985.

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 Stirling, Civic Place, Stirling WA, 6021, on or before 12 July 1985.

M. G. SARGANT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

Shire of Busselton Town Planning Scheme No. 5—
Amendment No. 36.

T.P.B. 853.6.6.6, Pt. 36.

NOTICE is hereby given that the Shire of Busselton in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of including portion of Lot 9 Bunyip road, Busselton (approximately 1 750m²) within a "Special Zone—Additional Use" for Arts and Crafts Sales Outlet.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Southern Drive, Busselton 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 12 July 1985.

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 Busselton, P.O. Box 84, Busselton, W.A. 6280, on or before 12 July 1985.

B. N. CAMERON,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Dandaragan

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

T.P.B. 853.3.6.2, Pt. 2.

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 Dandaragan Town Planning Scheme Amendment on 24 May, 1985 for the purpose of making provisions for a new "Holiday Accommodation" zone, inclusion of "SA" symbol and tighter controls of multi unit residential development with regard to the matter of sewage effluent disposal, as detailed in the Schedule annexed hereto.

R. H. CARTER,
President.

I. W. STUBBS,
Shire Clerk.

Schedule.

Amendment No. 2.

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

- making provision for a new "Holiday Accommodation" zone, and
- making provision for the inclusion of "SA" symbols within the Scheme Text, and
- providing for tighter control of multi unit residential development with regard to the matter of sewage effluent disposal.

The following clauses are amended:—

1.7 Holiday Accommodation means land used exclusively for the provision of temporary holiday accommodation in the form of cabins and/or chalets as defined in the Local Government Model By-laws (Holiday Cabins and Chalets) No. 18 or as a Caravan Park.

2.6 Advertising of Applications.

2.6.1 Where an application is made for planning consent to commence or carry out development which involves an

"SA" use the Council shall not grant consent to that application unless notice of the application is first given in accordance with the provisions of this clause.

2.6.2 Where an application is made for planning consent to commence or carry out development which involves an "AA" use, or for any other development which requires the planning consent of the Council, the Council may give notice of the application in accordance with the provisions of this clause.

2.6.3 Where the Council is required or decides to give notice of an application for planning consent the Council shall cause one or more of the following to be carried out:—

- (a) Notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of planning consent stating that submissions may be made to the Council within twenty-one days of the service of such notice;
- (b) Notice of the proposed development to be published in a newspaper circulating in the Scheme Area stating that submissions may be made to the Council within twenty-one days from the publication thereof;
- (c) A sign or signs displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of twenty-one days from the date of publication of the notice referred to in sub-clause (b) of this clause.

2.6.4 The notice referred to in Clause 2.6.3 (a) and (b) shall be in the form contained in the Second Schedule with such modifications as circumstances may require.

2.6.5 After expiration of twenty-one days from the serving of notice of the proposed development the publication of notice or the erection of a sign or signs, whichever is the later, the Council shall consider and determine the application.

3.1 The Scheme Area is divided into eight zones set out hereunder:—

Residential
Commercial
Industrial
Community
Recreation
Rural
Hotel
Holiday Accommodation

3.4 The Symbols used in the cross reference in the zoning indicator appended to this Part have the following meanings:—

"P" A use that is permitted provided it complies with the relevant standards and requirements laid down in the scheme and all conditions (if any) imposed by the council in granting planning consent.

"AA" Means that the council may, at its discretion, permit the use.

"SA" Means that the use is not permitted by the Scheme unless planning consent is granted by the Council after notice of application has been given by the Council in accordance with Clause 2.6

"X" A use that is not permitted.

3.6 (a) (vii) In considering applications for consent for multi-residential forms of development the Council shall have regard to the adequacy or otherwise of the land and site area for the safe absorption and disposal of sewage effluent.

(e) Holiday Accommodation.

In considering applications for consent for the development of land zoned Holiday Accommodation the Council shall have regard to the adequacy or otherwise of the land and the site area for the safe absorption and disposal of sewage effluent.

It is proposed that the zoning indicator should be amended as follows:—

ZONING INDICATOR

	RESIDENTIAL	COMMERCIAL	INDUSTRIAL	COMMUNITY	RECREATION	RURAL	HOTEL	HOLIDAY ACCOMMODATION
Airfield	X	X	X	AA	X	AA	X	X
Aged Persons Building	AA	X	X	AA	X	X	X	X
Boat Building (Commercial)	X	X	P	X	X	X	X	X
Cabins or Chalets	X	X	X	X	X	X	X	AA
Cafe, Restaurant or Take Away Food Shop	SA	AA	X	SA	X	X	AA	SA
Caravan or Trailer Sales and Hire	X	AA	P	SA	X	X	X	X
Caravan Park	X	X	X	SA	X	SA	X	AA
Caretakers House or Flat	P	AA	AA	AA	X	AA	AA	AA
Carparks	AA	AA	AA	AA	AA	AA	AA	AA
Car and/or Boat Sales	X	AA	P	X	X	X	X	X
Car Wash	X	AA	P	X	X	X	X	X
Chandlers - Ships	X	AA	P	X	X	X	X	X
Cemeteries or Crematoria	X	X	X	AA	X	AA	X	X
Child Care Centre	AA	X	X	AA	AA	X	X	X
Civic Buildings	X	AA	X	P	AA	X	X	X
Club - Licensed	X	AA	X	AA	AA	AA	X	X
Club - Non Licensed	X	AA	X	AA	AA	AA	X	X
Drive in Theatre	X	X	X	AA	X	AA	X	X
Dry Cleaning Premises	X	AA	AA	X	X	X	X	X
Educational Establishments	AA	X	X	AA	X	X	X	X
Fish Processing or Packing	X	X	AA	X	X	X	X	X

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Denmark Town Planning Scheme
No. 2—Amendment No. 11.

T.P.B. 853.5.7.2, Pt. 11.

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 Harvey Town Planning Scheme Amendment on 24 May, 1985 for the purpose of rezoning Plantagenet Location 7056, South Coast Highway from "Rural" to "Special Rural" and including relevant provisions, as detailed in the Schedule annexed hereto, in the Fourth Schedule relating to Special Rural Zone Area No. 4.

Schedule.

Amendment No. 11.

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

1. Inserting in the Fourth Schedule to the Scheme Text the following special provisions relating to Special Rural Zone Area No. 4.

a.

Plantagenet Locality 7056, South Coast Highway

b.

- (1) Subdivision of Special Rural Zone Area No. 4 is to be in accordance with plan of subdivision No. 4.
- (2) No lot shall be less than 2 hectares in area.

- (3) (a) Permitted Uses (P)

(i) Residential Dwelling House.

- (b) in addition, on lots over 5 hectares in area, the following rural uses shall be permitted:

(i) the growing of vegetable fruit, cereals, or food crops;

(ii) the rearing or agistment of goats, sheep, cattle or beasts of burden;

(iii) the growing of trees, plants, shrubs or flowers for replanting in domestic, commercial or individual gardens;

(iv) the wholesale marketing of produce grown solely on the lot.

- (c) Uses which may be approved at the discretion of Council

(AA)

Home Occupation

Public Utilities

Veterinary Consulting Rooms.

- (4) No dwelling house or outbuilding shall be constructed outside a building envelope or within 20 metres of a lot boundary provided the Council may approve a lesser distance where Council is of the opinion that the topography or shape of the lot or natural flora upon it makes it desirable to alter this provision.
- (5) No building shall be constructed unless the external materials shall be of a colour and texture approved by Council.
- (6) In order to conserve the rural environment or features of natural beauty such as creek-lines, hillslopes, valleys and ridges, all trees shall be retained unless their removal is authorised by Council, except in the cases of trees which are proposed to be removed to make way for house construction, fences and constructed accessways, whereby approval of the building permit shall constitute such consent providing that such trees are shown therein. This provision shall not be taken to override the Shire's Firebreak Order made under section 33 of the Bush Fires Act 1954-1971.
- (7) No dwelling shall be constructed or approved for construction unless a minimum of 56 000 litre water storage tank is incorporated into the approved plans and no dwelling shall be considered fit for human habitation unless such a supply has been installed and is operating.

- (8) No development shall occur on or within 20 metres of the natural watercourse without prior consultation of, and approval by, the Council in liaison with the Department of Conservation and Environment and the Public Works Department. Development shall be deemed to include preclusion of Riparian rights by damming, diversion or other impediment to water flow, regarding the natural banks, clearing and construction of residences, out-buildings, bridges or any form of marine structure.

L. BRENTON,

President.

G. McCUTCHEON.

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

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

T.P.B. 853.10.7.2, Pt. 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the Shire of Exmouth Town Planning Scheme amendment on 24 May 1985 for the purpose of rezoning Exmouth Lot 313 corner Murat Road and Maidstone Crescent, Exmouth from "Open Space" to "Residential B" Zone.

R. C. BURKETT,

President.

K. J. GRAHAM,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Harvey Town Planning Scheme No. 10—Amendment No. 8.

T.P.B. 853.6.12.14, Pt. 8.

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 Harvey Town Planning Scheme Amendment on 24 May, 1985 for the purpose of—

- (a) Rezoning portion of Lot 13 Wellington Location 1 Australind from Recreation Zone to Residential Zone as depicted on the plans forming part of the amendment.
- (b) Rezoning portion of Lot 13 Wellington Location 1 from Residential Zone to School Zone as depicted on the plan forming part of the amendment.

M. W. SMITH,

President.

L. A. VICARY,

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 Mundaring Town Planning Scheme No. 1—
Amendment Nos. 234 and 237.

T.P.B. 853.2.27.1, Pt. 234 and 237.

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

Amendment No. 234—rezoning Lot 3 Burkinshaw Road, Glen Forrest from "Rural" to "Special Rural—Landscape Interest" and including relevant provisions in the Text.

Amendment No. 237—rezoning Lot 1 Lion Street, Mount Helena from “Rural” to “Special Rural—Rural Residential” and including relevant provisions in the Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 6 August 1985.

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 Mundaring, P.O. Box 20, Mundaring, W.A. 6073, on or before 6 August 1985.

M. N. WILLIAMS,
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 Swan Town Planning Scheme No. 1—
Amendment No. 133.

T.P.B. 853-2-21-1, Pt. 133.

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

1. Amending the legend on the Scheme Map to include a new notation “BP—Manufacture and Sale of Building Products and Associated Activities including Clay Extraction”.
2. Rezoning Locations 2983-2987 (inclusive) Harper Street, Caversham, from “Rural” to “Special Site—BP”.
3. Including relevant provisions in Appendix C of the Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Great Northern Highway, Middle Swan and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 28 June 1985.

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 Swan, P.O. Box 196, Midland, W.A. 6056, on or before 28 June 1985.

R. S. BLIGHT,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Swan Town Planning Scheme
No. 1—Amendment No. 127.

T.P.B. 853.2.21.1, Pt. 127.

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 Swan Town Planning Scheme amendment on 24 May 1985 for the purpose of rezoning Lot 182 Great Eastern Highway, Midland (between Mathoura and Ferguson Streets) from “Residential” to “Service Industry”.

C. GREGORINI,
President.
R. S. BLIGHT,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED.)

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Toodyay Town Planning Scheme
No. 2—Amendment No. 15.

T.P.B. 853.4.28.3, Pt. 15.

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 Toodyay Town Planning Scheme Amendment on 28 May, 1985 for the purpose of:—

1. Amending Clause 6.2.3 of the Scheme Text by inserting part (c) to read:

(c) for the purpose of access to a lot.

2. Inserting a new Clause 6.2.5 to the Scheme Text which reads:

Where land which is the subject of an application for re-zoning to Special Rural is in the opinion of Council deficient in tree cover, Council may require as a condition of its agreement to re-zone the planting and maintenance for a period of two years of trees;

(a) of species approved by Council;

(b) to a landscaping plan based on the proposed subdivision and approved by Council.

3. Amending Schedule 2 of the Scheme Text by adding part (f) under subsection (iii) which reads:

(f) a building envelope for each lot proposed.

G. L. LUDEMANN,
President.

K. C. WILLIAMS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Wanneroo Town Planning Scheme
No. 1—Amendment No. 276.

T.P.B. 853.2.30.1, Pt. 276.

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 Wanneroo Town Planning Scheme Amendment on 24 May, 1985 for the purpose of:—

1. Deleting the provisions for a Dwelling House in Column 8 of Table No. 2 and substituting the following new provisions:—

For lots with more than one boundary adjacent to a street, the minimum building set-back shall be 7.5 metres from one street boundary, 3.0 metres from all other street boundaries and 3.0 metres from truncated boundaries at street intersections. This provision does not apply to boundary walls and fences.

2. Deleting the provisions for a Shire Duplex in Column 8 of Table No. 2 and substituting the following new provisions:—

The minimum effective frontage shall be 20 metres. Minimum building set-backs for lots with more than one boundary adjacent to a street shall be the same as those specified for a Dwelling House in this Table. See also Clause 5.16.

3. Deleting Appendix B.

N. TRANDOS,
President

R. F. COFFEY,
Shire Clerk.

PUBLIC WORKS DEPARTMENT
AND
BUILDING MANAGEMENT AUTHORITY

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,
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.

PUBLIC WORKS DEPARTMENT

Contract No.	Project	Closing Date	Tender Documents now available at
24116.....	Onslow Water Supply—Tank No. 7—Recoating of Roof and Internal Steelwork	11/6/85	P.W.D., West Perth P.W.D., Carnarvon

BUILDING MANAGEMENT AUTHORITY

Contract No.	Project	Closing Date	Tender Documents now available at
24083.....	Kununurra New Government Offices—Erection (Selected Tenderers Only) Deposit on Documents \$200.00	18/6/85	B.M.A., West Perth
24088.....	Dept. of Conservation & Land Management—Manjimup Regional Headquarters—Erection (Selected Tenderers Only) Deposit on Documents \$300	2/7/85	B.M.A., West Perth
24107.....	Kununurra Hospital Redevelopment Stage 1—Electrical Installation. Deposit on Documents \$150.00	11/6/85	B.M.A., West Perth. B.M.A., Kununurra B.M.A., Broome B.M.A., Derby B.M.A., Sth. Hedland
24117.....	Narrogin Senior High School—Alterations and Additions	18/6/85	B.M.A., West Perth B.M.A., Narrogin
24118.....	Beckenham Primary School—Toilet Replacement.....	11/6/85	B.M.A., West Perth
24119.....	Onslow Primary School—Transportable Secondary Facilities	11/6/85	B.M.A., West Perth
24121.....	Murdoch—Hospital Laundry and Linen Service 1985 Extensions—Mechanical Services. Deposit on Documents \$110 (entitles tenderer to 2 sets of documents)	18/6/85	B.M.A., West Perth
24122.....	Kununurra Hospital Stage 1—Mechanical Services	11/6/85	B.M.A., West Perth
24123.....	Narrogin Senior High School Alterations and Additions—Mechanical Services Nominated Sub Contract	11/6/85	B.M.A., West Perth B.M.A., Narrogin
24124.....	Mingenew Primary School—Toilet Replacement and Pre-Primary Upgrade	18/6/85	B.M.A., West Perth B.M.A., Geraldton
24125.....	Kalgoorlie/Boulder Water Supply Depot—New Workshops and Ablutions	18/6/85	B.M.A., West Perth B.M.A., Kalgoorlie
24126.....	Kingsley—Creaney Primary School 8 Classroom and Learning Resource Centre—Electrical Installation Nominated Sub Contract	11/6/85	B.M.A., West Perth
24127.....	East Perth Government Offices—Erection—Electrical Nominated Sub Contract	18/6/85	B.M.A., West Perth
24128.....	East Perth Government Offices—Erection—Lifts Nominated Sub Contract	18/6/85	B.M.A., West Perth
24129.....	East Perth Government Offices—Erection—Mechanical Nominated Sub Contract	18/6/85	B.M.A., West Perth
24130.....	Onslow School—Transportable Secondary Facilities—Mechanical Services Nominated Sub Contract	18/6/85	B.M.A., West Perth B.M.A., Geraldton
24131.....	Registration of Tenderers for Ocean Reef High School Stages 3 and 4	11/6/85	B.M.A., West Perth
24132.....	Bunbury Senior High School—Additions 1985—Electrical Services Nominated Sub Contract	18/6/85	B.M.A., West Perth B.M.A., Bunbury
24133.....	Armadale—Cecil Andrews High School—Stages 3 and 4—Fixed Furniture Nominated Sub Contract	18/6/85	B.M.A., West Perth
24134.....	Kalumburu School—Transportable Secondary Facilities.....	18/6/85	B.M.A., West Perth
24135.....	Mineral House—Stage 2—Mechanical Services Nominated Sub Contract Deposit on Documents \$60.	25/6/85	B.M.A., West Perth
24136.....	Mineral House—Stage 2—Electrical Installation Nominated Sub Contract Deposit on Documents \$50.	25/6/85	B.M.A., West Perth
24137.....	Mineral House—Stage 2—Lifts Nominated Sub Contract Deposit on Documents \$60.	25/6/85	B.M.A., West Perth
24138.....	Mineral House—Stage 2—Fire Protection Nominated Sub Contract Deposit on Documents \$60.	25/6/85	B.M.A., West Perth
24139.....	Leederville Technical College Architectural Drafting and Building Studies Complex—Stage 1A—Aluminium Work Nominated Sub Contract	25/6/85	B.M.A., West Perth
24140.....	Leederville Technical College Architectural Drafting and Building Studies Complex—Kitchen Stainless Steel Furniture Nominated Sub Contract	25/6/85	B.M.A., West Perth

BUILDING MANAGEMENT AUTHORITY—*continued.*

Contract No.	Project	Closing Date	Tender Documents now available at
24141.....	Kununurra New Government Offices—Mechanical Services Nominated Sub Contract	2/7/85	B.M.A., West Perth B.M.A., Kununurra B.M.A., Broome B.M.A., Derby B.M.A., Sth. Hedland
24142.....	Kununurra Government Offices—Electrical Installation Nominated Sub Contract	25/6/85	B.M.A., West Perth B.M.A., Kununurra B.M.A., Derby B.M.A., Sth. Hedland B.M.A., Broome
24143.....	Tom Price District High School—New Administration and Manual Arts	9/7/85	B.M.A., West Perth B.M.A., Sth. Hedland
24144.....	Tom Price District High School—Alterations and Additions—1985 Electrical Services Nominated Sub Contract	2/7/85	B.M.A., West Perth B.M.A., Sth. Hedland
24145.....	Cyril Jackson Senior High School—Education Support Centre..	25/6/85	B.M.A., West Perth

ACCEPTANCE OF TENDERS.

Contract No.	Project	Contractor	Amount
24016.....	The Western Australian School of Nursing—Additions.....	Keywest Building Company Pty Ltd	\$ 1 186 257
24075.....	Geraldton Regional Water Supply—Geraldton—1 000 m ³ R.C. Tank at Moresby	Advanteering—Civil Engineers	69 255
24073.....	Safety Bay Senior High School—Stage 4	Southdown Construction Company Pty Ltd	727 327
24017.....	W.A. School of Nursing—Additions—Mechanical Services	Western Refrigeration '74.....	221 000
24024.....	W.A. School of Nursing—Additions—Electrical Services.....	Milec Electrical Services Pty Ltd	97 285
24074.....	Safety Bay High School—Stage 4—Electrical Services	Zampogna Bros Co P/L.....	67 836

E. A. BARKER,
Acting Under Secretary for Works.
D. W. NORMAN,
Executive Director,
Building Management Authority.

COUNTRY TOWNS SEWERAGE ACT 1948.

Broome Sewerage.

Reticulation Area No. 2.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 159/85.

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

A description of the proposed works:

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

The localities in which they will be constructed:

The works will be constructed in Broome generally between Louis Street and Robert Street; Pembroke Road and Dampier Terrace, as shown on Plan PWD, WA 55881-1-1.

The purposes for which they are to be constructed:

The works are to be constructed to eliminate No. MH 41 Pumping Station and to dispose of waste water from the properties shown as capable of being seweraged on Plan PWD, WA 55881-1-1.

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

The plans may be inspected at the office of the Minister for Water Resources, room 847, 8th floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, Kununurra; the office of the Public Works Department, Broome and the office of the Shire of Broome,

Broome for one month on and after the 10th day of June, 1985, between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ARTHUR TONKIN,
Minister for Water Resources.

Notes.

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

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

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

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

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

PW 678/85.

NOTICE is hereby given that the piece or parcel of land hereinafter described is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 (1) of the Public Works Act 1902 (as amended).

A person who immediately prior to the taking of the land referred to had an estate in fee simple in that land may, within three months after publication of this Notice in the Gazette and in accordance with the provisions of section 29 (3) of the Public Works Act 1902 (as amended) apply to the Minister for Works at the Office of the Department of Public Works for an option to purchase the land but such application shall be subject to the provisions of section 29 (3) (ca) of that Act.

Land.

Portion of Cockburn Sound Location 630 and being part of Lot 2 the subject of Diagram 44115 and being part of the land remaining in Certificate of Title Volume 1392 Folio 115 as is shown more particularly delineated and coloured green on Plan PWD WA 56254.

Dated this 4th day of June, 1985.

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

PW 1368/82 B.

Town Planning and Development Act 1928 (as amended); Public Works Act 1902 (as amended).

LAND ACQUISITION.

Town Planning Scheme No. 10—Shire of Kalamunda.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Swan District have, in pursuance of the written consent under the Town Planning and Development Act 1928 (as amended) and approval under section 17 of the Public Works Act 1902 (as amended) of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 21st day of May, 1985, been compulsorily taken and set apart for the purposes of the following public work, namely:— Town Planning Scheme No. 10—Shire of Kalamunda.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan P.W.D., W.A. 56214 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.

And it is hereby directed that the said lands shall vest in Shire of Kalamunda for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A. No. 56214	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Ralph William Stephen, Kathleen Stephen	Ralph William Stephen, Kathleen Stephen	Portion of Swan Location 1475 and being part of Lot 17 on Plan 7470, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1239 Folio 487.	1.954 9 ha
2.	Karoly Otvos.....	Karoly Otvos.....	Portion of Swan Location 1475 and being part of Lot 16 on Plan 7470, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1620 Folio 996.	1.965 2 ha
3.	Fedir Leszenko, Lidia Leszenko	Fedir Leszenko, Lidia Leszenko	Portion of Swan Location 1475 and being part of Lots 14 and 15 on Plan 7470, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1276 Folio 569.	4.151 4 ha
4.	David Laurence Galloway, Ruth Ena Galloway	David Laurence Galloway, Ruth Ena Galloway	Portion of Swan Location 1475 and being part of Lot 13 on Plan 7470, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1286 Folio 738.	1.866 8 ha
5.	Victor Beros.....	Victor Beros.....	Portion of Swan Location 1475 and being part of Lot 12 on Plan 7470, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1257 Folio 436.	2.052 2 ha
6.	Victor Beros.....	Victor Beros.....	Portion of Swan Location 1475 and being Lot 11 on Plan 7470, now subject to Plan 14904 and being the whole of the land in Certificate of Title Volume 1262 Folio 363.	2.218 7 ha
7.	Carine Nominees Pty Ltd	Carine Nominees Pty Ltd	Portion of Swan Location 1475 and being part of Lot 10 on Plan 7470, now subject to Plan 14904 and being the whole of the land in Certificate of Title Volume 1654 Folio 179.	2.090 9 ha
8.	Dewatering (W.A.) Pty Ltd	Dewatering (W.A.) Pty Ltd	Portion of Swan Location 1475 and being part of Lot 31 on Diagram 46505, now subject to Plan 14904 and being the whole of the land in Certificate of Title Volume 1451 Folio 904.	4.129 8 ha
9.	Dewatering (W.A.) Pty Ltd	Dewatering (W.A.) Pty Ltd	Portion of Swan Location 1475 and being Lot 32 the subject of Diagram 46504, now subject to Plan 14904 and being the whole of the land in Certificate of Title Volume 1387 Folio 409.	3.701 6 ha
10.	Carine Nominees Pty Ltd	Carine Nominees Pty Ltd	Portion of Swan Location 1412 and being Lot 4 on Plan 2048, now subject to Plan 14904 and being the whole of the land in Certificate of Title Volume 1305 Folio 562.	364 m ²

SCHEDULE.—*continued.*

No. on Plan P.W.D., W.A. No. 56214	Owner or Reputed Owner	Occupied or Reputed Occupier	Description	Area (approx.)
11.	Carine Nominees Pty Ltd	Carine Nominees Pty Ltd	Portion of Swan Location 1412, the subject of Plan 14904 and being part of the land in Certificate of Title Volume 1174 Folio 162.	3 289 ha
12.	John Fredrick Scott	John Fredrick Scott	Portion of Swan Location 1623 and being part of Lot 1 on Diagram 3811, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1303 Folio 830	603 m ²
13.	Michelino Furfaro, Annunziata Furfaro	Michelino Furfaro, Annunziata Furfaro	Portion of Swan Location 1320 and being part of Lot 19 on Diagram 25957, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1246 Folio 299.	3 822 ha
14.	Crown	Crown.....	That portion of Edney Road shown as Crown Land on Plan 14904.	8 528 m ²
15.	Harold Richard Ramsay, Alison Mary Ramsay	Harold Richard Ramsay, Alison Mary Ramsay	Portion of Swan Location 1475 and being part of Part Lot 18 on Plan 7470, now subject to Plan 14904 and being part of the land in Certificate of Title Volume 1387 Folio 410.	3 910 m ²

Certified correct this 9th day of May, 1985.

GORDON REID,
Governor in Executive Council.
K. F. McIVER,
Minister for Works.

Dated this 21st day of May, 1985.

LOCAL GOVERNMENT ACT 1960.

DOG ACT 1976-1977.

Shire of Dumbleyung.

IT is hereby notified for Public Information that Mr. Maxwell Louis Lewis has been appointed an authorized Officer under the provision for the Dog Act 1976-1977.

K. L. WINDEBANK,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

DOG ACT 1976-1977.

Shire of Jerramungup.

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

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

Appointed Person: Victor Harrison Hill of Miller's Point.
The appointments being effective from Wednesday, 29 May 1985.

P. J. BENNETT,
Shire Clerk.

DOG ACT 1976.

Shire of Wyalkatchem.

IT is hereby notified for public information that John Angus McInnes has been appointed as an Authorised Officer under the provisions of the Dog Act 1976.

C. L. FARRELL,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Bunbury.

Notice of Intention to Borrow.

Proposed Loan (No. 203) of \$250 000.

PURSUANT to section 610A of the Local Government Act, the City of Bunbury hereby gives notice that it proposes to borrow money by the sale of a single Conversion Loan debenture on the following terms and for the following purpose. Two hundred and Fifty thousand dollars (\$250 000) over a period of ten (10) years by twenty (20) half yearly instalments repayable to the Motor Vehicle Insurance Trust, 255 Adelaide Terrace, Perth. Purpose: Drainage Works.

Plans, Specifications and Estimates required by section 609 of the Local Government Act are available for Inspection by Ratepayers at the office of the Council, Stephen Street, Bunbury during office hours for 35 days after the Publication of this notice.

A. G. McKENZIE,
Mayor.

V. S. SPALDING,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Subiaco.

Notice of Intention to Borrow.

Proposed Loan (No. 99) \$150 000.

PURSUANT to section 610 of the Local Government Act 1960 (as amended), the City of Subiaco hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms: \$150 000 for a period of five (5) years repayable at the office of the City of Subiaco, Rokeby Road, Subiaco by ten (10) equal half yearly instalments of principle and interest. Purpose: Purchase of mobile refuse carts.

Plans and statement of costs as required by section 609 of the Local Government Act are available at the office of Council during normal office hours for a period of thirty-five (35) days after the publication of this notice in the *Government Gazette* on Friday, 7 June 1985.

Dated this 31st day of May 1985.

R. V. DIGGINS,
Mayor.

J. F. R. McGEOUGH,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Rockingham.

Notice of Intention to Borrow.

Proposed Loan (No. 162) of \$301 613.

NOTICE is hereby given that pursuant to section 610 of the Local Government Act 1960 the Council of the Shire of Rockingham proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: Three hundred and one thousand, six hundred and thirteen dollars for a period of twelve years at ruling interest rates with four yearly interest rate revisions, repayable at the office of the Council, Rockingham by half-yearly instalments of principal and interest. Purpose: Liquidation of Loan No. 148.

Plans, specifications and estimates required by section 609 are open for the inspection of ratepayers at the offices of the Council during business hours, for thirty-five days from publication of this notice.

W. D. A. MAYS,
President.

G. G. HOLLAND,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Yilgarn.

Notice of Intention to Borrow.

Proposed Loan (No. 73) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Yilgarn hereby gives notice that it proposes to borrow money by the sale of a Debenture or Debentures on the following terms and for the following purpose:—Terms: \$50 000 for a period of 10 years at ruling interest rates repayable at the Office of the Council, Southern Cross, by twenty (20) equal half yearly instalments of principal and interest. Purpose: Erection of a Community Hall at Mount Hampton.

Plans, Specifications, Estimates and Statements required by section 609 are open for inspection at the Office of the Council in Southern Cross, during Office Hours, for a period of thirty five (35) days after publication of this notice.

J. H. PANIZZA,
President.

R. W. MANGINI,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Yilgarn.

Notice of Intention to Borrow.

Proposed Loan (No. 74) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Yilgarn hereby gives notice that it proposes to borrow money by the sale of a Debenture or Debentures on the following terms and for the following purpose: \$50 000 for a period of 10 years at ruling interest rates repayable at the Office of the Council, Southern Cross, by twenty (20) equal half yearly instalments of principal and interest. Purpose: Erection of a Frail Aged Hostel in Southern Cross.

Plans, Specifications, Estimates and Statements required by section 609 are open for inspection at the Office of the Council in Southern Cross, during Office Hours, for a period of thirty five (35) days after publication of this notice.

J. H. PANIZZA,
President.

R. W. MANGINI,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Municipal Elections.

Department of Local Government.

Perth, 31 May 1985.

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

Date of Election; Member Elected, Surname, First Names; Office; Ward; How Vacancy Occurred: (a) Effluxion of time; (b) Resignation; (c) Death; (d) Disqualified; (e) Other; Name of Previous Member; Remarks.

Shire of Manjimup.

4/5/85; Towie, John Henry; Councillor; Manjimup; *(e).

4/5/85; Rees, David; Councillor; Manjimup; *(e).

4/5/85; Airey, Geoffrey Lintern; Councillor; Manjimup; *(e).

4/5/85; Goldacre, James Alfred H.; Councillor; Warren; *(e).

4/5/85; Nolan, Paul Robert; Councillor; Northcliffe; (a); Flanagan, G. P.

4/5/85; Muir, James Robert; Councillor; North Perup; (a); Muir, J. R.; Unopposed.

4/5/85; Eaton, Norman Graham; Councillor; North; (a); Eaton, N. G.; Unopposed.

4/5/85; Sebire, John; Councillor; Pemberton; (a); Omedei, P. D.; Unopposed.

*(e) Ward Representation Adjustment.

Shire of Broome.

4/5/85; De Marchi, Charles Errol; Councillor; Dampier; (a); Medlend, G. R.

4/5/85; Butler, Stephen William; Councillor; Broome; (a); Butler, S. W.

4/5/85; Connolly, Peter Scott; Councillor; Broome; (a); Connolly, P. S.

4/5/85; Medlend, Glenn Raymond; Councillor; Broome; (b); Reid, P. G. A.

Shire of Carnamah.

4/5/85; Bowman, Ross David; Councillor; Prauaka; (a); Lucas, F. C. G.

4/5/85; Fowler, George Ernest; Councillor; Cooragabba; (a); Fowler, G. E.

4/5/85; Gould, Alan Fredrick; Councillor; Billeroo; (a); Gould, A. F.

Shire of Chittering.

4/5/85; Schmidt, Eric Westhorpe; Councillor; Chittering; (a); Schmidt, E. W.

4/5/85; Fewster, Alan James; Councillor; Muchea; (a); Fewster, A. J.

4/5/85; Foulkes-Taylor, Anthony Charles; Councillor; Bindoon; (a); Foulkes-Taylor, A. C.

4/5/85; Frum, Frederick Charles; Councillor; Bindoon; (b); Taylor, M. C.

Shire of Chapman Valley.

4/5/85; Cooper, Lawrence Percival; Councillor; South-West; (a); Cooper, L. P.; Unopposed.

4/5/85; Proudlove, Wayne Kenneth; Councillor; North; (a); Proudlove, W. K.; Unopposed.

4/5/85; Exten, William Frederick Russell; Councillor; Yuna; (a); Exten, W. F. R.

Shire of Brookton.

4/5/85; Mills, Colin Noel; Councillor; East; (a); Mills, C. N.

4/5/85; Pech, Eric Edgar; Councillor; West; (a); Haythornthwaite, A.

Shire of Capel.

- 4/5/85; Turner, George Frederick; Councillor; Capel; (a); Spurr, W. A.; Unopposed.
 4/5/85; Fisher, Dudley Bernard; Councillor; North; (a); Scott, W.; Unopposed.
 4/5/85; O'Connell, Keith Daniel; Councillor; Boyanup; (a); Todd, B. G.

Shire of Boyup Brook.

- 4/5/85; Inglis, James; Councillor; Benjinup; (a); Thompson, M. J.
 4/5/85; Lodge, Geoffrey, Allan; Councillor; Tweed; (a); Lodge, G. A.
 4/5/85; Charlesworth, Hugh Stanisfield; Councillor; Dinninup; (a); Chambers, A. F.

Shire of Beverley.

- 4/5/85; Moulton, Sydney Desmond; Councillor; Dale; (a); Moulton, S. D.
 4/5/85; Sims, Lorraine Clare; Councillor; Central; (a); Woods, J. F. W.

Town of Kwinana.

- 4/5/85; Nelson, David Jeffrie; Councillor; Industrial; (a); Nelson, D. J.; Unopposed.
 4/5/85; Scambler, George McKay; Councillor; Town; (a); Scambler, G.
 4/5/85; Irikis, Mark Vincent; Councillor; Town; (a); Baker, F. G. J.

Town of Northam.

- 4/5/85; Gazis, Maria Magdalena; Councillor; —; (a); Gazis, M. M.
 4/5/85; Rouse, Reginald Thomas; Councillor; —; (a); Rouse, R. R.
 4/5/85; Bulloch, Kelvin John; Councillor; —; (a); Gillon, A. J.
 4/5/85; Czuzman, John; Councillor; —; (a); Burrows, J. D.
 4/5/85; Ottaway, Vernon Stewart; Mayor; —; (a); Killick, F. A. R.

Town of Mosman Park.

- 4/5/85; Jones, David Gordon; Mayor; —; (a); Jones, D. G.; Unopposed.
 4/5/85; Platt, Malcolm Thomas; Councillor; North; (a); Platt, M. T.; Unopposed.
 4/5/85; Millar, David Douglas; Councillor; South; (a); Millar, D. D.

Town of East Fremantle.

- 4/5/85; Culley, Stephen Charles; Councillor; Plympton; (a); Stransky, P. O.
 4/5/85; Beeson, Henry Maxwell; Councillor; Richmond; (a); D'Alessandro, E.
 4/5/85; Ferguson, Kenneth Holmes; Councillor; Preston Pt.; (a); Green, M. A.
 4/5/85; Smith, Andrew Bruce; Councillor; Woodside; (a); Smith, A. B.; Unopposed.
 4/5/85; Handcock, Ian Gilbert; Mayor; —; (a); Handcock, I. G.; Unopposed.

Town of Cottesloe.

- 4/5/85; Anderson, James; Mayor; —; (a); Anderson, J.
 4/5/85; Utting, John; Councillor; North; (a); Utting, J.
 4/5/85; Murphy, Charles Denys; Councillor; Central; (a); Murphy, C. D.
 4/5/85; Taylor, Ross Michael; Councillor; South; (a); Taylor, R. M.
 4/5/85; Rowell, Robert Mitford; Councillor; East; (a); Rowell, R. M.

Town of Bassendean.

- 4/5/85; Smith, Herbert John; Councillor; East; (a); Gilberthorpe, P. J.
 4/5/85; Matthews, Nelville John; Councillor; West; (a); Booth, D. B.
 4/5/85; Sofoulis, Evangelo; Councillor; North; (a); Sofoulis, E.; Unopposed.

Shire of Mukinbudin.

- 4/5/85; Jones, Frederick Roy; Councillor; Lake Brown; (a); Jones, F. R.; Unopposed.
 4/5/85; Maddock, Jocelyn; Councillor; Dandanning; (a); Maddock, J.; Unopposed.

Shire of Roebourne.

- 4/5/85; Sharpe, Benjamin Robert Bruce; Councillor; Pas-toral; (a); Sharpe, B. R. B.
 4/5/85; Miller, William Arthur; Councillor; Wickham; (a); Goldstraw, D. W.
 4/5/85; Helm, Thomas Richard; Councillor; Karratha; (a); Barber, B. J.
 4/5/85; Percy, John Gardner; Councillor; Karratha; (b); Thompson, G. J.
 4/5/85; Kiss, Robert Henry; Councillor; Roebourne; (a); Kiss, R. H.

Shire of Bridgetown-Greenbushes.

- 4/5/85; Wheatley, Brian Robert; Councillor; Central; *(e).
 4/5/85; Rowan-Robinson, William Harold; Councillor; Central; (a); Rowan-Robinson, W. H.
 4/5/85; Duquemin, James Edward; Councillor; Central; *(e).
 4/5/85; Sibbel, Franciscus; Councillor; North; (a); Sibbel, F.
 4/5/85; Wright, Jennifer Stella; Councillor; East; (a); Wright, J. S.

*(e) New Position Due to Ward Distribution.

City of Canning.

- 4/5/85; Tacoma, Eelco; Mayor; —; (a); Tacoma, E.
 4/5/85; Gordon, Leonard, A.; Councillor; East; (a); Gordon, L.
 4/5/85; Cruise, Aidan, I.; Councillor; South; (a); Cruise, A.
 4/5/85; Barzotto, Emiliano; Councillor; West; (a); Barzotto, E.
 4/5/85; Treacy, Peter; Councillor; North; (a); Piccolo, F.
 4/5/85; Delle Donne, Giuseppe; Councillor; Central; (a); Delle Donne, G.
 4/5/85; Cowlan, Derek; Councillor; River; (a); Cowlan, D.; Unopposed.

Town of Geraldton.

- 4/5/85; Ashplant, Ronald Leonard; Councillor; —; (b); Mayhew, R. A.; Extraordinary.
 4/5/85; MacGregor, John Royston; Councillor; —; (c); De Wit, J.; Extraordinary.

Shire of Irwin.

- 4/5/85; Summers, Norman Clare; Councillor; South East; (a); Summers, N. C.
 4/5/85; Fletcher, Harry Graeme; Councillor; Denison; (a); Fletcher, H. G.
 4/5/85; MacKenzie, Colin David; Councillor; North; (a); MacKenzie, C. D.

Shire of Kalamunda.

- 4/5/85; Kostera, Stuart Lindsay; Councillor; North; (a); Kostera, S. L.; Unopposed.
 4/5/85; Harper-Nelson, John; Councillor; South; (a); Harper-Nelson, J.
 4/5/85; Hegney, Peter James; Councillor; West; (a); Reid, J. W.
 4/5/85; Powell, Bryan Geoffrey; Councillor; West; *(e).
 *(e) Adjustment of Representation.

Shire of Boulder.

- 4/5/85; Daws, Charles Pearson; Councillor; South; (a); Daws, C. P.; Unopposed.
 4/5/85; Searle, Brian Roderick; Councillor; Boulder; (a); Searle, B. R.
 4/5/85; Jarvis, Patricia Ann; Councillor; Central; (a); Jarvis, P. A.; Unopposed.
 4/5/85; Draper, Peter Harold; Councillor; Mining; (a); Draper, P. H.; Unopposed.
 4/5/85; Wilson, Caroline Ruth; Councillor; South Kalgoorlie; (b); Shepherd, R. N.; Extraordinary.

Shire of Koorda.

- 4/5/85; McWha, Ian Charles; Councillor; Koorda; (a); Strahan, E. E.
 4/5/85; Hollins, Allan John; Councillor; Kulja; (a); Hollins, A. J.
 4/5/85; Woods, John Alexander; Councillor; Mollerin; (a); Chester, A. E.

Shire of Dalwallinu.

- 4/5/85; Jones, Stephen Graham; Councillor; Central; (a); McNeill, L. I.
 4/5/85; Cail, Ormond Victor; Councillor; East; (a); Cail, O. V.
 4/5/85; Dinnie, William McLean; Councillor; North; (a); Dinnie, W. M.

Shire of Gingin.

- 4/5/85; Hunt, Ross Stewart; Councillor; Coastal; (a); Houston, H. G.; Unopposed.
 4/5/85; Roe, Bruce Wilberforce; Councillor; North; (a); Roe, B. W.; Unopposed.
 4/5/85; Martin, Alexander Edgar; Councillor; South; (a); Martin, A. E.

City of Stirling.

- 4/5/85; Anderson, Peter James; Councillor; Osborne; (a); Anderson, P. J.
 4/5/85; Smith, Kevin; Councillor; Balga; (a); Smith, K.
 4/5/85; Satchell, James Henry; Councillor; Inglewood; (a); Satchell, J. H.
 4/5/85; Venville, Georgina Alma; Councillor; Maylands; (a); Venville, G. A.

City of Subiaco.

- 4/5/85; Passmore, Helen Enid; Councillor; Central; (a); McCullagh, G. A.
 4/5/85; Diggins, Richard Victor; Mayor; —; (a); Diggins, R. V.
 4/5/85; Dallimore, John William; Councillor; North; (a); Dallimore, J. W.
 4/5/85; Sheen, Margaret Amelia; Councillor; East; (a); Whyte, P. R.
 4/5/85; Wells, Eleanore Joyce; Councillor; South; (a); Norris, R. A.

Town of Armadale.

- 4/5/85; Faulkner, Phillip Gerard; Councillor; Armadale; (a); Faulkner, P. G.
 4/5/85; Gribble, Evelyn Abbott; Councillor; West Armadale; (a); Gribble, E. A.
 4/5/85; Holton, Terence John; Councillor; Kelmscott; (a); Holton, T. J.
 4/5/85; Longstaff, Thomas; Councillor; Westfield; (a); Longstaff, T.; Unopposed.
 4/5/85; Jones, Beryl Lillian; Councillor; Roleystone/Karragullen; (a); Jones, B. L.; Unopposed.

Shire of Bruce Rock.

- 4/5/85; McCarthy, Edward Gerard; Councillor; Central; (a); McCarthy, E. G.
 4/5/85; Robinson, William Brian; Councillor; Babakin; (a); Robinson, W. B.
 4/5/85; Venemore, Kenneth Munday; Councillor; Shackleton; (a); Venemore, K. M.
 4/5/85; Cole, Edwin Francis; Councillor; Ardath; (a); Cole, E. F.

Shire of Boddington.

- 4/5/85; Roney, Donald George Charles; Councillor; Central; (a); Roney, D. G.
 4/5/85; Reynolds, Graeme Donald; Councillor; Central; (e); —; New seat.

Shire of Mandurah.

- 4/5/85; Cresswell, Bruce Phillip; Councillor; Town; (a); Cresswell, B. P.
 4/5/85; Leworthy, Mavis Christina; Councillor; Outer; (a); Kerns, W. M. G.
 4/5/85; Cribb, Peter Geoffrey; Councillor; Coastal; (a); McGinn, G. P.

Shire of Exmouth.

- 4/5/85; Richardson, David Allan; Councillor; (a); Richardson, D. A.
 4/5/85; Bathgate, Douglas George; Councillor; (a); Bathgate, D. G.
 4/5/85; Gorman, Albert John; Councillor; (a); Keenan, F. E.

Shire of Greenough.

- 4/5/85; Clune, Bernard Patrick; Councillor; North; (a); Clune, B. P.
 4/5/85; Gould, James Stewart; Councillor; Tarcoola; (a); Gould, J. S.
 4/5/85; Garratt, Gordon Sainsbury; Councillor; South; (a); Oliver, R. E.
 4/5/85; Foskew, Kenneth Herbert; Councillor; West; (a); Foskew, K. H.

Shire of Denmark.

- 4/5/85; Leary, Kenneth Frank; Councillor; Scotsdale; (a); Osborne, F.
 4/5/85; Gallash, Bruce Edward; Councillor; Nornalup; (a); Russell, R.
 4/5/85; Nekele, Janet Katherine; Councillor; Shadforth; (a); Hockley, M.
 4/5/85; Swallow, Patrick; Councillor; Kent; (b); Cyster, R. T.; Unopposed.

Shire of Cue.

- 4/5/85; Lundy, Richard Adam; Councillor; Cue; (a); Lundy, R. A.
 4/5/85; Thurkle, Brian Alfred; Councillor; Day Dawn; (a); Thurkle, B. A.
 4/5/85; Guise, Anthony John; Councillor; Tuckanarra; (a); Guise, A. J.
 4/5/85; Price, Peter Richard; Councillor; Cue; (a); Bilton, S.

City of Bayswater.

- 4/5/85; Hames, Kim Desmond; Councillor; West; (a); McAullay, V. M.
 4/5/85; Pulitano, Saverio; Councillor; Central; (a); Davis, N.; Unopposed.
 4/5/85; McLean, Ramsay Macdonald; Councillor; North; (b); Hill, A.; Unopposed.
 4/5/85; Leeuwangh, Gerard; Councillor; North; (a); Leeuwangh, G.; Unopposed.

City of Belmont.

- 4/5/85; Parkin, Peggy Pamela; Councillor; Central; (a); Parkin, P. P.; Unopposed.
 4/5/85; Passeri, Peter Robert; Councillor; West; (a); Passeri, P. R.; Unopposed.
 4/5/85; Hardingham, John George; Councillor; South; (a); Hardingham, J. G.
 4/5/85; Douglas, Ronald Malcolm; Councillor; East; (a); Hames, W. H.

City of Cockburn.

- 4/5/85; Duggan, John Joseph; Councillor; East; (a); Duggan, J. J.
 4/5/85; Greengrass, Thomas William; Councillor; North; (a); Greengrass, T. W.
 4/5/85; Lees, Raymond Allan; Councillor; South; (a); Lees, R. A.
 4/5/85; Mirco, Pasquale; Councillor; Central; (a); Mirco, P.
 4/5/85; Palermo, Vito Alfio; Councillor; West; (a); Stewart, K. J.

City of South Perth.

- 4/5/85; Marciano, Frank; Councillor; Kensington; (a); Holtzman, N. L.
 4/5/85; Marshall, Warren Luxmoore; Councillor; Manning; (b); Collins, J.
 4/5/85; Morrish, Phyllis Claire; Councillor; Mill Point; (a); Morrish, P. C.
 4/5/85; Playford, George Henry; Councillor; Como; (a); Playford, G. H.
 4/5/85; Potter, Thelma Doreen; Councillor; Manning; (a); Maslen, E. N.
 4/5/85; Reid, Richard Malcolm; Councillor; Civic; (a); Reid, R. M.

Shire of Broomehill.

- 4/5/85; Altus, Harold Theodor; Councillor; South-East; (a); Richardson, E. N.
 4/5/85; Meyer, Ross Darren; Councillor; North-West; (a); Meyer, R. D.
 4/5/85; Fletcher, Geoffrey Edward; Councillor; North-East; (a); Fletcher, G. E.

M. C. WOOD,
 Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Bunbury.

Sale of Land.

Department of Local Government,
Perth, 4 June 1985.

LG: BY 4-6D.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the City of Bunbury may sell Lot 244 Ramillies Street, Sea Links, being the whole of the land comprised in Certificate of Title Volume 1641 Folio 166 to G. J. & R. R. Snowden by private treaty.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Town of Armadale.

Sale of Land.

Department of Local Government,
Perth, 4 June 1985.

LG: AK 4-6G.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960 that the Town of Armadale may sell Lot 148 Girrawheen Street, Armadale, being the land contained in Certificate of Title Volume 1584 Folio 693 to S. C. & K. Macdonald by private treaty.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Kellerberrin.

Sale of Land.

Department of Local Government,
Perth, 4 June 1985.

LG: KE 4-6.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the Shire of Kellerberrin may sell Lot 360 Moore Street, Kellerberrin, being the land contained in Certificate of Title Volume 1599 Folio 956 to D. M. Wood and E. Craig by private treaty.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Swan.

Sale of Land.

Department of Local Government,
Perth, 4 June 1985.

LG: SW-4-6F.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the Shire of Swan may sell Lot 1286 being portion of Swan Location L on plan 14712 and being the whole of the land comprised in Certificate of Title Volume 1685 Folio 801 to R. & A. Battistella by private treaty.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

Sale of Land.

Department of Local Government,
Perth, 4 June 1985.

LG: WN-4-6 01.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the Shire of Wanneroo may sell the following land by private treaty:—

1. Lot 137 being portion of Swan Location 1586 on Diagram 53749 and being the land contained in Certificate of Title Volume 1495 Folio 47 to Graham Homes Pty. Ltd.
2. Lots 142 and 143 being portions of Swan Location 1586 on Plan 12576 and being the land contained in Certificate of Titles Volume 1517 Folios 533 and 534 to Aim Appliances Pty. Ltd.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Mundaring.

Lease of Land.

Department of Local Government,
Perth, 4 June 1985.

LG: MG-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act 1960, that the Shire of Mundaring may lease portion of Reserve 23165 to A. J. Law for a period of 4 years without calling public tender.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Perenjori.

Purchase of Land for Re-sale.

Department of Local Government,
Perth, 4 June 1985.

LG: PJ-4-3.

IT is hereby notified for public information that His Excellency the Governor has approved of the purchase of Lot 4 Fowler Street, Perenjori, being the land contained in Certificate of Title Volume 1495 Folio 594, by the Shire of Perenjori for the purpose of re-selling the whole of the land without subdivision to Westpac Banking Corporation by private treaty:—

1. pursuant to the provisions of section 514A of the Local Government Act 1960; and
2. being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Shire of Perenjori.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Town of Kalgoorlie.

Loan.

Department of Local Government,
Perth, 4 June 1985.

LG: K-3-8V3.

IT is hereby notified for public information that His Excellency the Governor has approved the construction of the Eastern Goldfields Senior Citizens Community Centre being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Town of Kalgoorlie.

M. C. WOOD,
Secretary for Local Government.

CEMETERIES ACT 1897.

Shire of Manjimup.

Trusteeship.

Department of Local Government,
Perth, 4 June 1985.

LG: 155/54.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of the Cemeteries Act of:—

- (1) the cancellation of the appointment of Messrs G. Armstrong, R. Beebe, A. Tyler, P. Pratt, M. MacDonald, J. Tomlinson, O. Smith and P. Gordon (Deceased) as Trustees to control and manage the Northcliffe Cemetery; and
- (2) the appointment of the Council of the Municipality of the Shire of Manjimup as the sole Trustee to control and manage the Northcliffe Cemetery.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Nedlands.

By-laws Relating to Fencing.

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 7 February 1985, to make and submit for confirmation by the Governor the following amendment to its By-laws Relating to Fencing which were published in the *Government Gazette* on 12 November 1982.

The by-laws are to be amended as follows:—

1. By-law 4 (3) (a)—in line 1 delete the figures "25" and insert the figures "30" in lieu thereof.
2. By-law 4 (3) (b)—in line 1 delete the figures "290" and insert the figures "340" in lieu thereof.

Dated this 16th day of April, 1985.

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

[L.S.]

D. C. CRUICKSHANK,
Mayor.

N. G. LEACH,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

B. J. BEGGS,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Albany.

By-laws Relating to Aerodromes.

IN pursuance of the powers conferred upon it by the above-mentioned Act and of all other powers enabling it, the Council of the above-mentioned Municipality hereby records having resolved on 23 November 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 Albany.

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.

“Aerodrome” means any area of land under the control of the Council used as an Aerodrome whilst and so long as licensed for the purpose of an Aerodrome under the Regulations.

“Reporting Officer” means the officer appointed by or under the authority of the Shire who for the time being shall be responsible for directing and controlling traffic of Aircraft on and about any Aerodrome, directing crew, passengers or any other person within the precincts of any Aerodrome, the parking and movement of all Vehicles within the precincts of any Aerodrome 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 any Aerodrome.

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

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

“Car Park” means that portion of any Aerodrome 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.

“Caretaker” means any person appointed by or under the authority of the Shire and who shall have the same powers as are conferred upon the Groundsman.

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

“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 thereof.

“Movement” means the takeoff or landing of an Aircraft in whatever manner within the precincts of any Aerodrome.

“Non Regular Public Transport” means any Aircraft other than Regular Public Transport.

“Owner” includes lessee, charterer 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, Shire 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 any Aerodrome 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 Albany.

“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.

“Taxi” 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 any Aerodrome 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 Reporting Officer any Aerodrome shall not be open to use for flying where the surface of the Aerodrome may be or may reasonably be expected to be unsafe for landing or departure of Aircraft.

Provided that in the case of emergency, landings may be made, entirely at the Owner's risk, upon such Aerodrome.

Building, Council Approval, Notices, etc.

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

(5) The Shire may from time to time set apart and grant authority for any land building structure or improvement or any part of a building structure or improvement within an Aerodrome 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 any Aerodrome.

(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 any Aerodrome, 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 any Aerodrome, 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 Aerodrome.

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 an Aerodrome;
- (b) Solicit for any business of hiring self drive rental Vehicles within the boundaries of an Aerodrome;
- (c) Deliver to or collect from an Aerodrome 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 drive rental Vehicles within the boundaries of an Aerodrome.

(2) Nothing in this by-law contained or implied shall apply to Taxis.

Right of Entry to Aerodrome.

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 any Aerodrome or of any business the conduct of which has been authorised 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 by Aircraft lawfully using any Aerodrome; or
- (b) a passenger or intending passengers by Aircraft lawfully using any Aerodrome;

shall not enter remain upon any Aerodrome or any part thereof.

(2) The Shire may from time to time designate or set apart any specified part or parts of any Aerodrome:—

- (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 any Aerodrome indicating the limits of any part of any Aerodrome 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 any Aerodrome 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 any Aerodrome 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 Aerodrome by any officer or employee of the Shire, or by any other person authorised so to do.

Conduct of Persons on Aerodrome.

7. Every person admitted to or being upon any Aerodrome 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 Reporting Officer, Groundsman, Caretaker 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 any Aerodrome.

8. Any person, whether or not a passenger or intending passenger on an Aircraft, who the Reporting Officer, Groundsman or Caretaker may consider to be intoxicated or under the influence of liquor so as to make his presence on any Aerodrome dangerous to himself or others, or offensive to others, or otherwise undesirable, may be refused admission to any Aerodrome, or if upon any Aerodrome may be removed by the Reporting Officer, Groundsman or Caretaker or any person acting under the direction of the Reporting Officer, Groundsman, Caretaker or Shire.

9. A person shall not use any building, structure, convenience or amenity provided upon any Aerodrome 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 any Aerodrome.

Fees, Charges, etc

10. (1) The Shire may require the Owner of every Aircraft using any Aerodrome 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 an Aerodrome as a landing ground for Aircraft be less in any 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 any Aerodrome 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 any Aerodrome 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 an Aerodrome 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 any Aerodrome shall give to whichever of the Reporting Officer, groundsman or Caretaker 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 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 By-law 10 (2), By-law 10 (3) and 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-laws 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 Aerodrome.

12. The Shire may designate and mark out any Car Park or Parking Stall on any part of any Aerodrome 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 any Aerodrome 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 Reporting Officer, Groundsman, Caretaker, 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 Aerodrome or beyond the limits of any defined roads within an Aerodrome.

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 Reporting Officer, Groundsman, Caretaker 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 motorcycle 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 any Reporting Officer, Groundsman, Caretaker 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 any Aerodrome shall be liable to a penalty not exceeding the amounts respectively mentioned in the Schedule.

32. The Reporting Officer, Groundsman, Caretaker 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 Aerodromes 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 on these By-laws relating to the Parking or Standing of Vehicles on any Aerodrome 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 foresaid 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 as 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 any Aerodrome be summarily removed therefrom by any police officer, Reporting Officer, Groundsman or Caretaker or any person acting under the direction of the Reporting Officer, Groundsman, Caretaker 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 Albany Aerodrome:—

Adult passengers—\$3.00

Half-fare passengers—\$1.50

(2) Landing charges on non regular public transport at Albany Aerodrome:—

Adult passengers—\$3.00

Half-fare passengers—\$1.50

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 \$10.00.

The maximum fine chargeable in the terms of By-law 30 shall not exceed \$80.00.

Part 2.

INFRINGEMENT NOTICE.

Form 1.

SHIRE OF ALBANY

INFRINGEMENT NOTICE

(Vehicle No.)

(Make/Type)

It is alleged that at _____, at Albany _____ a.m./p.m. on _____ day of _____ 198

Aerodrome you committed the offence indicated hereunder by an (X) in breach of By-law _____ of the Shire of Albany relating to Aerodromes.

Employee of Shire

Position: Aerodrome Reporting Officer/Ranger/Other (Specify)

MODIFIED PENALTY \$10.00

- () 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.
 - () 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 a carriageway, passage or roadway within a Car Park or the Aerodrome in breach of By-law 22 or 26.
 - () Failing to move a Vehicle as directed by the Reporting Officer, Groundsman or Caretaker 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 fire 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-law 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 Albany, Mercer Road, Albany, 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 Albany, P.O. Box 809, Albany, W.A. 6330.

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 Albany and present this notice.

Part 3.

Form 2.

SHIRE OF ALBANY.

APPLICATION TO CARRY OUT WORKS
AT ALBANY AERODROME.

I/We _____ No. _____
Address _____(Office Use Only)
_____ DATE

Propose to carry out the following work upon _____
Aerodrome. (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 Shire Engineer/Shire Building Surveyor.
- (4) Comply with all instructions of the Reporting Officer or other employee of the Shire authorised 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 : _____

The Shire of Albany 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,
D. J. Cunningham.

Dated this 23rd day of November, 1984.

The Common Seal of the Shire of Albany was here-
unto affixed by authority of a resolution of the
council in the presence of—

[L.S.]

H. A. RIGGS,
President.

D. J. CUNNINGHAM,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

B. J. BEGGS,
Clerk of Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Carnarvon.

By-laws Relating to Petrol Pumps.

IN pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the Shire of Carnarvon hereby records having resolved on 20 October 1982, and reaffirmed on 28 November 1984, to revoke and submit for confirmation by the Governor the By-laws Relating to Petrol Pumps published in the *Government Gazette* of 14 January 1969 and the amendment published in the *Government Gazette* of 21 June 1974.

Dated this 13th day of December, 1984.

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

[L.S.]

W. J. DALE,
President.

S. K. GOODE,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

B. J. BEGGS,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Three Springs.

Adoption of Draft Model By-laws (Signs, Hoardings and Billposting), No. 13.

IN pursuance of the powers conferred upon it in the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 12 March 1985, to adopt the Local Government Model By-laws (Signs, Hoardings and Bill Posting) No. 13 published in the *Government Gazette* of 11 June 1963, and with amendments published in the *Government Gazette* of 10 December 1964 and 21 June 1974.

Dated this 8th day of May, 1985.

The Common Seal for the Shire of Three Springs was
hereunto affixed in the presence of—

[L.S.]

T. L. READING,
President.

N. P. HARTLEY,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

B. J. BEGGS,
Clerk of the Council.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

The Municipality of the Shire of Rockingham.

By-laws Relating to Pest Plants.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 26 June 1984 to make and submit for confirmation by the Governor the following By-laws:

1. These By-laws may be cited as the Shire of Rockingham Pest Plant By-laws.

- 2. In these By-laws, unless the contrary intention appears—
 “Council” means the Council of the Municipality of the Shire of Rockingham;
 “District” means the district of the Council;
 “Pest plant” means a plant described as a pest plant by By-law 4 of these By-laws.
- 3. These By-laws apply in respect of the district.
- 4. Every plant described in the First Schedule to these By-laws is a pest plant.
- 5. (1) The Council may serve on the owner or occupier of private land within the district, a duly completed notice in the form of the Second Schedule to these By-laws requiring him to destroy, eradicate or otherwise control any pest plant on that land.
 (2) A person served a notice under sub-Bylaw (1) of this By-law shall comply with that notice within the time and manner specified therein.
- 6. Where a person fails to comply with a notice under By-law 5 of these By-laws served upon him, the Council may:
 - 1. Without payment of any compensation in respect thereof, destroy, eradicate or control, as the case may be, any pest plant the destruction, eradication or control of which was required by the notice; and
 - 2. Recover in a court of competent jurisdiction from the person to whom the notice is directed, the amount of the expenses of such destruction, eradication or control.

First Schedule.

Pest Plants.

<i>Common Name</i>	<i>Scientific name</i>
Caltrop	<i>tribulus terrestris</i>
Apple of Sodom	<i>Solanum hermannii</i>

Second Schedule.

Agriculture and Related Resources Protection Act 1976.

Shire of Rockingham Pest Plant By-laws.

PEST PLANT NOTICE.

No.

To:(full name)

Of:(address)

You are hereby given notice that under the above By-laws you are requested to.....
(here specify whether required to destroy, eradicate or otherwise control) the pest plant
(common name).....(scientific name)
 on(here specify the land) of which you are the
(owner or occupier).

This notice may be complied with by.....
 (here specify manner of achieving destruction, eradication or control).

Such measures shall be commenced not later than.....(date)
 and shall be completed by.....(date).

Upon failure to comply with this notice within the times specified, the Council may destroy, eradicate or control, as the case may be, any specified plant at your expense, and if necessary recover the same in a court of competent jurisdiction.

Date of service of notice.

.....
 Signature of person authorised by the Council of
 the Municipality of the Shire of Rockingham.

Dated this 22nd day of August, 1984.

The Common Seal of the Municipality of the Shire of
 Rockingham was duly affixed hereto in the
 presence of—

[L.S.]

W. D. A. MAYS,
 President.

G. G. HOLLAND,
 Shire Clerk.

Recommended—

JEFF CARR,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

B. J. BEGGS,
 Clerk of the Council.

CEMETERIES ACT 1897.

Pinnaroo Valley Memorial Park Public Cemetery By-laws.

IN pursuance of the powers conferred upon them by the abovementioned Act, the Trustees of the Pinnaroo Valley Memorial Park Public Cemetery hereby record having resolved on 11 April 1985 to make and submit for confirmation by the Governor, the following By-laws.

The By-laws made by the Trustees of the Pinnaroo Valley Memorial Park under the provisions of the Cemeteries Act 1897 published in the *Government Gazette* on 2 June 1978 and amended from time to time, are referred to in these By-laws as the Principal By-laws.

The Principal By-laws are amended as under:—

The First Schedule is deleted and the following substituted:—

First Schedule.

The following fees shall be payable upon application for burial or other services detailed hereunder and shall apply from 1 July 1985.

1. PLOT FEE (Right of Burial 2.4m x 1.2m)	\$
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.	
1.1 Memorial Plaque Section	350
1.2 Pre-need Purchase	430
1.3 Location Selected by Applicant	430
2. BURIAL FEE.	
2.1 Ordinary Interment	180
2.2 Stillborn (no burial service)	50
2.3 Child (under 7 years)	90
3. PLAQUE FEE.	
3.1 Size 380 mm x 280 mm	215
3.2 Size 560 mm x 305 mm	300
3.3 Detachable Plate	35
3.4 Monumental Permit Fee	40
4. EXHUMATION FEE.	
4.1 Reopening of Grave	450
4.2 Reinterment-New Grave	180
5. PLACEMENT OF ASHES.	
5.1 Family Grave (limit 4 interments)	60
5.2 Memorial Garden	180
5.3 Ground Niche (6 lines)	340
Additional lines (maximum 4)	40
5.4 Wall Niche—	
Single	145
Double	220
Second Inscription	70
5.5 Family Shrub (Garden Setting)	580
Additional Placement	115
5.6 Scattering to the Winds	35
5.7 Collection from Office	45
5.8 Transfer to New Position	35
5.9 Registration of Ashes	35
6. MISCELLANEOUS FEES.	
6.1 Funeral Director's Annual Licence	70
6.2 Additional Fee—Late Arrival	30
6.3 Interment—Oblong or Oversized Casket	80
6.4 Interment—Saturday or Public Holiday	100
6.5 Copy of Grant of Right of Burial	40

The By-laws set out in the above Schedule were made by the Trustees of the Pinnaroo Valley Memorial Park Public Cemetery at a duly convened meeting of the Board held on 11 April 1985.

Given under the Common Seal of the Trustees of the
Pinnaroo Valley Memorial Park by authority of
the Trustees—

[L.S.]

W. McMILLAN BROWN,
Acting Chairman.

P. D. MacLEAN,
Administrator.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of June, 1985.

B. J. BEGGS,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

CITY OF COCKBURN (ANNEXATION OF ADJOINING OUTLYING LAND) ORDER
1985.

MADE by His Excellency the Governor under section 12 of the Local Government Act.

- Citation. 1. This Order may be cited as the "City of Cockburn (Annexation of Adjoining Outlying Land) Order 1985".
- Land to be annexed. 2. The adjoining outlying land designated and described in Part 1 of the Schedule to this Order is hereby annexed to the district of the municipality of the City of Cockburn.
- Alteration to Ward Boundary. 3. The boundary of the South Ward of the City of Cockburn is hereby adjusted by the addition of the land designated and described in Part 2 of the Schedule to this Order.

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

Schedule.

Technical Description.

Part 1.

ANNEXATION OF OUTLYING LAND TO THE CITY OF COCKBURN.

All that portion of land comprising Cockburn Sound Locations 2637 and 2638 as shown surveyed on Lands and Surveys Original Plan 15027.

Area: About 9.87 hectares.

(Lands and Surveys Public Plan Perth 2 000 08.01, 08.02.)

Part 2.

ANNEXATION OF OUTLYING LAND TO THE SOUTH WARD OF THE CITY OF
COCKBURN.

All that portion of land as described in Part 1 above.

(Lands and Surveys Public Plan Perth 2 000 08.01, 08.02.)

LOCAL GOVERNMENT ACT 1960.

TOWN OF ARMADALE (VALUATION AND RATING) ORDER 1985.

MADE by His Excellency the Governor under section 533 of the Local Government Act.

- Citation. 1. This Order may be cited as the "Town of Armadale (Valuation and Rating) Order 1985".
- Revocation of Order. 2. The Order in Council published in the *Government Gazette* of 19 January 1979, page 117 is hereby revoked.
- Authorisation of use of unimproved values. 3. The Council of the Town of Armadale is authorised to use valuations on unimproved values of rateable property in the portion of its district as designated and described in the Schedule to this Order.

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

Schedule.

TOWN OF ARMADALE.

TECHNICAL DESCRIPTION.

UNIMPROVED VALUE AREA.

That portion of the district of the Town of Armadale excluding Areas A, B, C and D to this Schedule.

AREA A.

All that portion of land bounded by lines starting from the northwestern corner of Forrestdale Lot 347 and extending westerly along the southern boundary of Canning Location 421 to the centreline of Robinson Street; thence southerly along that centreline and onwards to a southwestern side of Commercial Road; thence generally southeasterly along that side to the westernmost southwestern corner of Location 454; thence generally southeasterly along boundaries of that location and generally southeasterly along southwestern sides of Moore Street to the westernmost southwestern corner of Location 455; thence southeasterly and northeasterly along boundaries of that location to the centreline of Broome Street; thence southeasterly and easterly along that centreline to the prolongation southerly of the western boundary of Forrestdale Lot 383; thence northerly to and northerly and easterly along boundaries of that lot to the prolongation southerly of the eastern boundary of Lot 389; thence northerly to and along that boundary to the southwestern corner of Lot 397; thence northerly and easterly along boundaries of that lot to the prolongation southerly of the centreline of Road Number 14231; thence northerly to and along that centreline and onwards to the centreline of Forrest Road; thence easterly and generally southeasterly along that

centreline to the prolongation southwesterly of the centreline of Allen Road; thence northeasterly to and along that centreline to the prolongation southeasterly of the northeastern boundary of Lot 38 of Jandakot Agricultural Area Lot 74 (as shown on Lands Titles Office Plan 3347(1)); thence northwesterly to and along that boundary to its northern corner; thence westerly along the southern boundary of Lot 39 and westerly along the northern boundaries of Lots 26 and 25 and onwards to the northeastern corner of Lot 23; thence westerly along the northern boundary of that lot and westerly along the northern boundaries of Lots 22 to 19 inclusive and onwards to the northeastern corner of Lot 17; thence westerly along the northern boundary of that lot and westerly along the northern boundaries of Lots 16 to 12 inclusive to the southeastern corner of Lot 86 (as shown on Land Titles Diagram 42601); thence westerly along the southern boundary of that lot and westerly along the southern boundary of Lot 87 to the southeastern corner of Lot 4 (as shown on Land Titles Diagram 39662); thence westerly along the southern boundary of that lot and onwards to the centreline of Anstey Road; thence generally southwesterly along that centreline to a northern side of Forrest Road; thence southeasterly to the centreline of Weld Street; thence southerly along that centreline to the prolongation easterly of the northern boundary of Forrestdale Lot 351; thence westerly to and along that boundary to the easternmost northeastern corner of Canning Location 421 and thence southerly and westerly along boundaries of that location to the starting point.

AREA B.

All that portion of land bounded by lines starting from the intersection of the centreline of Cockram Road with the prolongation northwesterly of the centreline of Ciro Road and extending southeasterly to and along that centreline and onwards to the centreline of Greener Way; thence generally northeasterly along that centreline and onwards to the centreline of Connell Avenue; thence southerly along that centreline to the prolongation westerly of the southern boundary of Canning Location 3222; thence easterly to and easterly, southeasterly and generally northeasterly along boundaries of that location to a southwestern corner of Lot 1 of Part Location 290 and Location 61 (as shown on Land Titles Office Diagram 37353); thence southeasterly, southwesterly, again southeasterly, generally southwesterly, generally southeasterly, generally northeasterly, again generally southeasterly, northeasterly and generally easterly along boundaries of that lot to the northernmost western boundary of the western severance of Location 670; thence southerly, easterly and again southerly along boundaries of that severance and onwards to the centreline of Martin Street; thence easterly along that centreline to the centreline of Canning Mills Road; thence southwesterly along that centreline to the prolongation westerly of the southern boundary of Kelmscott Lot 142; thence easterly to and along that boundary to the northeastern corner of the northeastern severance of Lot 141; thence southerly along the eastern boundary of that severance and onwards to the centreline of Grade Road; thence generally southeasterly along that centreline and onwards to the centreline of Buckingham Road; thence generally southwesterly along that centreline to the centreline of Roberts Road; thence southerly and generally southwesterly along that centreline to the centreline of Marmion Street; thence generally northwesterly and generally northerly along that centreline to the centreline of Canning Mills Road; thence westerly along that centreline to the prolongation southeasterly of the centreline of Clifton Street; thence northwesterly to and generally northwesterly along that centreline to the prolongation southwesterly of the centreline of Lucich Street; thence northeasterly to and along that centreline to the prolongation southerly of the centreline of Connell Avenue; thence northerly to and along that centreline to the prolongation easterly of the northern boundary of Kelmscott Suburban Lot 2; thence westerly to and along that centreline and onwards to the centreline of Clifton Street; thence northerly along that centreline and onwards to the easternmost southeastern corner of Kelmscott Suburban Lot 9; thence northerly and generally westerly along boundaries of that lot to the prolongation southerly of the centreline of Cockram Road and thence northerly to and generally northerly along that centreline to the starting point.

AREA C.

All that portion of land bounded by lines starting from the intersection of the centreline of Lake Road with the prolongation northwesterly of the westernmost southwestern boundary of Lot 1006 of Canning Location 30 (as shown on Land Titles Office Diagram 54464); thence southeasterly to and generally southeasterly, generally southwesterly, generally easterly, southeasterly, again generally southwesterly and again generally southeasterly along boundaries of that lot to a northwestern side of Hemingway Drive; thence generally northeasterly along sides of that drive to the western boundary of Lot 58 (as shown on Land Titles Office Plan 2706 (3)); thence southerly and northeasterly along boundaries of that lot and northeasterly along the southeastern boundaries of Lot 59 and 60 to the prolongation northwesterly of the southwestern boundary of Lot 27 (as shown on Land Titles Office Plan 2706 (2)); thence southeasterly to and along that boundary and onwards to the centreline of Westfield Road; thence northeasterly along that centreline and onwards to the centreline of Albany Highway; thence generally northwesterly along that centreline to the prolongation southwesterly of the westernmost southeastern boundary of Lot 26 (as shown on Land Titles Office Plan 2706 (5)); thence generally northeasterly along boundaries of that lot to the prolongation northerly of the eastern boundary of Lot 92; thence southerly to and along that boundary and onwards to the northeastern corner of Lot 60 (as shown on Lands Titles Office Diagram 35075); thence southerly along the eastern boundary of that lot and southerly along the eastern boundary of Lot 61 and onwards to the centreline of Mountain View Avenue; thence northeasterly along that centreline to the centreline of Pries Place; thence generally southeasterly and generally southwesterly along that centreline to a northwestern boundary of Location 31; thence northeasterly, southerly, again northeasterly, generally southerly, southwesterly, generally southeasterly and generally southerly along boundaries of that location to the prolongation southwesterly of the northwestern boundary of Kelmscott Lot 195; thence northeasterly to and along that boundary to the northwestern of Kelmscott Lot 18; thence northeasterly and southeasterly along boundaries of that lot and onwards to the northeastern corner of Kelmscott Lot 19; thence southeasterly and southwesterly along boundaries of that lot and southwesterly along the southeastern boundary of Kelmscott Lot 197 and onwards to a northeastern boundary of Location 31; thence generally southeasterly along boundaries of that location to a northern corner of Lot 7 of Location 31 (as shown on Land Titles Office Diagram 2506); thence southwesterly and generally southeasterly along boundaries of that lot and onwards to the centreline of Fancote Street; thence generally southeasterly along that

centreline and onwards to the centreline of River Road; thence southerly and generally southeasterly along that centreline and onwards to the centreline of Brookton Highway; thence generally southeasterly along that centreline to the prolongation easterly of the northern boundary of Kelmscott Lot 222; thence westerly to and along that boundary and onwards to the centreline of Glenfield Place; thence southerly along that centreline and onwards to the centreline of Lefroy Road; thence easterly along that centreline to the centreline of Brookton Highway; thence generally southeasterly, generally easterly and generally northeasterly along that centreline to the prolongation northeasterly of the northwestern boundary of the central severance of Kelmscott suburban Lot 33; thence southwesterly to and along that boundary and onwards to the centreline of Scott Road; thence southeasterly along that centreline to the prolongation northeasterly of the northernmost northwestern boundary of the northwestern severance of Kelmscott Lot 227; thence southwesterly to and generally southwesterly and generally southeasterly along boundaries of that severance and onwards to the southwestern corner of the southeastern severance of Lot 227; thence southeasterly along the southwestern boundary of that severance to the easternmost northeastern corner of Kelmscott Lot 85; thence southerly along the eastern boundary of that lot and onwards to the northeastern corner of the southeastern severance of Kelmscott Lot 84; thence southerly and westerly along boundaries of that severance to the northwestern corner of Canning Location 3126; thence southeasterly along the southwestern boundary of that location to the northwestern boundary of Lot 210 of Location 31 (as shown on Land Titles Office Diagram 67108); thence southwesterly along that boundary to the northern corner of Lot 211 (as shown on Land Titles Diagram 67108); thence southwesterly along the northwestern boundary of that lot to the southeastern corner of Lot 4 of Location 31 (as shown on Land Titles Office Diagram 41320); thence northerly along the eastern boundary of that lot to the southeastern corner of Lot 5 (as shown Land Titles Office Diagram 41303); thence northerly and westerly along boundaries of that lot to an eastern side of Paterson Road; thence southerly along that side to the northernmost southwestern corner of Lot 4 (as shown on Land Titles Office Diagram 41320); thence easterly and southeasterly along boundaries of that lot to the northernmost northwestern boundary of Lot 202 (as shown on Land Titles Office Diagram 67108); thence southwesterly, generally southerly and southeasterly along boundaries of that lot and onwards to the centreline of Canns Road; thence generally southwesterly along that centreline and onwards to the centreline of Carradine Road; thence generally southwesterly along the centreline to the prolongation southeasterly of the centreline of Carawatha Avenue; thence northwesterly along that prolongation to the prolongation northeasterly of the southeastern boundary of Armadale Lot 2347; thence southwesterly to and along that boundary to the southeastern corner of Lot 12 of Canning Location 31 (as shown on Land Titles Office Diagram 67137); thence southwesterly along the southeastern boundary of that lot to the northern corner of Part Lot 192 (as shown on Land Titles Office Diagram 11683); thence southwesterly and southeasterly along boundaries of that part lot and onwards to the centreline of Carradine Road; thence generally southwesterly along that centerline and onwards to the centreline of Albany Highway; thence generally southeasterly and generally southerly along that centreline to the prolongation southeasterly of the centerline of Bedforddale Hill Road; thence northwesterly to and generally northwesterly along that centreline to the prolongation northeasterly of the northwestern boundary of Armadale Lot 1792; thence southwesterly to and southwesterly, southerly and southeasterly along boundaries of that lot to the northeastern boundary of Lot 98 of Canning Location 31 (as shown on Land Titles Office Diagram 47407); thence southwesterly and southerly along boundaries of that lot to the northernmost northwestern corner of Lot 83 (as shown on Land Titles Office Diagram 23498); thence southerly, westerly, again southerly, easterly and again southerly along boundaries of that Lot to the northwestern corner of Lot 84; thence southerly along the western boundary of that lot to the northern boundary of Lot 180 (as shown on Land Titles Office Plan 4469); thence westerly along that boundary and onwards to the centreline of South Western Highway; thence generally southerly along that centreline to the prolongation northeasterly of the northernmost northwestern side of Stone Street; thence southwesterly to and generally southwesterly along sides of that street and onwards to the centreline of Road Number 3941; thence northerly along that centreline and onwards to and generally northerly along the centreline of Wungong Road to the prolongation easterly of the easternmost northern boundary of Lot 12 (as shown on Land Titles Office Diagram 26982); thence westerly to and westerly, southerly, generally westerly, generally southerly, southwesterly, northwesterly, generally southwesterly, again northwesterly, and again generally southwesterly along boundaries of that Lot to the southern side of Tijuana Road; thence generally northwesterly along sides of that road and onwards to and northwesterly along the southwestern side of Eighth Road to the prolongation southwesterly of the southeastern boundary of the southern severance of Lot 15 (as shown on Land Titles Office Diagram 34313); thence northeasterly to and northeasterly and northwesterly along boundaries of that severance and onwards to the easternmost southeastern corner of the northern severance of Lot 15; thence northwesterly, westerly, northerly, again northwesterly and again westerly along boundaries of that severance to the eastern corner of the northern severance of Lot 200 (as shown on Land Titles Office Diagram 64825); thence westerly, northerly, northwesterly, again westerly, again northwesterly, again northerly, again northwesterly, again westerly, again northerly, and again northwesterly along boundaries of that severance to the southern corner of Lot 1 (as shown on Land Titles Office Diagram 3655); thence northeasterly along the southeastern boundary of that lot and onwards to the centerline of Seventh Road; thence generally southeasterly along that centreline to the centreline of Williams Road; thence generally northeasterly along that centreline to the centreline of Champion Drive; thence generally northwesterly along that centreline and onwards to the centreline of Lake Road and thence generally northeasterly along that centreline to the starting point.

AREA D.

All that portion of land bounded by lines starting from the intersection of the centreline of Peet Road with the prolongation westerly of the centreline of Raeburn Road and extending easterly to and generally easterly along that centreline and onwards to the centreline of Brookton Highway; thence southwesterly along that centreline to the prolongation northerly of the centreline of Hawkstone Road; thence southerly to and southerly, westerly and again southerly along that centreline and onwards to the centreline of Croyden Road; thence generally northwesterly and generally southwesterly along that centreline to the prolongation northwesterly of the westernmost southwestern Boundary of Lot 10 of Canning Location 32 (as shown on Land Titles Office Diagram 30899); thence southeasterly to and generally southeasterly and southwesterly along boundaries of that lot and onwards to the

southwestern boundary of Location 1966; thence southeasterly along that boundary to the Right Bank of the Canning River; thence generally southerly and generally westerly downwards along that bank to the southwestern corner of Lot 3 of Location 32 (as shown on Land Titles Office Diagram 16645); thence northeasterly along the northwestern boundary of that lot to a southwestern side of Old Albany Road; thence generally westerly along sides of that road to a southern side of Collins Road; thence generally westerly along side of that road to the northeastern corner of Location 3137; thence generally westerly and southerly along boundaries of that location to the northeastern corner of Location 2033; thence generally westerly along northern boundaries of that location to the northeastern corner of Location 2233; thence westerly along the northern boundary of that location and onwards to the centreline of Soldiers Road; thence generally westerly along that centreline and onwards to the centreline of Butcher Road; thence northerly along that centreline and onwards to the centreline of Brookton Highway; thence generally northwesterly and generally southwesterly along that centreline to the prolongation southerly of the western boundary of Lot 2 of Location 32 (as shown on Land Titles Office Diagram 8216); thence northerly to and along that boundary to the westernmost southern boundary of Lot 133 (as shown on Land Titles Office Plan 2533(4)); thence easterly, southerly, again easterly and northerly along boundaries of that lot and onwards to a southwestern side of Contour Road; thence generally northwesterly along sides of that road to the southeastern corner of Lot 11 (as shown on Land Titles Office Plan 6217); thence northwesterly along the southwestern boundary of that lot to the southwestern corner of Lot 137 (as shown on Land Titles Office Plan 2533(4)); thence northeasterly along the southeastern boundary of that lot to the southwestern corner of Lot 37 (as shown on Land Titles Office Diagram 44520); then northwesterly along the southwestern boundary of that lot to the southern corner of Location 2581; thence generally northeasterly along boundaries of that location to the northwestern corner of Lot 33 (as shown on Land Titles Office Diagram 44520); thence easterly along the northern boundary of that lot and easterly along the northern boundary of Lot 32 and onwards to the centreline of Urch Road; thence generally northwesterly along that centreline to the prolongation easterly of the southern boundary of Lot 9 (as shown on Land Titles Office Diagram 49774); thence westerly to and westerly and northwesterly along boundaries of that lot to the southern boundary of Lot 6 (as shown on Land Titles Office Diagram 21057); thence easterly and northwesterly along boundaries of that lot to its northeastern corner; thence easterly to the southwestern corner of Lot 35 (as shown on Land Titles Office Diagram 26037); thence easterly along the southern boundary of that lot and easterly along the southern boundary of Lot 122 (as shown on Land Titles Office Plan 2533(4)) to the southwestern corner of Lot 61 (as shown on Land Titles Office Diagram 55660); thence easterly along the westernmost southern boundary of that lot and easterly along the southern boundary of Lot 62 and onwards to the centreline of Peet Road; thence northerly and northeasterly along that centreline to the prolongation easterly of the southern boundary of Lot 109 (as shown on Land Titles Office Plan 2533(1)); thence westerly to and along that boundary to the southernmost southeastern corner of Lot 8 (as shown on Land Titles Office Diagram 13607); thence generally northeasterly, easterly and southeasterly along boundaries of that lot to a northwestern side of Peet Road; thence northeasterly along that side to the southeastern corner of Lot 10 (as shown on Land Titles Office Diagram 52530); thence westerly and northeasterly along boundaries of that lot and northeasterly along the northwestern boundaries of Lots 11 to 16 inclusive to the southwestern corner of Lot 22 (as shown on Land Titles Office Diagram 56775); thence northeasterly along the northwestern boundary of that lot to the southern boundary of Part Lot 111 (as shown on Land Titles Office Plan 2533(1)); thence easterly along that boundary and onwards to the centreline of Peet Road and thence generally northeasterly along that centreline to the starting point.

LOCAL GOVERNMENT ACT 1960.

SHIRE OF SWAN (VALUATION AND RATING) ORDER 1985.

MADE by His Excellency the Governor under sections 533 and 691 of the Local Government Act 1960.

Citation. 1. This Order may be cited as the "Shire of Swan (Valuation and Rating) Order 1985".

2. The areas declared by Order and published in the *Government Gazettes* of 27 June 1980, 10 April 1981, and 22 June 1984, are altered and adjusted so as to:—

- (a) delete the rateable land described in Schedule 1 attached; and
- (b) add the land designated and described in Schedule 2 attached.

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

Schedule 1.

DELETIONS TO GROSS RENTAL VALUE AREAS FOR THE SHIRE OF SWAN.

All those portions of land comprised in Lot 253 of Swan Location 1, as shown on Lands Titles Office Plan 3221 (3), and Part of Swan Location F, as shown on Lands Titles Office Diagram 7986.

Schedule 2.

ADDITIONS TO GROSS RENTAL VALUE AREAS FOR THE SHIRE OF SWAN.

All those portions of land comprised in Lot 5 of Swan Location K1, as shown on Lands Titles Office Diagram 48370; Part Swan Location 2961, as comprised in Certificate of Title Volume 1538 Folio 823; Lot 229 of Swan Location 1317, as shown on Lands Titles Office Plan 6061; Lot 3 of Helena Location 20a, as shown on Lands Titles Office Diagram 48364 and Lot 100 of Swan Location M1, as shown on Lands Titles Office Diagram 65454.

CONSTRUCTION SAFETY ACT 1972.
CONSTRUCTION SAFETY AMENDMENT REGULATIONS (No. 2) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Construction Safety Amendment Regulations (No. 2) 1985.
- Commence-
ment.
Reg. 14
amended. 2. These regulations shall come into operation on 15 June 1985.
3. Regulation 14 of the Construction Safety Regulations 1973* is amended by deleting paragraph (d) of the table set out below subregulation (1) and substituting the following paragraph—
- “ (d) Other construction or excavation work where the value of the contract—
- (i) does not exceed \$1 million; 20c for each \$100 or part thereof.
- (ii) exceeds \$1 million. \$2 000 plus \$1.30 for each \$1 000 or part thereof in excess of \$1 million. ”.

By His Excellency's Command,
B. J. BEGGS,
Clerk of the Council.

*Reprinted in the *Government Gazette* on 29 May 1984 at pp. 1405-1562 and amended from time to time thereafter.

WESTERN AUSTRALIAN MEAT
INDUSTRY AUTHORITY ACT 1976-1984.

Department of Agriculture,
South Perth, 31 May 1985.

Agric. 102/77.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Western Australian Meat Industry Authority Act 1976-1984, do hereby:

- (1) Prescribe sheep to be a prescribed animal, and
 - (2) declare beef and sheep to be declared animals
- pursuant to section 24B (1) of the said Act.

H. D. EVANS,
Minister for Agriculture.

WESTERN AUSTRALIAN MEAT INDUSTRY
AUTHORITY ACT 1976-1984.

Department of Agriculture
South Perth, 7 June 1985.

Agric. 102/77.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Western Australian Meat Industry Authority Act 1976-1984, do hereby prescribe the following abattoirs as prescribed abattoirs pursuant to section 24A of the said Act:

Branding of Lamb.

R. V. & A. L. Ariti (Rossvale Meats), Nabawa 6532.
K. S. & J. A. Blond, North Treeton Road, Treeton 6284.
Thomas Borthwick & Sons (A/Asia) Ltd, Deep Water Jetty, Albany 6330.
Busselton Meats, Bussell Highway, Busselton 6280.
Clover Meats, Waterous Road, Waroona 6215.
M. J. Cross, Augusta 6290.
T. E. Cullen and Sons, Coolgardie 6429.
Dardanup Butchering Co., Wimbridge Road, Picton 6229.
Derby Industries Pty Ltd, North Boyanup Road, Bunbury 6230.
Eastern Districts Abattoir, Abattoir Road, Merredin 6415.
D. L. & B. L. Foster, 1 Heal Street, Quairading 6383.
J. L. Gardiner & Sons, Crooked Brook Road, Dardanup 6236.
Gardiners Meat Supply, Lake Grace 6353.
Gascoyne Abattoirs, Carnarvon 6701.
Goodchild Abattoirs Pty Ltd, Marriot Road, Australind 6230.
K. Grieves & R. Read, Andrew Street, Esperance 6450.
Hagan Bros, Greenough 6530.
B. J. & J. A. Haslam, Snaughton Street, Hyden 6359.
R. Hough, Fuller Road, Wagin 6315.
B. A. & H. M. Johnston, Lot 114 Lavater Street, Narrogin 6312.

Kalgoorlie Abattoirs, Greenhill Road, Kalgoorlie 6430.
Kojonup Abattoir, Katanning Road, Kojonup 6395.
M. W. & K. R. Liddlelow, Churchgully Road, Toodyay 6566.
Manjimup Producers Abattoir, Ipsen Street, Manjimup 6258.
Metro Meats Ltd, Great Southern Highway, Katanning 6317.
Metro Meats Ltd, Nargulu 6530.
Midwest Abattoirs Pty Ltd, Moonyoonooka 6532.
Mt Barker Wholesale Meats, Paddock Road, Mt Barker 6324.
R. Payne & Co., Gavin Road, Elgin 6237.
W. Purser, Moora 6510.
S. W., V. L., K. J. & H. I. Reeves, South Coast Highway, Denmark 6333.
G. V. Richards & Co., Northcliffe 6262.
Roediger Bros, Goomalling Road, Northam 6401.
Rob's Meats, South Road, Bruce Rock 6418.
R. Russell & Sons Pty Ltd, Great Eastern Highway, Tammin 6409.
Spendwell Meats, Wongan Hills 6603.
Thompson Bros, Pemberton 6260.
G. W. Tiller & Son, Massingham Street, Kellerberrin 6410.
Tip Top Abattoir, Linley Valley Road, Woorooloo 6559.
V. & V. Walsh, Queen Elizabeth Drive, Busselton 6280.
Western Australian Meat Commission, Bennett Avenue, Robb Jetty 6160.
B. R. Wheatley, Winnijup Road, Bridgetown 6255.
T. & J. Hagan, Greenough 6530.
Wilson and Pike, Gingin 6503.

Branding of Hogget.

Clover Meats, Waterous Road, Waroona 6215.
Dardanup Butchering Co., Wimbridge Road, Picton 6229.
Derby Industries Pty Ltd, North Boyanup Road, Bunbury 6230.
Eastern Districts Abattoir, Abattoir Road, Merredin 6415.
J. L. Gardiner & Son, Crooked Brook Road, Dardanup 6236.
Goodchild Abattoirs Pty Ltd, Marriot Road, Australind 6230.
Kojonup Abattoir, Katanning Road, Kojonup 6395.
R. Payne & Co., Gavin Road, Elgin 6237.
Roediger Bros, Goomalling Road, Northam 6401.
Spendwell Meats, Wongan Hills 6603.
Tip Top Abattoir, Linley Valley Road, Woorooloo 6555.
V. & V. Walsh, Queen Elizabeth Drive, Busselton 6280.
Western Australian Meat Commission, Bennett Avenue, Robb Jetty 6160.
B. R. Wheatley, Winnijup Road, Bridgetown 6255.
Wilson & Pike, Gingin 6503.
R. V. and A. L. Ariti (Rossvale Meats), Nabawa 6532.
K. S. and J. A. Blond, North Treeton Road, Treeton 6284.
Busselton Meats, Busselton 6280.
T. E. Cullen and Sons, Coolgardie 6429.
T. & J. Hagan, Greenough 6530.
Hagan Bros., Greenough 6530.

R. & I. Iwankiw, Kalgoorlie 6430.
 B. A. & H. M. Johnston, Narrogin 6312.
 B. Lee, Goomalling 6460.
 M. & K. Liddlelow, Toodyay 6566.
 Midwest Abattoirs Pty Ltd, Moonoonooka 6532.
 Metro Meats Ltd, Narngulu 6530.
 Mount Barker Wholesale Meats, Mount Barker 6324.
 J. & J. Nash, Carnamah 6517.
 W. Purser, Moora 6510.
 Reeves & Co., Denmark 6333.
 Robs Meats, Bruce Rock 6418.
 G. Rossiter & Co., Three Springs 6519.
 R. Russell & Sons, Tammin 6409.

Branding of Tender Gold Beef.

Thomas Borthwick & Sons (A/Asia) Ltd, Deep Water Jetty,
 Albany 6330.
 Dardanup Butchering Co., Wimbridge Rd, Picton 6229.

Derby Industries Pty Ltd, North Boyanup Road, Bunbury
 6230.
 J. Fry & Sons, Brunswick Junction 6224.
 J. L. Gardiner & Son, Crooked Brook Road, Dardanup 6236.
 Goodchild Abattoirs Pty Ltd, Marriot Road, Australind
 6230.
 E. G. Green and Sons, Seventh Street, Harvey 6220.
 B. A. & H. M. Johnston, Lot 114 Lavater Road, Narrogin
 6313.
 Kojonup Abattoir, Katanning Road, Kojonup 6395.
 R. Payne & Co., Gavin Road, Elgin 6237.
 Roediger Bros, Goomalling Road, Northam 6401.
 Tip Top Abattoir, Linley Valley Road, Woorooloo 6558.
 V. & V. Walsh, Queen Elizabeth Drive, Busselton 6280.
 Western Australian Meat Commission, Bennett Avenue,
 Robb Jetty 6160.

H. D. EVANS,
 Minister for Agriculture.

WESTERN AUSTRALIA.

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS 1985.

ARRANGEMENT

Regulation

PART I—PRELIMINARY.

1. Citation.
2. Commencement.
3. Interpretation.

PART II—INSPECTORS.

4. Inspectors.

PART III—BRANDING OF CARCASSES.

5. Recording of Information.
6. Branding devices.
7. Application of brand.
8. Appearance of brand.
9. Interference with brand.
10. Inspection of imported carcasses.
11. Lamb—prescribed characteristics and brand.
12. Lamb slaughtered for export.
13. Hogget—prescribed characteristics and brand.
14. "Tender Gold" beef—prescribed characteristics and brand.

PART IV—STANDARD CARCASSES.

15. Sale of standard carcasses.
16. Weighing of carcasses.
17. Standard carcass.

SCHEDULE 1.

- Part A.
- Part B.
- Part C.

Regulation.

SCHEDULE 2.

- Part A.
- Part B.

SCHEDULE 3.

- Part A.
- Part B.
- Part C.

SCHEDULE 4.

Standard Carcasses.

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976.
 WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY REGULATIONS 1985.
 MADE by His Excellency the Governor in Executive Council.

PART I—PRELIMINARY.

- Citation. 1. These regulations may be cited as the Western Australian Meat Industry Authority Regulations 1985.
- Commence-
ment. 2. These regulations shall come into operation on the day on which the Acts Amendment (Western Australian Meat Industry Authority) Act 1984 is proclaimed to come into operation.
- Interpretation. 3. In these regulations, unless the contrary intention appears—
 “approved” means approved by the Authority;
 “lamb” means a sheep that has not cut a permanent incisor tooth;
 “meat inspection service” means a service established for the purpose of the inspection of meat and approved by the Authority for the purposes of these regulations.

PART II—INSPECTORS.

- Inspectors. 4. (1) Inspectors may be appointed for general purposes, for particular duties, or in relation to one or more specified kinds of animals.
 (2) The duties of an inspector may include—
 (a) monitoring, supervising, organizing or carrying out the moulting, classification and branding of carcasses of prescribed and declared animals;
 (b) supervising the application of approved treatments to prevent cold shortening to the carcasses of prescribed and declared animals;
 (c) monitoring the sale of carcasses of prescribed and declared animals; and
 (d) such other duties as are specified by the Authority.

PART III—BRANDING OF CARCASSES.

- Recording of in-
formation. 5. (1) An owner shall ensure that information on—
 (a) the kind of animal;
 (b) the dentition and fatness of the animal; and
 (c) any treatment to prevent cold shortening that has been applied to the carcass; and
 (d) such other branding characteristics as the Authority may specify in writing,
 is recorded on the carcass of a declared or prescribed animal in a manner specified in writing by the Authority, and under the supervision of an inspector, prior to the branding of the carcass.
 (2) A person shall not remove, alter, deface or otherwise interfere with the information recorded under subregulation (1) before the carcass is processed into cuts.
 Penalty: \$500.
- Branding de-
vices. 6. (1) An owner shall ensure that every branding device in his possession, care or custody is—
 (a) kept securely in a manner directed in writing by the Authority or kept in the custody of an inspector when not in use; and
 (b) maintained as required by the Authority.
 (2) Where the Authority by notice in writing under section 24F revokes permission for an owner to use a branding device owned by the Authority, that owner shall ensure that the branding device is returned to the Authority within such time as is specified in the notice.
 Penalty: \$500.
- Application of
brand. 7. A person shall not brand the carcass of a declared or prescribed animal unless he is an inspector or is under the supervision of an inspector.
 Penalty: \$500.
- Appearance of
brand. 8. (1) If an inspector is not satisfied with the appearance of a brand on the carcass of a declared or prescribed animal he may direct the owner—
 (a) to cause that brand to be removed; and
 (b) if the carcass is of a prescribed animal, to ensure that it is branded again.
 (2) An owner who fails to comply with a direction referred to in subregulation (1) within such time as is specified by the inspector commits an offence.
 Penalty: \$500.
- Interference
with brand. 9. Unless directed by an inspector, a person shall not remove, alter, deface or otherwise interfere with a brand placed on the carcass of a prescribed or declared animal in accordance with these regulations before that carcass is sold for human consumption.
 Penalty: \$500.
- Inspection of
imported car-
casses. 10. A person who brings or causes to be brought into the State a carcass of a prescribed or declared animal slaughtered outside the State and brought into the State for the purpose of sale for human consumption in the State shall, as soon as is reasonably practicable after entering the State, present the carcass for inspection for the purposes of the Act at a place nominated by the Executive Director, Public Health and Scientific Support Services.
 Penalty: \$500.

Lamb—
prescribed
characteristics
and brand.

11. (1) The prescribed characteristics of lamb are that it is a sheep that has not cut a permanent incisor tooth.

(2) Except as provided in subregulations (5) and (7), every carcass of lamb slaughtered for human consumption in the State may only be branded with the design illustrated in Part A of Schedule 1 or with the design—

W.A.
LAMB
M.B.

together with the numeral authorized by the Authority for the use of the owner at the place of branding.

(3) A brand referred to in subregulation (2) shall be applied in the manner illustrated in Part C of Schedule 1 using an approved red ink.

(4) An owner shall cause all sheep carcasses to be mouthed by or under the supervision of an inspector, before the head of the carcass is removed and as soon as possible after slaughter, to determine whether or not the carcasses are required to be branded under subregulation (2).

Penalty: \$500.

(5) Subject to subregulation (7), a carcass of sheep presented for inspection under regulation 10 and accompanied by a certificate from a meat inspection service in the State in which the animal was slaughtered certifying—

- (a) that the carcass is of a sheep that has not cut a permanent incisor tooth; and
- (b) that the carcass was branded by or under the supervision of a meat inspection service inspector of that State,

may only be branded as lamb with the design approved by that meat inspection service.

(6) A brand referred to in subregulation (5) shall be applied—

- (a) in the manner illustrated in Part C of Schedule 1; or
- (b) where the brand is applied as a stamp—
 - (i) at least once to the carcass where the entire carcass is imported; or
 - (ii) to each individual cut where the carcass has been processed into cuts,

using an approved red ink.

(7) Where a carcass branded in the manner referred to in subregulation (6)(b) is not frozen when it is presented for inspection under regulation 10 the carcass shall be further branded by or under the supervision of an inspector at the place of inspection with the design illustrated in Part B of Schedule 1 in the manner illustrated in Part C of Schedule 1 using an approved red ink.

(8) A carcass of sheep presented for inspection under regulation 10 shall not be branded as lamb unless it is accompanied by a certificate referred to in subregulation (5).

Lamb
slaughtered for
export.

12. (1) Where a carcass of lamb is slaughtered in the State for export and is subsequently redirected for sale for human consumption in the State it shall be branded—

- (a) if the carcass is not frozen, with the design illustrated in Part A of Schedule 1; or
- (b) if the carcass is frozen, with the Australia Approved Lamb brand issued to the export establishment in accordance with the Meat Orders (December 5, 1983) made under the Export Control Act 1982 of the Commonwealth.

(2) The brand referred to—

- (a) in subregulation (1)(a) shall be applied in the manner illustrated in Part C of Schedule 1;
- (b) in subregulation (1)(b) shall be applied in the manner specified in regulation 11(6)(b),

using an approved red ink.

Hogget—
Prescribed
characteristics
and brand.

13. (1) The prescribed characteristics of hogget are that it is a ewe or a wether not showing secondary sex characteristics that—

- (a) has cut one but not more than 2 permanent incisor teeth; and
- (b) has 4 or more millimetres of tissue over the rib determined in accordance with subregulation (3)(b) and (c).

(2) Except as provided in subregulation (4), a carcass of sheep slaughtered for human consumption in the State which has the characteristics prescribed in subregulation (1) may only be branded as hogget with the brand illustrated in Part A of Schedule 2.

(3) Before branding any carcass as hogget under subregulation (2) the owner shall ensure that—

- (a) the carcass has been mouthed by or under the supervision of an inspector;
- (b) the fatness of the carcass has been determined by or under the supervision of an inspector in accordance with Category 10, item 4 of Appendix 7 of the Meat Orders (December 5, 1983) made under the Export Control Act 1982 of the Commonwealth; and
- (c) where the carcass has been found to be fat class 1, the depth of tissue over the 12th rib, 11 cm from the backbone has been measured by or under the supervision of an inspector.

Penalty: \$500.

(4) A carcase of sheep presented for inspection under regulation 10 and accompanied by a certificate from the meat inspection service of the State in which the animal was slaughtered stating that the carcase has the characteristics of hogget prescribed in subregulation (1) as determined by or under the supervision of a meat inspection service inspector of that State and was loaded under the supervision of a meat inspection service inspector of that State has the prescribed characteristics of hogget and may be branded in accordance with subregulation (5).

(5) A carcase eligible to be branded under subregulation (4) may be branded as hogget—

- (a) with the design approved by the meat inspection service of the State in which the animal was slaughtered; or
- (b) if the carcase is not branded in accordance with paragraph (a), with the design illustrated in Part B of Schedule 2.

(6) A carcase eligible to be branded under subregulation (4) shall not be branded as hogget by any brand other than one of those referred to in subregulation (5).

(7) Where a carcase referred to in subregulation (4) and accompanied by a certificate referred to in that subregulation is unbranded at the time it is presented for inspection it may only be branded by or under the supervision of an inspector at the place of inspection.

(8) A brand referred to in subregulation (2) or (5) shall be applied in the manner illustrated in Part C of Schedule 1 using an approved brown ink.

“Tender Gold”
beef—
prescribed
characteristics
and brand.

14. (1) A carcase of beef has the prescribed characteristics of “Tender Gold” beef if—

- (a) the carcase is of a bovine that—
 - (i) has not cut a permanent incisor tooth (0 tooth) and has 3 or more millimetres of fat determined in accordance with subregulation (3)(b); or
 - (ii) has cut one but not more than 2 permanent incisor teeth (2 tooth) and has 5 or more millimetres of fat determined in accordance with subregulation (3)(b);
- (b) the carcase has been treated to prevent cold shortening in accordance with subregulation (3)(c); and
- (c) the colour of the meat and of the fat is approved by an inspector.

(2) Except as provided in subregulation (4), a carcase of beef slaughtered for human consumption in the State which has the characteristics prescribed in subregulation (1) may only be branded as “Tender Gold” beef with the design illustrated in Part A of Schedule 3.

(3) Before branding any carcase of beef under subregulation (2) an owner shall ensure that—

- (a) the carcase has been mouthed by or under the supervision of an inspector;
- (b) the fatness of the carcase has been determined by or under the supervision of an inspector by measuring the subcutaneous fat thickness between the 12th and 13th rib over the longissimus dorsi (eye muscle) one quarter of the distance from the lateral edge of that muscle towards the carcase mid-line; and
- (c) the carcase has been treated to prevent cold shortening, in a manner specified by the Authority, by or under the supervision of an inspector.

Penalty: \$500.

(4) A carcase of beef presented for inspection under regulation 10 and accompanied by a certificate from the meat inspection service of the State in which the animal was slaughtered stating that—

- (a) the carcase has the characteristics of “Tender Gold” beef prescribed in subregulation (1)(a) as determined by or under the supervision of a meat inspection service inspector of that State;
- (b) the carcase has been treated to prevent cold shortening in a manner approved by the Authority, by or under the supervision of a meat inspection service inspector of that State;
- (c) the colour of the meat and of the fat has been approved by a meat inspection service inspector of that State; and
- (d) the carcase was loaded under the supervision of a meat inspection service inspector of that State,

has the prescribed characteristics of “Tender Gold” beef and may be granted as “Tender Gold” beef in accordance with subregulation (5).

(5) A carcase eligible to be branded under subregulation (4) may be branded as “Tender Gold” beef—

- (a) with the design approved by the meat inspection service of the State in which the carcase was slaughtered; or
- (b) if the carcase is not branded in accordance with paragraph (a), with the design illustrated in Part B of Schedule 3.

(6) A carcase eligible to be branded under subregulation (4) shall not be branded as “Tender Gold” beef by any brand other than one of those referred to in subregulation (5).

(7) Where a carcase referred to in subregulation (4) and accompanied by a certificate referred to in that subregulation is unbranded at the time it is presented for inspection it may only be branded by or under the supervision of an inspector at the place of inspection.

(8) A brand referred to in subregulation (2) or (5) shall be applied in the manner illustrated in Part C of Schedule 3 using an approved orange ink.

PART IV—STANDARD CARCASSES.

Sale of standard carcasses. 15. Unless otherwise agreed between the purchaser and vendor, a person who purchases pigs, cattle or sheep on the basis of carcass weight shall dress each carcass as a standard carcass.
Penalty: \$500.

Weighing of carcasses. 16. (1) Unless otherwise agreed between the purchaser and the vendor, a person who purchases pigs, cattle or sheep on the basis of carcass weight shall ensure that each carcass is weighed hot, not later than 2 hours after the slaughter of the animal.

(2) A person shall not, before a standard carcass is weighed, remove or authorize the removal of any part of the carcass except such parts as must be removed in order to produce a standard carcass.
Penalty: \$500.

Standard carcass. 17. For the purposes of this Part a standard carcass means a standard carcass described in Schedule 4.

SCHEDULE 1.

(regulation 11)

PART A.

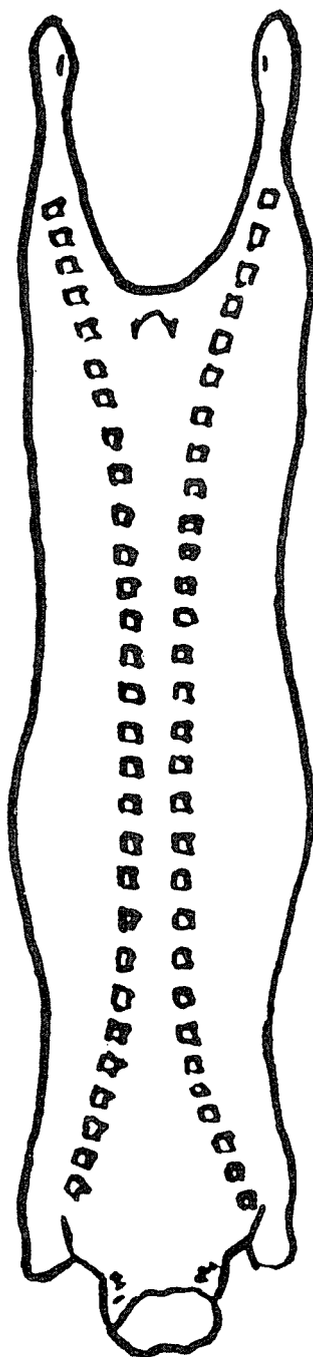
WA
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* Numeral authorized by Authority.

PART B.

LAMB
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PART C.



SCHEDULE 2.
PART A.

(regulation 13)

WA
HOGGET
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HOGGET

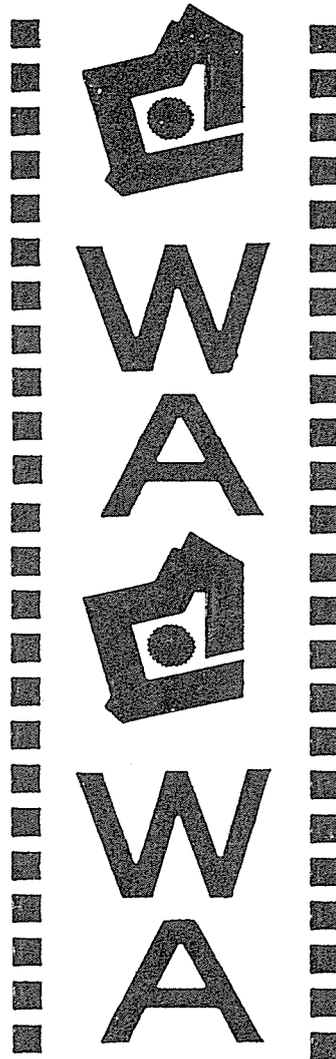
* Numeral authorized by Authority.

PART B.

HOGGET
HOGGET
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SCHEDULE 3.
PART A.

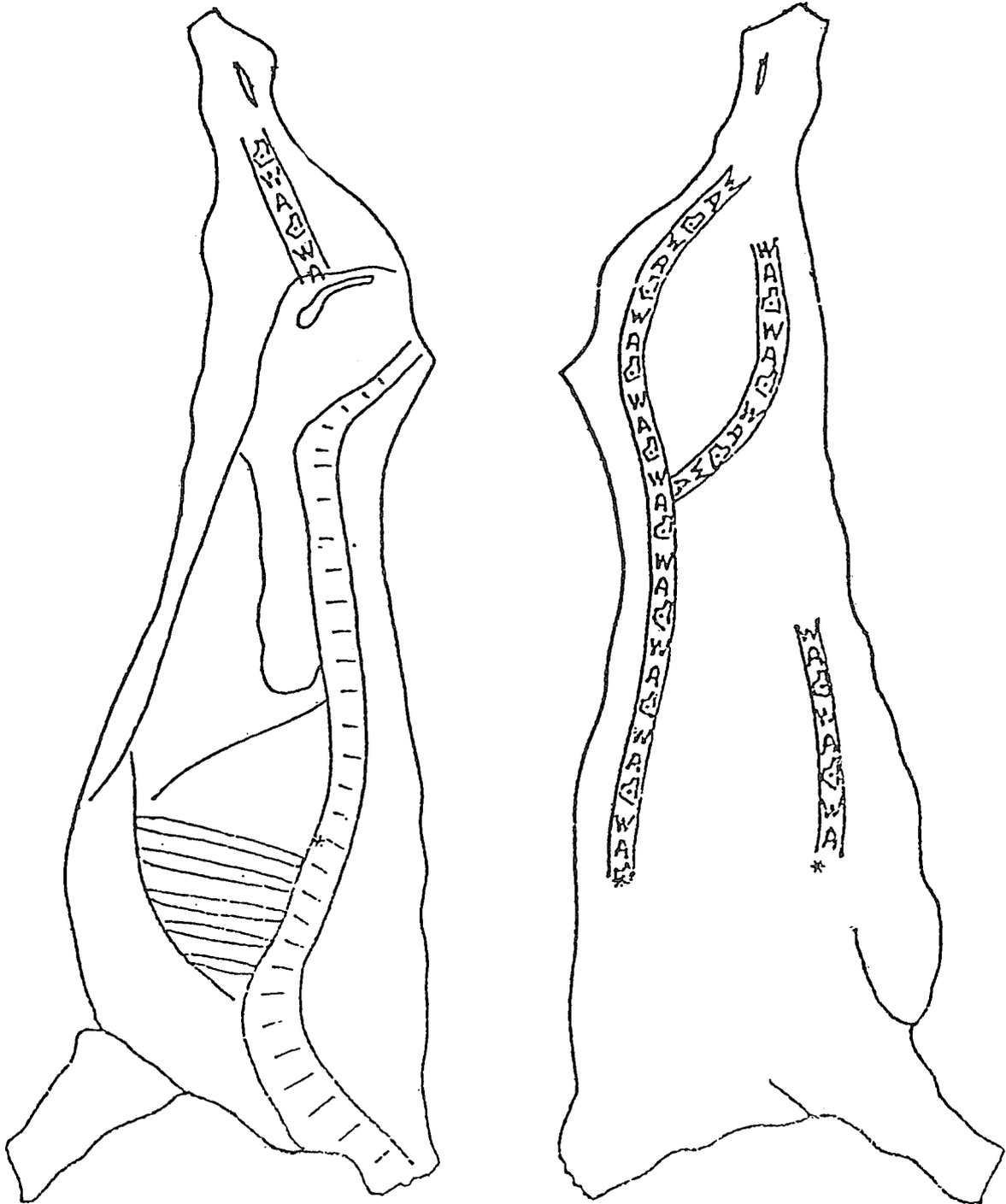
(regulation 14)



PART B.

BEEF
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PART C.



* Do not brand below the 5th rib.

SCHEDULE 4. (regulation (17))
STANDARD CARCASSES.

1. PIGS.

A standard carcass of pig is the whole body of a slaughtered porcine animal, passed as suitable for human consumption by a meat inspector under the Health Act 1911, after bleeding, removal of head, hair, scurf, trotters and evisceration of all internal digestive, circulatory, respiratory, excretory and reproductive organs, kidneys, flare fat and minimum trimming required by the inspector to only that degree which is needed to enable the carcass to be passed for human consumption. The head shall be removed between the occipital bone (skull) and the first cervical vertebra.

2. CATTLE.

A standard carcass of cattle is the whole body of a slaughtered bovine animal passed as suitable for human consumption by a meat inspector under the Health Act 1911 after bleeding, skinning and evisceration of all internal digestive, respiratory, excretory and reproductive organs. The head shall be removed between the occipital bone (skull) and the first cervical vertebra. The feet shall be removed between the carpus and metacarpus (knee joint) and the tarsus and metatarsus (hock joint).

The following shall also be removed—

The tail at the junction between the sacral and coccygeal vertebrae; the thick and thin skirts by separating the connective tissues as close as possible to the abdominal and the thoracic walls. The thick and thin skirts consist of the pillars and of the costal section of the diaphragm respectively; kidneys and all kidney fat and all fat within the pelvic channel and sub-lumbar region; udder, or testes and penis, all udder fat or cod fat; blood clots and blood engorged tissue in the vicinity of the stick wound and the spinal cord encased in the dura mater; minimum trimming required by the inspector to only that degree which is needed to enable the carcass to be passed for human consumption.

3. SHEEP.

A standard carcass of sheep is the whole body of a slaughtered ovine animal passed as suitable for human consumption by a meat inspector under the Health Act 1911 after bleeding, skinning and evisceration of all internal digestive, respiratory, circulatory, excretory and reproductive organs.

The head shall be removed between the occipital bone (skull) and the first cervical vertebra. The feet shall be removed between the carpus and metacarpus (knee joint) and the tarsus and metatarsus (hock joint).

The following shall also be removed—

The tail between the second and third coccygeal vertebrae; the thick and thin skirts by separating the connective tissues as close as possible to the abdominal and the thoracic walls. The thick and thin skirts consist of the pillars and the costal section of the diaphragm respectively; kidneys, kidney knob and all fats within the pelvic channel and the sub-lumbar region; udder, or testes and penis, all udder fat or cod fat; blood clots and blood engorged tissue in the vicinity of the stick wound; minimum trimming required by the inspector to only that degree which is needed to enable the carcass to be passed for human consumption.

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

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			1985
May 17.....	10A1985.....	Tufted Carpets (1 year period)—Various Govt. Depts.	June 13
May 24.....	537A1985.....	Two Colour Offset Press with Stream Feeder one (1) only—Government Printing Office	June 13
May 24.....	538A1985.....	Electrostatic Plate Makers for the production of Offset Printing Masters—Government Printing Office.....	June 13
May 24.....	540A1985.....	Four Wheel Drive Diesel Loaders two (2) only with one cubic metre bucket capacity—Metropolitan Water Authority	June 13
May 24.....	541A1985.....	19 Tonne Crawler Track Mounted Excavator one (1) only	June 13
May 24.....	542A1985.....	Marine Diesel Engines (not less than 230kw) two (2) only and associated equipment (Recalled)—Marine and Harbours	June 13
May 31.....	560A1985.....	22kV Kiosk Enclosed Pad Mounted Package Substations for Canning Vale Water Sewerage Depot—Metropolitan Water Authority.....	June 13
May 31.....	25A1985.....	Detergents two (2) year period—various Government Departments.....	June 20
May 31.....	548A1985.....	Traffic Signal Lamps (65 000 approx)—Main Roads Department.....	June 20
May 31.....	549A1985.....	Semi Trailers Sleeping Units one (1) off to four (4) off—Main Roads Department	June 20
May 31.....	558A1985.....	Traffic Signal Controllers—Main Roads Department.....	June 20
May 31.....	561A1985.....	4 400 kg GVM Cab Chassis Thirteen (13) only—Building Management Authority	June 20
May 31.....	562A1985.....	Reinforced Concrete (Pressure) Pipes 1985/86—Metropolitan Water Authority	June 20

STATE TENDER BOARD OF WESTERN AUSTRALIA —continued

Tenders for Government Supplies—continued

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			
May 31.....	550A1985.....	Turbidity Meters for Subiaco Wastewater Treatment Plant—Metropolitan Water Authority.....	June 27
June 7.....	563A1985.....	Four Wheel Drive Diesel Powered Cab Chassis (11 000 kg approx) ten (10) only Conservation and Land Management.....	June 27
June 7.....	564A1985.....	1 400 Cubic Metres of Crushed Aggregate in the Geraldton-Wubin area—Main Roads Department.....	June 27
June 7.....	567A1985.....	PVC Plastic Sheeting (1 year period) State Batteries Mines Department.....	June 27
<i>Service</i>			
May 24.....	539A1985.....	Making and Trimming of Female Staff Uniforms (2 year period)—Prisons Department.....	June 13
June 7.....	565A1985.....	Aerial Baiting Campaign in Pastoral areas 1985/86—Agriculture Protection Board.....	June 27
June 7.....	566A1985.....	Helicopter Hire for Donkey Control in the East and West Kimberley 350 hours approximately—Agriculture Protection Board.....	June 27

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			
May 24.....	535A1985.....	Miscellaneous equipment (Loaders, Concrete Mixer, Engine, Pumps, Rollers, Compressors) at Kew St Welshpool.....	June 13
May 24.....	543A1985.....	Lincoln Mobile Welder (UQT752) at Esperance.....	June 13
May 24.....	544A1985.....	1981 Holden WB 1 tonne Ute (XQP 881), 1982 Commodore Sedans (XQR012, XQO761, XQR011), 1978 Toyota Hiace Bus (XQF019), 1982 Commodore VH Station Sedan (XQO760, XQR016, XQO794), 1981 Toyota Hilux RN46 T/Top Ute (XQX099), 1982 Holden WB Ute (XQR030) at South Hedland.....	June 13
May 24.....	545A1985.....	1982 Holden WB Utility (XQS043), 1983 Commodore VH Station Sedan (XQS060), 1983 Commodore VH Sedan (6NR887) at Carnarvon.....	June 13
May 24.....	546A1985.....	1983 Ford Falcon XE Station Sedan (KW194) at Wyndham.....	June 13
May 24.....	547A1985.....	1981 Holden WB Panel Van (XQN408) (Recalled) at South Hedland.....	June 13
May 31.....	551A1985.....	1966 Ditchwitch M422 Trench Digger (PW4) at East Perth.....	June 20
May 31.....	552A1985.....	1983 Gemini TF Panel Van (XQR542), 1982 Commodore VH Sedan (XQP142), 1982 Gemini TF Panel Van (XQR530) at Geraldton.....	June 20
May 31.....	553A1985.....	1983 Mitsubishi L200 Utility (MRD6992), 1982 Mitsubishi L200 Utility (MRD6496) at East Perth.....	June 20
May 31.....	554A1985.....	Firearms 30 only at Maylands.....	June 20
May 31.....	555A1985.....	G.B.C. 450km Heat Binding Machine at Perth.....	June 20
May 31.....	556A1985.....	Scrap Steel (approx 20 tonnes) (1 year period) at Carlisle.....	June 20
May 31.....	557A1985.....	1982 Holden WB Panel Van (MRD5929), 1983 Holden WB Panel Van (MRD6599) (Recalled) at East Perth.....	June 20
May 31.....	559A1985.....	1965 D4D Caterpillar Bulldozer (UQE508) at Manjimup.....	June 20
June 7.....	568A1985.....	1982 Commodore VH Station Wagons (XQQ198, XQP967) Commodore VH Sedans (XQS838, XQH468) 1982 Ford Falcon XE Panel Van (XQQ062) at Karratha.....	June 27
June 7.....	569A1985.....	Scrap Metal (approx 74 tonnes) at Geraldton.....	June 27
June 7.....	570A1985.....	XE2-8 Ross Air Compressor (MRD5359) N5 Broomwade Air Compressor (MRD 461) at East Perth.....	June 27
June 7.....	571A1985.....	1983 Holden WB Utility (MRD6891), 1982 Commodore VH Sedans (MRD6211, 6191) at East Perth.....	June 27
June 7.....	572A1985.....	1983 Holden WB 1 tonne Utility (MRD6894), 1982 Commodore VH Sedan (MRD6417), 1983 Holden WB 1 tonne Utility (MRD6896) at East Perth.....	June 27
June 7.....	573A1985.....	Cool Room Unit and Freezer Unit at Port of Derby.....	June 27
June 7.....	574A1985.....	1982 Commodore VH Station Sedans (XQP844, XQO870) 1983 Commodore VH Sedan (XQR269) at Kalgoorlie.....	June 27
June 7.....	575A1985.....	1982 Ford Falcon XE Sedan (XQO767) 1982 Gemini TF Sedan (XQO765) 1981 Gemini TE Sedan (XQM380) 1982 Commodore VH Station Sedan (XQR001) at South Hedland.....	June 27
June 7.....	576A1985.....	Cool Room Unit and Freezer Unit at Port of Samson.....	June 27
June 7.....	577A1985.....	Yeoman Tritter Mowers (MRD427, 460, 461) at East Perth.....	June 27
June 7.....	578A1985.....	6/8 tonne McDonald Steel Roller (MRD721) (partly dismantled) at East Perth.....	June 27

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.

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.*

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
901A1984	Batteries, non rechargeable, dry primary cell (1 year period)—Various Govt. Depts	Union Carbide Aust Ltd Philips Lighting Industries	Details on Application
279A1985	Micro Computer Systems Two (2) only—Audit Dept	Stott & Hoare P/L.....	Details on Application
331A1985	4 Wheel Drive front end loader one (1) only—P.W.D.	J. I. Case (Aust) P/L.....	\$28 220.00
412A1985	11kv (SF6) Switchboard for Shenton Park Depot—M.W.A.	Merlin Gerin (Aust) P/L.....	Details on Application
<i>Purchase and Removal</i>			
425A1985	1978 Molner two post 2.5 tons garage hoist—P.W.D. Geraldton	J & L Reymond	\$1 100.00
468A1985	Holden Commodore VH Sedans (XQR 265, XQJ 819, XQR 276, XQR 274); Holden Commodore VH Station Wagons (XQP 752, XQQ 913); Ford Falcon XE Station Wagon (XQP 732); 1982 Gemini TF Station Wagon (XQO 863)—P.W.D. Kalgoorlie	Various.....	Details on Application
471A1985	1983 Commodore VH Sedans (XQS 250, XQS 252, XQS 253)—P.W.D. South Hedland	Item 1: H. Kavczewski..... Item 2: A. Legge	\$5 817.00 \$6 209.00
484A1985	1982 Holden WB Utilities (XQQ 971, XQN 317, XQN 452); 1978 Ford F100 Utility (XQF 865) Ford Falcon XE Station Wagons (XQN 313, XQN 465)—P.W.D. Wyndham	Item 3: P. Taylor..... Item 1: Bay City Motors	\$6 502.53 \$4 526.00 \$4 526.00 \$4 577.00 \$4 377.00 \$7 375.00
486A1985	1982 Toyota HJ47 Tray Top 4WD (MRD 6010)—M.R.D. Kununurra	Item 2: Bay City Motors	\$6 205.00
487A1985	1980 Toyota FJ47 Landcruiser Utility (XQI 596); 1982 Ford Falcon XE Utility (XQN 453); 1982 Holden Commodore VH Sedan (XQN 318)—P.W.D. Kununurra	Tropical Road Construction.....	\$5 205.00
494A1985	1980 Toyota RN46 Hilux Style Side Utility (XQO 376); 1981 Toyota RN46 Hilux Style Side Utility (XQN 485)—P.W.D. Derby	Item 1: Tropical Road Construction Item 2: Bay City Motors	\$4 836.00 \$5 177.00
497A1985	1980 Toyota Corolla KE55 Sedan (XQM 647)—C.A.L.M. Manjimup	Item 3: Bay City Motors	\$3 025.00
		Item 1: East Side Cars..... Item 2: S. J. Thomas.....	\$4 789.00 \$3 465.00
		East Side Cars.....	\$3 465.00
<i>Decline of Tenders</i>			
443A1985	Surplus Equipment—P.W.D. South Hedland		

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 1985
10/85.....	Loading and carting of gravel Newman—Tabba Tabba Road.....	June 20

D. R. WARNER,
Secretary.

APPOINTMENT.

Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979.

Registrar General's Office,
Perth, 5 June 1985.

R.G. No. 48/82.

IT is hereby notified, for general information, that Mr. Jeffrey William Sinfield has been appointed as Deputy District Registrar of Births, Deaths and Marriages for the Perth Registry District to maintain an office at Perth. This appointment dated from 4 February 1985.

P. R. MANNING,
Acting Registrar General.

State of Western Australia.

PETROLEUM ACT 1967-1981.

Notice of Grant of First Renewal of Exploration Permit.

Department of Mines,
Perth, 26 May 1985.

EXPLORATION PERMIT No. 166 held by Monarch Petroleum N.L. of 5th Floor, 189 St George's Terrace, Perth, Western Australia 6000; Winthrop Investments Limited of 8th Floor, 6 O'Connell Street, Sydney, New South Wales 2000; Geotechnics (Aust) Pty Ltd of Suite 23, 10 William Street, Perth, Western Australia 6000; and Meda Petroleum N.L. of 11th Floor, 191 St George's Terrace, Perth, Western Australia 6000 has been renewed in accordance with the

provisions of the above Act for a further period of five (5) years commencing on the day after the day on which the previous permit term ceased to have effect.

D. R. KELLY,
Director General of Mines.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 3 June 1985.

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 26 June 1985, 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 26 June 1985.

COOLGARDIE MINERAL FIELD.

Coolgardie District.

Prospecting Licences.

15/795—Berich, Thomas; Granich, Joseph.
15/797—Berich, Thomas; Granich, Mark Matthew.
15/808—Tenneco Oil and Minerals of Australia Inc.
15/851—Carr, Stephen Gregory.
15/863—Velecrete Pty Ltd.
15/865—Velecrete Pty Ltd.

Kunanalling District.

Prospecting Licence.

16/223—Beal, Leith; Evans, John.
16/292—Harford; Patrick Aloysius, Tern Minerals NL.
16/309—Kunanalling Exploration and Mining Pty Ltd.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 3 June 1985.

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 June 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

P. S. MICHELIDES,
Warden.

To be heard in the Warden's Court Mt Magnet on 25 June 1985.

EAST MURCHISON MINERAL FIELD.

Black Range District.

Prospecting Licences.

57/120—Donnellan, Terence James.
57/136—Christopher Stevens Pty Ltd.
57/137—Christopher Stevens Pty Ltd.
57/154—Shaw, Ilma Gladly; Locock, Albert James; Locock, Yolanda Giovanna; Magnet Metals Ltd.
57/156—Shaw, Ilma Gladly; Locock, Albert James; Locock, Yolanda Giovanna; Magnet Metals Ltd.
57/157—Racin (Nominees) Pty Ltd.
57/158—Racin (Nominees) Pty Ltd.
57/159—Racin (Nominees) Pty Ltd.
57/160—Racin (Nominees) Pty Ltd.
57/161—Racin (Nominees) Pty Ltd.

MURCHISON DISTRICT.

Mt Magnet District.

Prospecting Licences.

58/189—Smith, Ian Gerard.
58/191—Australian Silicates Pty Ltd.

YALGOO DISTRICT

Prospecting Licences.

59/4—Sanfead, Ronald Thomas; Hopkinson, William Sydney.
59/268—Newmex Exploration Ltd.
59/279—Albertus Magnus Resources Pty Ltd.
59/280—Albertus Magnus Resources Pty Ltd.
59/281—Albertus Magnus Resources Pty Ltd.
59/282—Albertus Magnus Resources Pty Ltd.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 3 June 1985.

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 27 June 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

P. S. MICHELIDES,
Warden.

To be heard in the Warden's Court Meekatharra on 27 June 1985.

MURCHISON MINERAL FIELD.

Meekatharra District.

Prospecting Licences.

51/313—Pegmines Exploration Pty Ltd.
51/314—Pegmines Exploration Pty Ltd.
51/379—Amoco Minerals Australia Company.
51/380—Amoco Minerals Australia Company.
51/381—Albertus Magnus Resources Pty Ltd.
51/382—Albertus Magnus Resources Pty Ltd.
51/383—Albertus Magnus Resources Pty Ltd.
51/384—Albertus Magnus Resources Pty Ltd.
51/385—Albertus Magnus Resources Pty Ltd.
51/386—Albertus Magnus Resources Pty Ltd.
51/401—Saladar Pty Ltd.

PEAK HILL MINERAL FIELD.

Prospecting Licences.

52/89—Hancock Prospecting Pty Ltd, Wright Prospecting Pty Ltd.
52/90—Hancock Prospecting Pty Ltd, Wright Prospecting Pty Ltd.
52/91—Hancock Prospecting Pty Ltd, Wright Prospecting Pty Ltd.
52/92—Hancock Prospecting Pty Ltd, Wright Prospecting Pty Ltd.
52/108—Sudan Pty Ltd.
52/104—Hegge, Melvin Raymond; Mountford, Bernard Roland.
52/105—Hegge, Melvin Raymond; Mountford, Bernard Roland.
52/111—Shephard, William James; Shephard, Shirley Ann; Flint, Warwick John.
52/112—Sullivan, Bruce Frank.
52/113—Sullivan, Bruce Frank.
52/114—Sullivan, Bruce Frank.
52/115—Sullivan, Bruce Frank.
52/131—Ronch, Raymond.

EAST MURCHISON MINERAL FIELD.

Wiluna District.

Prospecting Licences.

53/137—Creasy, Mark Gareth.
 53/223—Tantalex Limited.
 53/224—Tantalex Limited.
 53/225—Tantalex Limited.
 53/226—Tantalex Limited.
 53/227—Tantalex Limited.
 53/228—Tantalex Limited.
 53/229—Tantalex Limited.
 53/230—Tantalex Limited.
 53/231—Tantalex Limited.
 52/242—Zuks, Nicholas.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
 Perth, 3 June 1985.

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 26 June 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, *viz* non-payment of rent.

P. MICHELIDES,
 Warden.

To be heard in the Warden's Court Cue on 26 June 1985.

MURCHISON MINERAL FIELD.

Cue District.

Prospecting Licences.

20/297—Irvine, Stewart James.
 20/301—Swan Resources Limited.
 20/302—Swan Resources Limited.
 20/303—Swan Resources Limited.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
 Perth, 3 June 1985.

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 21 June 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, *viz* non-payment of rent.

D. McINTYRE,
 Warden.

To be heard in the Warden's Court Marble Bar on 21 June 1985.

PILBARA MINERAL FIELD.

Nullagine District.

Prospecting Licences.

46/301—Keeble Nominees Pty Ltd.
 46/302—Keeble Nominees Pty Ltd.
 46/303—Keeble Nominees Pty Ltd.
 46/304—Almaretta Pty Ltd.
 46/305—McLeod, Donald William.
 46/306—McLeod, Donald William.
 46/307—McLeod, Donald William.
 46/308—McLeod, Donald William.
 46/323—Keeble Nominees Pty Ltd.
 46/324—Keeble Nominees Pty Ltd.
 46/325—Keeble Nominees Pty Ltd.
 46/326—Keeble Nominees Pty Ltd.

46/327—Almaretta Pty Ltd.
 46/328—Almaretta Pty Ltd.
 46/329—Almaretta Pty Ltd.
 46/330—Almaretta Pty Ltd.
 46/331—Almaretta Pty Ltd.
 46/332—Almaretta Pty Ltd.
 46/339—Keeble Nominees Pty Ltd.
 46/340—Keeble Nominees Pty Ltd.
 46/341—Keeble Nominees Pty Ltd.
 46/342—Keeble Nominees Pty Ltd.
 46/343—Keeble Nominees Pty Ltd.
 46/344—Keeble Nominees Pty Ltd.
 46/345—Keeble Nominees Pty Ltd.
 46/346—Keeble Nominees Pty Ltd.
 46/347—Keeble Nominees Pty Ltd.
 46/348—Keeble Nominees Pty Ltd.
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 46/351—Keeble Nominees Pty Ltd.
 46/352—Keeble Nominees Pty Ltd.
 46/353—Keeble Nominees Pty Ltd.
 46/354—Keeble Nominees Pty Ltd.
 46/355—Keeble Nominees Pty Ltd.
 46/356—Keeble Nominees Pty Ltd.
 46/357—Keeble Nominees Pty Ltd.
 46/358—Keeble Nominees Pty Ltd.

WEST PILBARA MINERAL FIELD.

Prospecting Licences.

47/143—Bina, Sambo; Ankie, Leslie.
 47/144—Bina, Sambo; Ankie, Leslie.
 47/145—Bina, Sambo; Ankie, Leslie.
 47/146—Bina, Sambo; Ankie, Leslie.
 47/147—Bina, Sambo; Ankie, Leslie.
 47/148—Bina, Sambo; Ankie, Leslie.
 47/149—McLeod, Donald William.
 47/150—McLeod, Donald William.
 47/150—McLeod, Donald William.
 47/152—McLeod, Donald William.

MINING ACT 1978-1983.

Notice of Intention to Forfeit.

IN accordance with Regulation 50(b) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned mining tenements be paid on or before 12 July 1985, it is the intention of the Hon. Minister for Minerals and Energy under the provisions of sections 96A(1) and 97(1) of the Act, to forfeit such for breach of covenant *viz* non-payment of rent.

D. R. KELLY
 Director General and Under Secretary for Mines.

COOLGARDIE MINERAL FIELD.

Mining Lease.

15/18—Norseman Gold Mines NL.

MURCHISON MINERAL FIELD.

Cue District.

Exploration Licence.

20/16—Pegmin Limited.

WEST PILBARA MINERAL FIELD.

Exploration Licences.

47/108—Magnet Metals Limited.
 47/109—Magnet Metals Limited.

MURCHISON MINERAL FIELD.

Meekatharra District.

Mining Lease.

51/14—Gardiner, Bryan.

PEAK HILL MINERAL FIELD.

Exploration Licences.

52/39—Pancontinental Mining Limited, PNC Exploration (Australia) Pty Ltd and Minatome Australia Pty Ltd.
 52/40—Pancontinental Mining Limited, PNC Exploration (Australia) Pty Ltd and Minatome Australia Pty Ltd.

SOUTH WEST MINERAL FIELD.

Mining Lease.

70/193—Cypress Nominees Pty Ltd.

KIMBERLEY MINERAL FIELD.

Mining Leases.

80/7—Majeed Pty Ltd, 125 Nominees Pty Ltd, Trivest Corporation Ltd, Devenish; John Richard, Schulda, Harry George.

80/8—Majeed Pty Ltd, 125 Nominees Pty Ltd, Trivest Corporation Ltd, Devenish; John Richard, Schulda, Harry George.

80/9—Majeed Pty Ltd, 125 Nominees Pty Ltd, Trivest Corporation Ltd, Devenish; John Richard, Schulda, Harry George.

MINING ACT 1978-1983.

Department of Mines,
Perth, 26 May 1985.

I HEREBY declare in accordance with the provisions of section 96A(1) and 97(1) of the Mining Act 1978-1983 that the undermentioned mining tenements are forfeited for breach of covenant, viz non-payment of rent.

DAVID PARKER,
Minister for Minerals and Energy.

WEST KIMBERLEY MINERAL FIELD.

Exploration Licence.

04/117—Thornton, Robert Jeffery.

NORTH EAST COOLGARDIE MINERAL FIELD.

Kurnalpi District.

Exploration Licences.

28/36—Hastwell, Gary Basil; Goldfields Prospecting Pty Ltd.

28/37—Hastwell, Gary Basil; Goldfields Prospecting Pty Ltd.

PEAK HILL MINERAL FIELD.

Exploration Licence.

52/71—Flint, Warwick John; Renes, Neeltje.

EAST MURCHISON MINERAL FIELD.

Wiluna District.

Exploration Licences.

53/31—Creasy, Mark Gareth.

53/32—Creasy, Mark Gareth.

53/36—Amoco Minerals Australia Company.

SOUTH WEST MINERAL FIELD.

Mining Lease.

70/38—Rollison Nominees Pty Ltd.

PARTNERSHIP ACT 1895.

Notice of Dissolution of Partnership.

NOTICE is hereby given that the partnership heretofore subsisting between Gregory John Simpson, Marian Kaye Simpson, Greengrocers of 14 Tillingdon Way, Morley in the State of Western Australia, Francis Herbert Holmes, Greengrocer of 53 Marlow Street, Wembley in the said State and Margaret Ann Hayes, Housewife of 19 Cordroy Street, Hamersley in the said State carrying on business as Fruit and Vegetable retailers at 111e Brighton Road, Scarborough under the style or firm of Brighton Fruit and Veg Mart and/or Scarborough Open Fruit Market, and/or Fruitmaster has been dissolved as from 1 May 1985 so far as concerns the said Francis Herbert Holmes who retires from the said firm.

40761—5

All debts due to and owing by the said late firm will be received and paid respectively by Gregory John Simpson, Marian Kaye Simpson, and Margaret Ann Hayes who will continue to carry on the said business in partnership under the style or firm of Brighton Fruit and Veg Mart and/or Scarborough Open Fruit Market, and/or Fruitmaster.

Dated the 29th day of May, 1985.

FRANCIS HOLMES.

TRUSTEES ACT 1962.

NOTICE TO CREDITORS AND CLAIMANTS.

WEST AUSTRALIAN TRUSTEES LIMITED of 135 Saint 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 Date for claims: 28/6/85.

Ashbury, Jane Isla, late of 1 Ryecroft Road, Darlington, Retired Teacher, died 8/4/85.

Aylott, Edith Bertha, late of 72 Federation Street, Mount Hawthorn, Widow, died 24/2/85.

Cooper, Arthur Andrew, late of 41 Ecclestone Street, Bunbury, Retired Storeman, died 21/4/85 (Enquiries to 11 Stirling Street, Bunbury, Tel: 211336).

Davies, Harry Gordon, formerly of 140 Safety Bay Road, Safety Bay, late of John Wesley Lodge, Rowethorpe, Bentley, Retired Postmast, died 13/4/85.

Goodridge, Rosaline Mariana, late of 6 Blay Road, Calista, Widow died 2/4/85.

Grigg, Myrtle Elvira, late of Craigwood Convalescent Hospital, Gardner Street, Como, Widow, died 13/12/84.

Jenkins, Arthur George Vaughan, formerly of Lawson Flats, The Esplanade, Perth late of St. Catherine's Nursing Home, 131 Broadway, Nedlands, Retired Colonial Civil Servant, died 10/3/85.

Osborn, William Roy, late of Lot 4 Bussell Highway, Capel, Retired Farmer, died 27/3/85 (Enquiries to 11 Stirling Street, Bunbury, Tel: 21 1336).

Regan, Dorothy Frances, late of Home of Peace, Walter Road, Inglewood, Spinster died 9/3/85.

Staines, Emery James, late of 12 Ednah Street, Como, Retired Refrigerator Mechanic, died 1/2/85.

Tapscott, Ernest Charles, late of 11 Jinda Road, Koongamia, Retired Westrail Employee, died 16/4/85.

Dated at Perth this 28th day of May, 1985.

L. C. RICHARDSON,
General Manager.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 8 July 1985, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barker, Keith Thomas, late of Bodeman Road, Wandii, died 12/5/85.

Bunney, Kenneth, late of Maxwell Street, Serpentine, died 15/5/85.

Cottrell, Flora Grace, late of 16 Raphael Street, Subiaco, died 16/5/85.

Coyne, Bertram Stephen, late of Albany Regional Hospital, Albany, died 22/9/84.

Curtis, Kevin Allison, late of 18 Heath Road, Kalamunda, died 10/5/85.

Dabrowski, Jan (also known as Dabrowski, John), late of 75b Raymond Street, Yokine, died 11/5/85.

Donaldson, John Ralph, late of 6 Peebles Road, Floreat Park, died 19/3/85.
 Duncan, William Gordon, late of Shoalwater Nursing Home, Shoalwater Bay, died 9/5/85.
 Edward, Douglas Finlay, late of 343 Marmion Street, Cottesloe, died 7/4/85.
 Franklin, Mary, Louisa, late of 5c/25 Herdsman Parade, Wembley, died 26/12/84.
 Gallagher, Patrick John, late of Lemnos Hospital, Stubbs Terrace, Shenton Park, died 13/5/85.
 Hodges, Mary Eveline, late of 37/46 Pollard Street, Glendalough, died 17/5/85.
 Lynch, Dorothy Winifred, late of 54 Mary Street, Mandurah, died 11/5/85.
 McMahon, Stella Agnes, formerly of Swanbourne Hospital, Claremont, late of Armadale Lodge, Albany Highway, Armadale, died 9/4/85.
 Morton, Norman Roger, late of 117-119 Princep Street, Norseman, died 2/4/85.
 Reeves, Beatrice Nellie, late of Victoria Park Nursing Home, 38 Alday Street, St. James, died 8/5/85.
 Smith, William Alfred, formerly of Room 5, 1110 Hay Street, Perth, late of 9 Maroog Way, Nollamara, died 2/5/85.
 Vecchia, Leo Dominic Anthony, late of 45 Pinjarra Road, Mandurah, died 18/4/85.
 Dated the 31st day of May, 1985.

A. J. ALLEN,
 Deputy Public Trustee,
 Public Trust Office, Perth.

PUBLIC TRUSTEE ACT 1941.

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

Dated at Perth the 27th day of May, 1985.

S. H. HAYWARD,
 Public Trustee,
 565 Hay Street, Perth, W.A. 6000.

Name of Deceased; Occupation; Address; Date of Death;
 Date Election Filed.

Birch, Herbert; Retired Public Health Officer; Subiaco; 10/4/85; 16/5/85.
 Anderson, Marjorie May; Married Woman; Bicton; 12/2/85; 16/5/85.
 King, James Charles; Retired W.A.G.R. Porter; Scarborough; 21/2/85; 16/5/85.
 Jackson, Helen Maude; Widow; Collie; 1/2/85; 16/5/85.
 Hazard, Evelyn May; Widow; Trigg; 14/4/85; 16/5/85.
 Anderson, Kathleen Bernice; Married Woman; Dianella; 26/3/85; 16/5/85.
 Sceghi, Margherita; Widow; Kalgoorlie; 28/3/85; 16/5/85.
 Robins, Dorothy Ellen; Married Woman; Bentley; 4/4/85; 16/5/85.
 Riley, Elva Mabel; Spinster; Swanbourne; 20/3/85; 16/5/85.
 Mackey, Beryl Louise Margaret; Widow; Applecross; 16/3/85; 16/5/85.
 Luke, Florence Isobella; Widow; Inglewood; 16/3/85; 16/5/85.
 Yip Yong, Mok; Retired Labourer; Derby; 20/1/85; 16/5/85.
 Ruggero, Fay Maud; Widow; Carnarvon; 13/2/85; 16/5/85.
 Wood, Carl Charles; Retired Labourer; Kalgoorlie; 15/1/85; 16/5/85.
 Borowensky, Katerina; Divorcee; Armadale; 5/1/85; 16/5/85.
 Katic, Mijo; Retired Labourer; Yugoslavia; 9/10/83; 16/5/85.

REPORT OF THE ROYAL COMMISSION "FREMANTLE PRISON" 1973

(Commissioner: His Honour Robert E. Jones.)

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PAUL SEAMAN, Q.C.

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IN WESTERN AUSTRALIA**

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ADVISORY COMMITTEE
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THE HON. A. TONKIN, M.L.A.
JULY 1983.**

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REPORT OF THE
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AS PREPARED BY

E. R. KELLY, ESQ.,

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TO THE
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CHIEF SECRETARY
October 1978**

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COMMITTEE OF THE
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LEGISLATIVE ASSEMBLY ON—
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CONTRACTS WITH THE CROWN—
NOVEMBER 1982**

Chairman: Hon. N. McNeill, M.L.C.

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Regulations for Preventing Collisions at Sea.

Regulations for the Examination of Applicants for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Drivers and Marine Surveyors.

Reprinted under the Reprints Act 1984 as at 15 April 1985.

WESTERN AUSTRALIA.

LIMITED PARTNERSHIPS ACT 1909.

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CONTENTS.

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS.

	Page
Agriculture and Related Resources Protection Act—By-laws—	
Shire of Rockingham—By-laws relating to Pest Plants	1970-2
Cemeteries Act—By-laws relating to Pinnaroo Valley Memorial Park Public Cemetery	1972
Construction Safety Amendment Regulations (No. 2) 1985	1977
Electoral Amendment Regulations 1985	1935-6
Financial Institutions Duty Amendment Regulations 1985—	
No. 3	1933
No. 4	1933
Health Act—By-laws—	
Town of East Fremantle—Series "A" By-laws relating to General Sanitary Provisions and the Keeping of Poultry	1937
Health (Meat Inspection and Branding) Amendment Regulations (No. 2) 1985	1938
Hospitals (Services Charges) Amendment Regulations (No. 3) 1985	1941
Local Government Act—By-laws—	
City of Nedlands—By-laws relating to Fencing	1963
Shire of Albany—By-laws relating to Aerodromes	1963-9
Shire of Carnarvon—By-laws relating to Petrol Pumps	1970
Shire of Rockingham—By-laws relating to Pest Plants	1970-2
Shire of Three Springs—Adoption of By-law No. 13	1970-1
Local Government Act—Orders—	
City of Cockburn (Annexation of Adjoining Outlying Land) Order 1985	1973
Town of Armadale (Valuation and Rating) Order 1985	1973-6
Shire of Swan (Valuation and Rating) Order 1985	1976
Noise Abatement (Noise Labelling and Equipment) Regulations 1985	1938-40
Poisons Amendment Regulations (No. 4) 1985	1941
Stamp Amendment Regulations (No. 3) 1985	1933-4
Valuation of Land Amendment Regulations 1985	1934
Western Australian Meat Industry Authority Regulations 1985	1978-90

GENERAL CONTENTS

	Page
Acts Amendment and Repeal (Water Authorities) Act	1931
Agriculture, Department of	1977-90
Country Towns Sewerage	1956
Crown Law Department	1935
Deceased Persons' Estates	1995-6
Electoral	1935-6
Fisheries	1942-3
Health Department	1936-41
Hospitals Act	1036-7
Lands Department	1932, 1943-5
Local Government Department	1958-76
Main Roads	1932, 1992
Metropolitan (Perth) Passenger Transport Trust Act	1942
Mines Department	1992-5
Municipalities	1958-76
Notices of Acquisition	1957-8
Optometrists Act	1936
Orders in Council	1932
Partnerships Dissolved	1995
Pay-roll Tax Assessment Act	1933
Petroleum Act	1992
Police Department	1942
Prisons Department	1935
Proclamations	1931-2
Public Trustee	1995-6
Public Works Department	1955-8
Public Works and B.M.A. Tenders	1955-6
Registrar General	1992
Rural Housing (Assistance) Act	1933
Sale of Unclaimed Found and Lost Property	1942
Stamp Act	1933
Tender Board	1990-2
Town Planning	1945-54
Transport Amendment Act	1932
Treasury	1933-4
Trustees Act	1995-6
Valuation of Land Act	1934
Water Authority Act	1931
Western Australian Meat Industry Authority Amendment Act	1931
Western Australian Tripartite Labour Consultative Council Act	1931
Western Australian Water Authority	1931

