



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 80]

PERTH: FRIDAY, 30 AUGUST

[1985

Commercial Tenancy (Retail Shops)
Agreements Act 1985.

PROCLAMATION

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

UNDER section 2 of the Commercial Tenancy (Retail Shops) Agreements Act 1985, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 September 1985 as the day on which the Commercial Tenancy (Retail Shops) Agreements Act 1985 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 27 August 1985.

By His Excellency's Command,

P. M'C. DOWDING,
Minister for Consumer Affairs.

GOD SAVE THE QUEEN !

Agricultural Produce (Chemical Residues) Act 1983.

PROCLAMATION

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

UNDER section 2 of the Agricultural Produce (Chemical Residues) Act 1983, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 September 1985 as the day on which the Agricultural Produce (Chemical Residues) Act 1983 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 30 July 1985.

By His Excellency's Command,

K. F. McIVER,
Acting Minister for Agriculture.

GOD SAVE THE QUEEN !

Crown Law Department,
Perth, 30 August 1985.

IT is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor in Executive Council has on 16 July 1985:—

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

Frederick Richard Clarke, of 14 Earnshaw Loop, Leeming, 6153.

Geoffrey David Males, of "Valley Farm", Oldfield Location 1058, Cascade Road, Cascade, via Esperance.

D. G. DOIG,
Under Secretary for Law.

Crown Law Department,
Perth, 30 August 1985.

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

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

Brian Frederici, of Hyden North Road, Mt. Walker, Narembeen.

Richard Gallop, of 56 McKean Way, Parmelia and W.A. Bricklayers, Carpenters and Joiners Union, 102 Beaufort Street, Perth 6000.

D. G. DOIG,
Under Secretary for Law.

Crown Law Department,
Perth, 30 August 1985.

IT is hereby notified for public information that the Lieutenant-Governor and Deputy of the Governor in Executive Council has on 16 July 1985:—

Approved of the following appointment to the Commission of the Peace for the Roebourne Magisterial District.

Ian John Randell, of 536 North Road, Tom Price, and Westpac Banking Corporation, Central Shopping Mall, Central Road, Tom Price.

D. G. DOIG,
Under Secretary for Law.

EX OFFICIO JUSTICES OF THE PEACE.

Crown Law Department,
Perth, 30 August 1985.

IT is hereby notified for public information that the following Presidents of Shire Councils have been appointed under section 9 of the Justices Act 1902 to be Justices of the Peace for the Magisterial District shown during their terms of office as Presidents of the Shire Councils mentioned:—

David Colin Brindal, of, "Murrumbah", Minginev, President of the Shire of Minginev. For the Geraldton Magisterial District.

Alan Gould, of, "Wendalla", Carnamah. President the Shire of Carnamah. For Geraldton Magisterial District.

D. G. DOIG,
Under Secretary for law.

CORRIGENDUM

JUSTICES ACT 1902.

Crown Law Department,
Perth, 30 August 1985.

REFERENCE publication in the *Government Gazette* No. 73/85 dated 9 August 1985, P.94, under the locality of Yanchep, in the list of persons appointed as Justices of the Peace and recorded for the New General Commission of the Peace for the State of Western Australia for Sally Newnham read Margaret Ruth Newnham.

D. G. DOIG,
Under Secretary for law.

FINANCIAL INSTITUTIONS DUTY ACT 1983.**FINANCIAL INSTITUTIONS DUTY AMENDMENT REGULATIONS (No. 5) 1985.**

MADE by His Excellency the Governor in Executive Council.

Citation and principal regulations. 1. (1) These regulations may be cited as the Financial Institutions Duty Regulations (No. 5) 1985.

(2) In these regulations, the Financial Institutions Duty Regulations* are referred to as the principal regulations.

Regulation 3A inserted. 2. After regulation 3 of the principal regulations the following regulation is inserted—

Prescription under definition of financial institution. " 3A. Credit Union Treasury Management Pty Ltd is prescribed as a person that is not a financial institution for the purposes of the definition of "financial institution" in section 3(1) of the Act. "

Regulations 7A and 7B inserted. 3. After regulation 7 of the principal regulations, the following regulations are inserted—

Prescription under section 13(14)(h). " 7A. Credit Union Treasury Management Pty Ltd is prescribed as a person for the purposes of section 13(14) of the Act.

Prescription under section 13(10). 7B. Every amount received by Credit Union Treasury Management Pty Ltd other than—

(a) amounts upon which duty, as specified in section 10(3) of the Act, has been or will be paid by a credit union that is a registered financial institution;

(b) amounts which are the proceeds of short term dealings which have been credited to a short term dealing account operated by Credit Union Treasury Management Pty Ltd under section 14 of the Act; or

(c) amounts representing interest transferred to another account kept by a bank under section 14(6) of the Act,

is prescribed as constituting a class of amounts for the purposes of section 13(10) of the Act. "

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

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

WESTERN AUSTRALIAN ARTS COUNCIL ACT 1973.

IT is hereby notified for general information that His Excellency the Governor in Executive Council acting under the provisions of section 5 of the Western Australian Arts Council Act 1973 has been pleased to appoint:—

Mr. B. McKay as Deputy Chairman for a term expiring on 30 November 1986;

and

Ms L. A. Hoare and Mrs J. L. Pope as members of the Western Australian Arts Council for terms expiring on 30 November 1987.

R. DAVIES,
Minister for the Arts.

WESTERN AUSTRALIAN ARTS COUNCIL ACT 1973.

IT is hereby notified for general information that the Lieutenant-Governor and Deputy of the Governor in Executive Council acting under the provisions of section 6 of the Western Australian Arts Council Act 1973 has been pleased to appoint Mr Peter Woodward as a member of the Western Australian Arts Council for a term expiring on 30 November 1987.

R. DAVIES,
Minister for the Arts.

INDECENT PUBLICATIONS AND ARTICLES
ACT 1902-1983.

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

Dated this 21st day of August, 1985.

RONALD DAVIES,
Minister for the Arts.

Schedule.

Title or Description; Publisher.

Australian Model; Western Colour Print Pty. Ltd.	In Praise of Bettie Page July 1983 No. 1; London Enterprises Ltd.
Australian Playgirl September 1985 No. 45; The Federal Publishing Co Ltd.	Jays of Lesbian Love, the (by Doreen Keating); Probe Products Ltd.
Big Juicy Jugs Vol 1 No. 1; American Art Enterprises Inc.	Ladies by Choice Fall 1980 Vol 4 No. 6; Eros Publishing Co Inc.
Boy in Wet Panties (By David Wetmore); Infantae Press.	Macho No. 90; Undercounter Publications.
Club International Vol 14 No. 9; Paul Raymond Publications Ltd.	Play Dames Vol 3 No. 2; Gold Star Publications Ltd.
Couples 1986 Calendar; Ritter/Geller Communications Inc.	Satin Lace No. 1; Golden State News.
Erotic Love No. 3; James Black.	Sexpaper No. 285; Undercounter Publications.
Escort Vol 5 No. 8; Paul Raymond Publications Ltd.	Smooth No. 43; Swish Publications Ltd.
Forever in Diapers (by David Wetmore); Infantae Press.	Smooth No. 46; Swish Publications Ltd.
Golden Girls No 5; The Federal Publishing Co Pty Ltd.	Smooth No. 47; Swish Publications Ltd.
Hustler 1986 Calendar; Not Known.	Smooth No. 49; Swish Publications Ltd.
	Tales from the Crib Magazine No. 8.; Infantae Press.
	Transvestia No. 108; Chevalier Publications.
	Transvestia Vol 18 No. 104; Chevalier Publications.
	Transvestia Vol 18 No. 106; Chevalier Publications.
	Transvestia Vol 18 No. 107; Chevalier Publications.
	World of Transvestism, the (Correspondence Collection) Vol 1 No. 6; Swish Publications Ltd.
	World of Transvestism, the Vol 3 No. 3; Swish Publications Ltd.
	World of Transvestism, the Vol 3 No. 4; Swish Publications Ltd.
	World of Transvestism, the Vol 4 No. 1; Swish Publications Ltd.

NOISE ABATEMENT ACT 1972.

NOISE ABATEMENT (SCARBOROUGH AUTUMN CENTRE) EXEMPTION ORDER
1985.

MADE by the Minister with the approval of the Lieutenant-Governor and Deputy of the Governor in Executive Council, under section 6.

Citation.	1. This order may be cited as the Noise Abatement (Scarborough Autumn Centre) Exemption Order 1985.
Scarborough Autumn Centre exempted.	2. The Noise Abatement (Neighbourhood Annoyance) Regulations 1979, the Noise Abatement (Noise Abatement Directions) Regulations 1981 and the relevant provisions of the Act do not apply in respect of dance activities at the premises known as the Scarborough Autumn Centre, 193 Gildercliffe Street, Scarborough, between 10.00 p.m. and 10.30 p.m. on any Tuesday for a period of 12 months beginning at the day on which this order is published in the <i>Gazette</i> .
Conditions.	3. The exemption granted in clause 2 of this Order is subject to the conditions set out in the Schedule to this Order.

Schedule.

1. All reasonable means shall be employed by the body operating the Scarborough Autumn Centre to minimize the emission of noise associated with the operation of the centre.
2. The noise referred to in item 1 includes noise from musical instruments, public address systems, voices, applause and any other activities within the centre and the noise associated with patrons leaving the centre.

R. D. DAVIES,
Minister for the Environment.

Approved by the Lieutenant-Governor and Deputy of the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

NOISE ABATEMENT ACT 1972.
NOISE ABATEMENT (TREE CHIPPING) EXEMPTION
ORDER 1985.

MADE by the Minister, with the approval of the Lieutenant-Governor and Deputy of the Governor in Executive Council.

- | | |
|---|--|
| Citation. | 1. This Order may be cited as the Noise Abatement (Tree Chipping) Exemption Order 1985. |
| City of South Perth tree chipping machine exempted. | 2. (1) Subject to subclause (2), the provisions of the Noise Abatement Act 1972 and regulations made under that Act are declared not to apply in respect of the operation by or on behalf of the City of South Perth of a tree chipping machine.
(2) The Noise Abatement (Hearing Conservation in Workplaces) Regulations 1983 and the related provisions of the Act and the Noise Abatement (Appointment of Inspectors) Regulations 1976 apply in respect of the operation referred to in subclause (1). |
| Conditions. | 3. The exemption granted in clause 2 of this Order is subject to the conditions set out in the schedule to this Order. |

Schedule.

1. The tree chipping machine shall not be operated pursuant to the exemption—
 - (a) on a Saturday, a Sunday, or a day that is appointed a public holiday by or under the Public and Bank Holidays Act 1972; or
 - (b) on any other day, before 8.30 a.m. or after 4.00 p.m.
2. The tree chipping machine shall not be continuously operated pursuant to the exemption for more than 1 hour in a period of 1 week, within 800 metres of the same place.
3. The tree chipping machine shall not be operated pursuant to the exemption within 200 metres of a hospital, nursing home, or like institution.
4. Not less than one week before the tree chipping machine is operated pursuant to the exemption within 800 metres of a residence written notice shall be given at the residence of the time at which the machine will be so operated within 800 metres of the residence, with such particularity as is reasonably practicable.
5. The council of the City of South Perth shall, within 14 days of it or any of its officers receiving a complaint arising from the operation of a tree chipping machine, cause notice in writing of the complaint to be sent to the Director, Department of Conservation and Environment specifying the details of the complaint.

R. D. DAVIES,
Minister for the Environment.

Approved by the Lieutenant-Governor, and Deputy of the Governor in Executive Council.
G. PEARCE,
Clerk of the Council.

HEALTH ACT 1911.

Health Department of Western Australia,
Perth, 23 August 1985.

P.H.D. 62/84.

THE appointment of Mr Gordon Houston as a Health Surveyor to the City of Canning is approved.

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

PODIATRISTS REGISTRATION ACT 1984.

Health Department of Western Australia,
Perth, 27 August 1985.

P.H.D. 104/84; Ex. Co. 2402.

HIS Excellency the Governor in Executive Council has approved pursuant to the provisions of the Podiatrists Regis-

tration Act 1984, the persons named in the Schedule hereunder as members of the Podiatrists Registration Board for the term of office expiring on 12 June 1988.

Schedule.

Dr. D. Walters—Nominated by the Minister for Health.

Mrs. Margaret Louise Jobson—Nominated by the Australian Podiatry Association of W.A.

Mr. Alan Richard Bryant—Nominated by the Australian Podiatry Association of W.A.

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

MENTAL HEALTH ACT 1962.

Mental Health Act Appeal Board.

IT is hereby notified that at the close of nominations on Friday, 26 July 1985, for the election of the elective Member of the Mental Health Act Appeal Board no nomination was received for the vacancy.

J. E. TONKIN,
Returning Officer,
State Electoral Department,
5th Floor, The Atrium,
170 St. George's Terrace,
Perth, W.A. 6000.

HOSPITALS ACT 1927-1984.

Health Department of Western Australia,
Perth, 27 August 1985.

MW 1.9 V.2.

HIS Excellency the Governor in Executive Council has accepted under the provisions of the Hospitals Act 1927-1984 of the resignation of Mrs K. Beeck as a member of the Morawa District Hospital Board with effect from 17 June 1985.

W. D. ROBERTS,
Commissioner of Health.

HOSPITALS ACT 1927-1984.

Health Department of Western Australia,
27 August 1985.

CR 1.9 Ex Co 2404.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927-1984 Mr I. B. Muntz as a member of the Corrigin District Hospital Board for the period ending 30 September 1986 *vice* Mr M. F. Oates resigned.

W. D. ROBERTS,
Commissioner of Health.

HOSPITALS ACT 1927-1984.

Health Department of Western Australia,
Perth, 27 August 1985.

MT 1.9; Ex Co 2403.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927-1984 Mrs M. Galloway as a member of the Plantagenet District Hospital Board for the period ending 30 September, 1986, *vice* Mrs M. J. Baird, resigned.

W. D. ROBERTS,
Commissioner of Health.

HEALTH ACT 1911 (AS AMENDED).

City of Gosnells.

Kelvin Road Refuse Site—Scale of Charges.

WHEREAS under the provisions of the Health Act 1911 (as amended), a local authority may make or adopt by-laws, and may alter, amend or repeal any by-laws so made or adopted; now, therefore, the City of Gosnells being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* on 17 July 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Part 1—General Sanitary Provisions.

By-law 19 is amended by substituting for sub-by-law (6) paragraph (1) section (i) and (ii) as follows:—

(6) the driver of a vehicle upon entry on land set aside by Council for the purpose of depositing refuse or liquid wastes, shall make payment of a fee as follows:—

	\$
(a) Per car, station sedan and all vehicles designed primarily for passenger carrying, including small narrow panel vans and any vehicle carrying waste of not more than 1.5 m ³	1.00
(b) Per utility, large panel van or trailer with sides not more than 305 mm high each.....	2.00
(c) Single axle trailers with sides not more than 610 mm high.....	3.50
(d) Tandem axle trailers and trailers with sides more than 610 mm high.....	7.00
(e) Any other utility or trailer for collection of bagged refuse charged according to schedules (c) and (d) above, plus a surcharge of 60c/bag up to a maximum charge of \$17.00	
(f) Trucks not exceeding 4 tonnes aggregate weight.....	12.50
(g) Trucks exceeding 4 tonnes aggregate weight single axle.....	19.00
(h) Trucks exceeding 8 tonnes aggregate weight dual axle.....	31.50
(i) Compaction vehicles load capacity not exceeding 10 m ³	50.00
(j) Compaction vehicles load capacity exceeding 10 m ³ but not exceeding 20 m ³	74.00
(k) Compaction vehicles load capacity exceeding 20 m ³ but not exceeding 30 m ³	93.00
(l) Compaction vehicles load capacity exceeding 30 m ³ but not exceeding 40 m ³	106.00
(m) Compaction vehicles load capacity exceeding 40 m ³	118.00
(n) Bulk bins not exceeding 5 m ³	19.00
(o) Bulk bins exceeding 5 m ³ but not exceeding 10 m ³	31.50
(p) Bulk bins exceeding 10 m ³ but not exceeding 20 m ³	44.00
(q) Bulk bins exceeding 20 m ³ but not exceeding 30 m ³	50.00

	\$
(r) Bulk bins exceeding 30 m ³	62.00
(s) Articulated Vehicles	51.00
(t) Motor Vehicles Bodies:	
(i) from commercial or industrial	24.00
(ii) from residential (not required to be cut)	12.00
(u) Swill and semi-liquid wastes:	
(i) per 200 litres drum	3.50
(ii) bulk truck \$4.00 extra over cost of aggregate weight requirements.	
(v) Liquid Wastes:	
Tanker Capacity:	
0-4 500 litres	17.00 (15.00)
4 501-6 750 litres	23.00 (20.00)
6 751-9 000 litres	29.00 (26.00)
9 001-13 500 litres	38.00 (34.00)

These by-laws will come into force on the date of gazettal, with the exception of paragraphs (a) and (b) which will be effective from 1 January 1986.

Passed at the Ordinary Council Meeting of the City of Gosnells on 25 June 1985.

The Common Seal of City of Gosnells was hereunto affixed in the presence of—

[L.S.]

L. G. RICHARDSON,
Mayor.

G. WHITELEY,
Town Clerk.

Confirmed—

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

HEALTH ACT 1911 (AS AMENDED).

Town of Kwinana.

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

Part 1—General Sanitary Provisions.

By-law 19 is amended by adding after existing sub-by-law (20) and before the final paragraph which commences "Provided that Council—", new sub-by-laws (21) and (22) to read as follows:

- (21) Where the material being disposed of is in the opinion of the Town of Kwinana suitable for the operation of the tip, the fee listed may be waived.
- (22) Any person loitering on the tip site at any time, or trespassing on the tip site outside of normal operating hours commits an offence.

Passed at a meeting of the Town of Kwinana Council on 28 April 1985.

Dated this 3rd day of July, 1985.

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

[L.S.]

F. KONECNY,
Mayor.

L. G. BAKER,
Town Clerk.

Confirmed—

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 27th day of August, 1985.

G. PEARCE,
Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

Shire of Murray.

WHEREAS under the provisions of the Health Act 1911 (as amended) a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted. Now therefore, the Shire of Murray being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* on 29 April 1964, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:

Part VII—Food (Sale of food by Itinerant Vendors).

By-law 51 is amended by substituting for the amount of "Twenty Five" Dollars where it appears in sub-by-law (2), the amount of "Sixty" Dollars.

Passed at a meeting of the Murray Shire Council held on 29 March 1984.

The Common Seal of the Shire of Murray was here-
unto affixed by the authority of the Council in
the presence of—

[L.S.]

T. CARAHER,
President.

B. M. BAKER,
Shire Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council this 29th day of August,
1985.

G. PEARCE,
Clerk of the Council.

HOSPITALS ACT 1927.

HOSPITALS (SERVICES CHARGES) REGULATIONS 1984.

HOSPITALS (SERVICES CHARGES FOR SURGICALLY IMPLANTED PROSTHESIS)
DETERMINATION 1985.

MADE by the Minister for Health.

- Citation. 1. This determination may be cited as the Hospitals (Services Charges for Surgically Implanted Prosthesis) Determination 1985.
- Commence-
ment. 2. This determination shall come into operation on 1 September 1985.
- Interpretation. 3. Unless the contrary intention appears, a word or phrase to which a meaning is attributed by, or by virtue of its use in, the Hospitals (Services Charges) Regulations 1984* has the same meaning when used in this determination.
- Charges pay-
able. 4. The charges payable in respect of services rendered by, in or at a hospital in respect of private inpatients and ineligible inpatients supplied with surgically implanted prosthesis specified in the Appendix to Part I of the Schedule to the Hospitals (Services Charges) Regulations 1984, are those specified in the Schedule to this determination.

	Schedule	(Clause 4) CHARGE
PROSTHESIS		
Orthopaedic		
Ankle	Talar	\$642
	Tibial	\$456
Elbow	Humeral	\$880
	Ulna	\$940
Foot	Flexible Huge Toe	\$109
	Great Toe Implant	\$104
	Angle to Great Toe	\$120
	Condylar Implant	\$115
Hip	Cup	\$57
	Stem	\$371

* Published in the *Government Gazette* on 27 January 1984 at pp. 231-4 and amended from time to time thereafter.

Schedule—*continued*

PROSTHESIS Orthopaedic		CHARGE	
Knee	Tibia	\$623	
	Femoral	\$677	
	Patella	\$264	
	Screw	\$29	
Shoulder	Clonoid	\$790	
	Humerus	\$775	
	Cement	\$26	
Finger	Finger Joint	\$109	
	Finger Joint Sizing	\$170	
Wrist	Ulna Head	\$106	
	Carpal Scaphoid	\$104	
	Carpal Lunate	\$104	
Miscellaneous Implants	Zickel Rods—All sizes	\$450 EA	
	Zickel Hip Nails—All sizes	\$106 EA	
	Meunig Williams Plates	\$137 EA	
	Standard Richards Plates	\$100 EA	
	McKeen Farrar Prostheses	\$205 EA	
	Jewett Plates	\$220 EA	
	Hook Kiene Blunt	\$56.10	
	Hook Kiene Sharp	\$56.10	
	Hook Square Moe	\$72.00	
	Hook Bifid	\$65.50	
Scoliosis Instrumentations	Hook Bifid Sharp	\$59.70	
	Compression Rod; Small	\$63.40	
	Distraction Rod	\$71.50	
	Distraction Rod; Blunt	\$57.90	
	Sharp	\$57.90	
	Square Hole Sacro	\$65.90	
	Bushing	\$12.80	
	Washer	\$11.40	
	Nut	\$12.00	
	Neurosurgical		
	Ventricular Shunts	\$270	
	Aneurysm Clips (Segila Clips)	\$100	
Ophthalmic			
Intraocular Lens	\$200		
Thoracic			
Cardiac Pacemakers	\$2 800		
Pacemaker Leads and Electrodes	\$350		
Vascular			
Vascular Grafts —Bifucated	\$530		
—Straight	\$316		
Arterio Venous Shunts	\$270		
Peritoneal Venous Shunts	\$280		
Urogenital			
Penile Implants—Rigid	\$1 090		
Testicular Prostheses	\$200		
Artificial Urinary Sphincters	\$1 500		
General			
Septal Buttons	\$15		
Ear Ossicles Prostheses	\$25		
Panje Buttons	\$23		
Angelchik Prostheses	\$625		

Dated the 28th day of August 1985.

BARRY HODGE,
Minister for Health.

HOSPITALS ACT 1927.

HOSPITALS (SERVICES CHARGES) AMENDMENT
REGULATIONS (No. 5) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Hospitals (Services Charges) Amendment Regulations (No. 5) 1985.
- Commence- 2. These regulations shall come into operation on 1 September 1985.
- ment.
- Principal regu- 3. In these regulations the Hospitals (Services Charges) Regulations 1984* are referred to as the principal regulations.
- lations.
- Reg. 7 amended. 4. Regulation 7 of the principal regulations is amended—
- (a) in subregulation (1), by inserting after paragraph (b) the following paragraph—
- “ (ba) a same day patient, namely a public in-patient or a private in-patient (not being a compensable patient or a nursing home type patient or private nursing home type patient)

* Published in the *Government Gazette* on 27 January 1984 at pp. 231-234 and amended from time to time thereafter.

who occupies a hospital bed and who is admitted and discharged between midnight on one day and midnight on the next succeeding day; ”;

(b) by inserting after subregulation (2) the following subregulation—

“ (3) A privately insured eligible person not being a compensable inpatient, a nursing home type patient or a private nursing home type patient shall elect whether to be a private inpatient or a public inpatient. ”.

Schedule
amended.

5. The Schedule to the principal regulations is amended—

(a) in Part I—

(i) by deleting item 1 and substituting the following items—

“ 1. Accommodation, maintenance, nursing care and other services in hospital beds—

(a) for public inpatients no charge;

(b) for private inpatients being—

(i) same day inpatients \$80 per day;

(ii) other private inpatients—

(I) in single bed wards
(if taken at request
of patient) \$150 per day;

(II) in other wards \$100 per day;

(c) for nursing home type patients..... \$13.65 per day;

(d) for private nursing home type patients—

(i) receiving extensive nursing care \$51.20 per day;

(ii) not receiving extensive nursing care \$45.20 per day;

(e) for ineligible inpatients—

(i) Teaching Hospitals \$235.00 per day;

(ii) Hospitals other than Teaching Hospitals \$165.00 per day;

1A. Private inpatients and ineligible inpatients supplied with surgically implanted prosthesis specified in the Appendix to this Part at cost. ”;

(ii) by deleting item 2 and substituting the following item—

“ 2. Home modifications service and supply or loan as appropriate, of such aids and appliances, orthoses and prostheses (other than those covered by item 1A), oxygen, gas and equipment, wigs, surgical implants or devices (other than those covered by item 1A) as are approved by the Executive Director (including repair and replacement) no charge. ”;

and

(iii) by inserting after item 5 the following item and Appendix—

“ 6. In item 1A of this Part “at cost” in relation to any goods or service, means at the cost of providing the goods or service as determined by the Minister.

APPENDIX.

List of Prostheses.

ORTHOPAEDIC.

Ankle, Elbow, Foot, Hip, Knee, Shoulder—Partial or Total Replacements.

Finger, Toe, Wrist, Joint, Implants.

Nails, Pins, Screws, Rods, Wires, Plates, Staples.

Bone Growth Stimulators (Battery, Leads, Electrodes).

Scoliosis Instrumentation (Rods, Plates, Screws, Cables).

NEUROSURGICAL.

Ventricular Shunts (Flush Pumps, Valves, Catheters).

Aneurysm Clips.

Epidural Implants (Electrodes and Stimulators).

OPHTHALMIC.

Intraocular Lens.

Intrascleral Ball.

Acrylic Implants.

Stent Moulds.

Artificial Eyes for Acrylic Implants.

THORACIC.

Cardiac Pacemakers.
Pacemaker Leads and Electrodes.
Heart Valves.

VASCULAR.

Vascular Grafts.
Arterio-Venous Shunts.
Peritoneal-Venous Shunts.
Central Vein (Oncology) Catheters and Ports.
Central Vein (Oncology) Infusion Pumps.

UROGENITAL.

Penile Implants—Rigid.
Penile Implants—Inflatable.
Testicular Prostheses.
Artificial Urinary Sphinters (Kaufmann, Rosen, Scott).

GENERAL.

Breast Prostheses.
Septal Buttons.
Ear Ossicles Prostheses.
Panje Buttons.
Angelchik Prostheses.
Baker Intestinal Tube.
Unspecified Implants for Contour Reconstruction.
Cochlear Implants ”.

(b) in Part II, by deleting “no charge”, opposite paragraph (b) and substituting the following—

“ \$40.00 per day. ”; and

(c) in Part III, in item 1, by deleting paragraph (b) and substituting the following paragraph—

“ (b) for ineligible out-patients—

(i) Teaching Hospitals.....	\$35.00
	for each individual service rendered;

(ii) Hospital other than Teaching Hospitals.....	\$28.00
	for each individual service rendered. ”.

By His Excellency’s Command,

G. PEARCE,
Clerk of the Council.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours,
Fremantle, 8 August 1985.

ACTING pursuant to the powers conferred by regulation 48A of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice, defines and sets aside the following area of Navigable Waters for the purpose of water skiing, provided this area is confined to members of the Geraldton Water Ski Club taking part in the Geraldton Sunshine Festival and will apply only between the hours of 0900 and 1600 on Sunday, 1 September 1985.

All waters of the Geraldton Inner Harbour within an area extending from the town beach take-off area to west of the existing boat ramp on a bearing of 046deg for a distance of 830 metres to a marker buoy, thence on a bearing of 247deg to a second buoy a distance of 1170 metres, then on a bearing of 087deg for a distance of 660 metres. The start and finish line is marked by two buoys, all buoys are of red plastic type and approximately 2 feet in diameter and are easily seen.

C. J. GORDON,
Acting General Manager.

ALBANY PORT AUTHORITY ACT 1926-1979.

Notice.

Application to Lease.

IN accordance with the provision of section 25 of the Albany Port Authority Act 1926-1979, it is hereby advertised that an application has been received from Westerberg Marine for the lease of Lot 5B of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of boat building.

Dated this 26th day of July, 1985.

B. J. E. HUDSON,
Managing Secretary.

BUNBURY PORT AUTHORITY ACT 1909-1979.

Notice.

Application for Lease.

IN accordance with provisions of section 25 of the Bunbury Port Authority Act 1909-1979 it is hereby advertised that an application has been received from Westralian Sands Limited for the lease of an area of land within the Port Area for a period exceeding three years for the storage of Mineral Sands.

Dated this 5th day of August, 1985.

B. P. CUNNINGHAM,
Managing Secretary.

ESPERANCE PORT AUTHORITY ACT 1968-1979.

ESPERANCE PORT AUTHORITY AMENDMENT REGULATIONS 1985.

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

- Citation. 1. These regulations may be cited as the Esperance Port Authority Amendment Regulations 1985.
- Commence- 2. These regulations shall take effect on and from 1 September 1985.
- ment. 3. In these regulations the regulations made by the Esperance Port Authority
- Principal Regu- and published in the *Government Gazette* on 11 March 1969 and amended from
- lations. time to time thereafter by notices so published are referred to as the principal regulations.
- Regulation 68 4. Regulation 68 of the principal regulations is amended by substituting for
- amended. the item "Tonnage Rates" the following item:—
Tonnage Rates.
(a) For vessels shall be 1.6 cents for each ton of gross registered tonnage of the vessel, for each six hour period or part thereof during which that berth is occupied;
(b) Notwithstanding paragraph (a) of this subregulation, the minimum tonnage rate in respect of each entry of a vessel into the port shall be \$100 or as if that vessel had occupied one berth for 24 hours, which ever is the greater.
- Regulation 73 5. Regulation 73 of the principal regulations is amended in subregulation (3)
- amended. paragraph (a) by deleting "11 cents" wherever it occurs and substituting the following:—
" 12.5 cents "
- Second Sched- 6. The Second Schedule to the principal regulations is amended by deleting
- ule amended. Part 1 and substituting the following Part—
" PART I—WHARFAGE AND HANDLING CHARGES ON CARGO.
Rates of wharfage and handling charges on cargo shall be as follows—

Description of goods	Wharfage	Handling Charges	
		Over wharves, Authority receiving and delivering	From or to vehicles alongside vessels
GENERAL RATES—	\$	\$	\$
All goods for which specific rates are not otherwise provided—			
Inward..... tonne	2.55	14.50	9.00
Outward..... tonne	1.70	14.50	9.00
SPECIFIC RATES—			
Petroleum products—			
(a) bulk, by pipeline..... Kl	2.50	—	—
(b) bunkers (on which inward wharfage has not been paid)..... tonne	1.35	—	—
(c) in containers..... tonne	1.55	—	at cost
Minerals in crude form such as rock phosphate, sulphur etc. for the manufacture of fertilizers and acids—in bulk and landed loose..... tonne	0.80	—	1.75

ESPERANCE PORT AUTHORITY ACT 1968-1979.—*continued*
 ESPERANCE PORT AUTHORITY AMENDMENT REGULATIONS 1985.—*continued*

Description of goods	Wharfage	Handling Charges	
		Over wharves, Authority receiving and delivering	From or to vehicles alongside vessels
Manufactured fertilizers and acids—in bulk and landed loose	tonne 0.80	—	2.65
Minerals—metallic and earthy, and metallurgical products—			
(a) in containers	tonne 0.85	14.50	9.00
(b) loose	tonne 0.85	at cost	at cost
Grain—wheat, barley and oats	tonne 0.75	—	at cost
Livestock—			
(a) horses, cattle (not caged or crated)	each 0.90	—	2.75
(b) pigs, sheep, goats (not caged or crated)	each 0.12	—	0.25
Processed stock food for consumption on voyage	tonne 0.55	14.50	9.00
Water	Kl 0.45	—	—

Passed by a resolution of the Esperance Port Authority at a meeting of the Port Authority held on the 2nd day of August 1985.

The Common Seal of the Port Authority was at the time of the abovementioned resolution affixed in the presence of—

[L.S.]

R. E. BOWER,
Chairman.

BLAKE C. M. SENIOR,
Member.

C. A. STEWART,
Managing Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1985.

G. PEARCE,
Clerk of the Council.

GERALDTON PORT AUTHORITY ACT 1968.

GERALDTON PORT AUTHORITY AMENDMENT
REGULATIONS 1985.

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

- Citation. 1. These regulations may be cited as the Geraldton Port Authority Amendment Regulations 1985.
- Commence-
ment.
Principal regu-
lations. 2. These regulations shall come into operation on 1 September 1985.
3. In these regulations the regulations made under the Geraldton Port Authority Act 1968 as published in the *Government Gazette* on 13 March 1969 and amended from time to time thereafter by notices so published are referred to as the principal regulations.
- Second Sched-
ule amended. 4. The Second Schedule to the principal regulations is amended—
- (a) in Part I, under the heading SPECIFIC RATES—
- (i) by deleting—
- “ Materials such as rock phosphate, sulphur, urea, etc., including artificial manures and acids—in bulk and landed loose..... tonne 1.00 ”
- and substituting the following—
- “ Materials such as rock phosphate, sulphur, urea, etc., including artificial manures and acids—in bulk and landed loose..... tonne 1.20 ”;

(ii) by deleting—

- “ Petroleum products—
- | | |
|---|-----------|
| (a) bulk, by pipeline..... | kl 2.30 |
| (b) bunkers (on which inward wharfage
has not been paid) | kl 1.00 |
| (c) in containers..... | kl 2.30 ” |

and substituting the following—

- “ Petroleum products—
- | | |
|---|---------------|
| (a) bulk, by pipeline..... | tonne 2.85 |
| (b) bunkers (on which inward wharfage
has not been paid) | tonne 1.00 |
| (c) in containers..... | tonne 2.85 ”; |
- (b) in Part IV under the item Harbour Improvement Dues, by deleting “12”
and substituting the following—
“ 15 ”.

Passed by a resolution of the Geraldton Port Authority at a meeting held on the 19th day of August 1985.

The Common Seal of the Geraldton Port Authority
was at the time of the abovementioned resolution
affixed in the presence of—

[L.S.]

I. L. BOGLE,
Chairman.
R. M. CLARK,
Member.
L. GRAHAM,
Managing Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of August 1985.

G. PEARCE,
Clerk of the Council.

JETTIES ACT 1926.

JETTIES ACT AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- | | |
|-------------------------|--|
| Citation. | 1. These regulations may be cited as the Jetties Act Amendment Regulations 1985. |
| Principal regulations. | 2. In these regulations the Jetties Act Regulations 1940* are referred to as the principal regulations. |
| Commencement. | 3. These regulations shall come into operation on 2 September 1985. |
| Regulation 10B amended. | 4. Regulation 10B of the principal regulations is amended in paragraph (c) of subregulation (1) by deleting “ten” and substituting the following—
“ 12 ”. |
| Regulation 72 amended. | 5. Regulation 72 of the principal regulations is amended in paragraph (b) of subregulation (3) by deleting “\$2.00” and substituting the following—
“ \$3.00 ”. |

* Reprinted in the *Government Gazette* on 10 December 1974 at pp. 5291-5318 and amended from time to time thereafter.

Appendix 1
amended.

6. Appendix 1 to the principal regulations is amended—

(a) Under the heading "WHARFAGE, HAULAGE AND HANDLING CHARGES."—

(i) by deleting the table of wharfage, haulage and handling charges, and substituting the following table—

	Wharfage all Ports	Handling			Haulage all Ports
		Carnarvon Pt. Walcott Derby	Broome	Wyndham	
Cement—		\$	\$	\$	\$
On Pallets..... per tonne.....	2.10	12.00	13.50	15.10	1.15
In bags..... per tonne.....	2.10	18.80	20.80	20.80	1.15
Empty Returns..... per tonne or m ³70	8.65	9.30	9.30	1.15
Explosives..... per tonne or m ³	1.25	12.45	14.20	15.10	1.15
Fertilizer..... per tonne or m ³	1.05	12.00	13.50	15.10	1.15
Inflammable liquids, acetylene, acids, ammonia, batteries (wet) and other dangerous cargo..... per tonne or m ³	2.10	12.00	13.50	15.10	1.15
Livestock—					
In horse boxes..... per tonne.....	.65	At cost	At cost	At cost	
Bullocks, Cows, etc..... each.....	.65	At cost	At cost	At cost	
Pigs, Sheep, Goats, Dogs..... each.....	.10	At cost	At cost	At cost	
Other..... each.....	.65	At cost	At cost	At cost	
Meat—Chilled or frozen..... per tonne or m ³	1.20	12.00	13.50	15.10	1.15
Oil, etc.—by pipeline—					
Bulk..... per kilolitre.....	3.50				
Ore—					
Bulk..... per tonne.....	.95	At cost	At cost	At cost	
In containers..... per tonne.....	.95	At cost	At cost	At cost	1.15
Products of the Soil of the State except otherwise stated (exported)..... per tonne or m ³55	At cost	At cost	At cost	1.15
Timber—					
Direct from overseas—in bundles..... per tonne or m ³	1.25	12.00	13.50	15.10	1.15
Direct from overseas—Loose..... per tonne or m ³	1.25	17.80	19.55	19.55	1.15
Ex. W.A. Ports in bundles..... per tonne or m ³55	12.00	13.50	15.10	1.15
Ex. W.A. Ports loose..... per tonne or m ³55	17.80	19.55	19.55	1.15
Vehicles—					
Commercial vehicles on own wheels..... per tonne or m ³	1.20	5.55	5.55	5.55	1.10
Motor cars and utilities on own wheels..... per tonne or m ³	1.00	5.55	5.55	5.55	1.10
Wool, Skins..... per bundle or bale.....	2.10	6.20	6.50	6.50	1.15
All other goods..... per tonne or m ³	2.10	12.00	13.50	15.10	1.15

”;

(ii) by deleting the item commencing "BERTHAGE DUES" and substituting the following item—

“ BERTHAGE DUES—For vessels over 300 tons gross register shall be 23 cents per tonne or per cubic metre or per kilolitre at the option of the officer in charge, on all cargo landed or shipped with a minimum of \$46 per day or part thereof. Vessels under 300 tons gross register shall be 23 cents per tonne or per cubic metre or per kilolitre, at the option of the officer in charge on all cargo landed or shipped with a minimum of \$29.50 per day or part thereof. Pearling store ships, mission vessels and luggers shall pay 23 cents per tonne on all cargo landed or shipped with a minimum of \$11.50 per day. ”; and

(iii) in the item commencing "WHARFAGE—All Ports—", by deleting "11" and substituting the following—

“ 12 ”;

(b) by deleting the item "SLIPWAY CHARGES" and substituting the following item—

SLIPWAY CHARGES	
CARNARVON SLIPWAY.	
Slippage Fees.	
	\$
Vessels not exceeding 10 metres—per day or part thereof.....	44.00
Vessels over 10 metres but not exceeding 15 metres—per day or part thereof.....	66.00
Vessels over 15 metres but not exceeding 20 metres—per day or part thereof.....	105.00
Vessels over 20 metres—per day or part thereof.....	170.00
Haulage Charge.	
All vessels.....	83.00
ESPERANCE AND SHARK BAY SLIPWAYS.	
Slippage Fees.	
Vessels not exceeding 5 metres—per day or part thereof.....	19.00
Vessels exceeding 5 metres but not exceeding 12 metres—per day or part thereof.....	31.00
Vessels exceeding 12 metres—per day or part thereof.....	36.00

	Haulage Charge.	\$
All vessels		24.00
	Water and Electric Power Charges—	
	Use of Water—per day or part thereof	1.50
	Use of Power—per day or part thereof	2.50

ALBANY SLIPWAY.

	Slippage Fees.	
Vessels not exceeding 50 tonnes—per day or part thereof		44.00
Vessels over 50 tonnes but not exceeding 100 tonnes—per day or part thereof		88.00
Vessels over 100 tonnes but not exceeding 200 tonnes per day or part thereof		264.00
Vessels over 200 tonnes per day or part thereof		528.00
Operators time at cost with a minimum for each service		77.00

JOHN'S CREEK, POINT SAMSON.

	Slippage Fees.	
All vessels—per day or part thereof		66.00
	Haulage Charge.	
All vessels		55.00 "

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

WESTERN AUSTRALIAN MARINE ACT 1982.
JETTIES ACT 1926 and SHIPPING AND PILOTAGE ACT 1967.
NAVIGABLE WATERS AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Navigable Waters Amendment Regulations 1985.
- Principal regulations. 2. In these regulations the Navigable Waters Regulations*, are referred to as the principal regulations.
- Reg. 45B amended. 3. Regulation 45B of the principal regulations is amended by deleting the table to subregulation (3) and substituting the following table—
- “
- | | | |
|--|---|------|
| | TABLE. | \$ |
| | Where the length of the vessel is— | |
| | (i) less than 5 metres | 16 |
| | (ii) 5 metres or over but less than 10 metres | 29 |
| | (iii) 10 metres or over | 38 " |
- Reg. 56 amended. 4. Regulation 56 of the principal regulations is amended in paragraph (b) of subregulation (3) by deleting “\$2.00” and substituting the following—
- “ \$3.00 ”.

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

*Reprinted in the *Government Gazette* on 21 December 1981 at pp. 5283-5306 and amended from time to time thereafter.

SHIPPING AND PILOTAGE ACT 1967.
PORTS AND HARBOURS AMENDMENT REGULATIONS (No. 2) 1985.
MADE by His Excellency the Governor in Executive Council.

- Citation and principal regulations. 1. (1) These regulations may be cited as the Ports and Harbours Amendment Regulations (No. 2) 1985.
(2) In these regulations the Ports and Harbours Regulations* are referred to as the principal regulations.
- Commencement. 2. These regulations shall come into operation on 2 September 1985.
- Regulation 14 amended. 3. Regulation 14 of the principal regulations is amended in subsection (3) by deleting “\$1 500” and substituting the following—
- “ \$1 620 ”.
- Regulation 15 amended. 4. Regulation 15 of the principal regulations is amended in subsection (3) by deleting “\$250” and substituting the following—
- “ \$270 ”.

*Published in the *Government Gazette* on 3 February 1966 at pp. 277-292 and amended from time to time thereafter.

- Regulation 15A amended. 5. Regulation 15A of the principal regulations is amended—
 (a) in subregulation (1) by deleting “\$240” and substituting the following—
 “ \$260 ”; and
 (b) in subregulation (2) by deleting “\$240” and “\$58” and substituting the following respectively—
 “ \$260 ” and “ \$64 ”.
- Regulation 15B amended. 6. Regulation 15B of the principal regulations is amended by deleting “\$115” and “\$60” and substituting the following respectively—
 “ \$125 ” and “ \$64 ”.
- Regulation 15C amended. 7. Regulation 15C of the principal regulations is amended by deleting “\$40”, “\$240” and “\$650” and substituting the following respectively—
 “ \$45 ”, “ \$270 ” and “ \$700 ”.
- Third Schedule amended. 8. The Third Schedule to the principal regulations is amended in Part I—
 (a) by deleting item 1 and substituting the following item—
 “ 1. The charges for pilotage of vessels into and out of ports in the State at which pilotage is provided are—

Port	Gross Registered Tonnage of Vessel	Charges for Both Inward and Outward Pilotage \$	
WYNDHAM (In respect of pilotage between NICHOLLS POINT and Berth)	Up to 1 499	13 cents per ton of gross registered tonnage with a minimum charge per vessel of \$920	
	1 500-3 000	1 190	
	3 001-4 000	1 510	
	5 001-10 000	1 890	
	10 001-20 000	2 380	
	20 001-30 000	2 700	
	Exceeding 30 000	2 970	
BROOME	Up to 1 499	810	
	1 500-3 000	1 080	
	3 001-5 000	1 300	
	5 001-10 000	1 570	
	10 001-20 000	1 940	
	20 001-30 000	2 270	
	Exceeding 30 000	2 480	
CARNARVON (a) Cape Cuvier	Up to 9 999	1 620	
	10 000-20 000	1 940	
	20 001-30 000	2 320	
	30 001-40 000	2 700	
	Exceeding 40 000	3 080	
	(b) Useless Loop	Up to 5 000	1 620
		5 001-10 000	2 380
10 001-15 000		2 700	
15 001-20 000		3 020	
Exceeding 20 000		3 460	
PORT WALCOTT	Up to 1 499	810	
	1 500-3 000	1 080	
	3 001-5 000	1 460	
	5 001-10 000	1 890	
	10 001-20 000	2 160	
	20 001-30 000	2 570	
	30 001-40 000	3 000	
	40 001-50 000	3 240	
	50 001-60 000	3 510	
	60 001-70 000	3 780	
	70 001-80 000	3 990	
	80 001-90 000	4 190	
	90 001-100 000	4 460	
	100 001-115 000	4 660	
	115 001-130 000	4 860	
Exceeding 130 000	5 130		
ALBANY, BUNBURY, ESPERANCE, GERALDTON	Up to 1 500	760	
	1 501-3 000	1 080	
	3 001-5 000	1 220	
	5 001-10 000	1 350	
	10 001-20 000	1 490	
	20 001-30 000	1 620	
	30 001-40 000	1 760	
	40 001-50 000	1 890	
	Exceeding 50 000	2 030	

- ”;and
 (b) in item 2—
 (i) in paragraph (a) by deleting “\$200” and substituting the following—
 “ \$220 ”; and
 (ii) in paragraph (c) by deleting “\$115” and “\$60” respectively and substituting the following—
 “ \$125 ” and “ \$64 ”.

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

WESTERN AUSTRALIAN MARINE ACT 1982.

W.A. MARINE (SURVEYS AND CERTIFICATES OF SURVEY) AMENDMENT
REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the W.A. Marine (Surveys and Certificates of Survey) Amendment Regulations 1985.
- Commencement. 2. These regulations shall come into operation on 2 September 1985.
- Schedule 1 deleted and substituted. 3. Schedule 1 to the W.A. Marine (Surveys and Certificates of Survey) Regulation 1983* is deleted and the following Schedule is substituted—

SCHEDULE I.

FEES

- (1) (a) For a survey carried out during the construction of a vessel—
- | Length of Vessel | Survey Fee (\$) |
|---|-----------------|
| Not exceeding 5 metres | 44 |
| Over 5 metres but not exceeding 7 metres..... | 121 |
| Over 7 metres but not exceeding 10 metres..... | 176 |
| Over 10 metres but not exceeding 15 metres..... | 242 |
| Over 15 metres but not exceeding 25 metres..... | 352 |
| Over 25 metres but not exceeding 50 metres..... | 473 |
| Over 50 metres | 594 |
- Where the vessel is a trawler necessitating the survey of winches and trawling equipment an additional fee of \$100 shall apply.
- (b) For any annual or subsequent survey carried out in respect of a vessel—
- | Length of Vessel | Survey Fee (\$) |
|---|-----------------|
| Not exceeding 5 metres | 36 |
| Over 5 metres but not exceeding 7 metres..... | 50 |
| Over 7 metres but not exceeding 10 metres..... | 55 |
| Over 10 metres but not exceeding 15 metres..... | 77 |
| Over 15 metres but not exceeding 25 metres..... | 110 |
| Over 25 metres but not exceeding 50 metres..... | 149 |
| Over 50 metres | 187 |
- (c) For the issue of a Certificate of Survey for a vessel which has been surveyed by an authority recognised by the Department—\$19.
- (d) For the extension of a Certificate of Survey—\$17.
- (2) Fee for—
- (a) the examination of plans of any vessel
- | Length of Vessel | Fee (\$) |
|---|----------|
| Not exceeding 5 metres | 30 |
| Over 5 metres but not exceeding 7 metres..... | 57 |
| Over 7 metres but not exceeding 10 metres..... | 86 |
| Over 10 metres but not exceeding 15 metres..... | 114 |
| Over 15 metres but not exceeding 25 metres..... | 143 |
| Over 25 metres but not exceeding 50 metres..... | 204 |
| Over 50 metres | 286 |
- For examination of plans of trawlers an additional charge of \$99 shall apply.
- (b) Survey of vessel, subsequent to initial survey, for purpose of checking that outstanding work required to be carried out for completion of initial survey has been completed—per visit..... 21
- (c) Survey of refrigeration equipment..... 21
- (d) Examination of plans of pressure vessel..... 83
- (e) Initial survey and test of pressure vessel..... 61
- (f) Survey of air pressure vessel other than initial survey..... 32
- (g) Survey of boiler other than initial survey..... 61
- (h) Check of design and stability of crane of vessel..... 273
- (i) Survey of crane and fixing of to vessel per crane.... 110
- (j) Witnessing of inclining test of vessel..... 70
- (k) Check of stability data of vessel..... 286
- (l) Issue of single voyage towing permit..... 44
- (m) Survey specially required subsequent to repairs following damage or accident—
- fees in accordance with scale set out in paragraph (1)(b) of this Schedule, plus cost of air fare when air travel required.

* Published in the *Government Gazette* on 1 July 1983 at p. 2177, et seq. 17-30 and amended in the *Government Gazette* on 5 August 1983 at pp. 2839-40.

(3) In addition to the fees payable under paragraph (1) of this Schedule, fees are payable with respect to the survey of safety equipment of passenger carrying vessels in accordance with the following scale—

Passenger Capacity	Fee (\$)
Up to 10 passengers	22
11 to 50 passengers	33
51 to 100 passengers	44
101 to 200 passengers	55
201 to 400 passengers	110
over 400 passengers	220

(4) The Survey fee payable for vessels licensed under the Hire and Drive Regulations shall be in accordance with the following scale—

Type of Vessel	Fee (\$)
(a) Power boats not exceeding 5 metres in length	21
(b) Sailing boats	21
(c) Boats propelled exclusively by oars or paddles...	12
(d) All other boats exceeding 5 metres in length (including houseboats)—	
fees in accordance with the scale set out under paragraphs (1), (2) and (3) of this Schedule.	

(5) In addition to the fees specified in this Schedule a fee of \$25 per hour or part of an hour shall be payable for any survey or service performed during overtime hours, Sundays or public holidays.

(6) Annual exemption fee—

Length of Vessel	Fee (\$)
Less than 5 metres.....	16
Over 5 metres but not exceeding 10 metres	29
Over 10 metres	38 "

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

WESTERN AUSTRALIAN MARINE ACT 1982
W.A. MARINE (CERTIFICATES OF COMPETENCY AND SAFETY MANNING)
AMENDMENT REGULATIONS (No. 2) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations (No. 2) 1985.
- Commence- 2. These regulations shall come into operation on 2 September 1985.
- ment.
- Principal regu- 3. In these regulations the W.A. Marine (Certificates of Competency and Safety Manning) Regulations 1983* are referred to as the principal regulations.
- lations.
- Reg. 28 4. Regulation 28 of the principal regulations is amended by deleting amended. subregulation (3) (inserted by W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations 1985 and published in the *Government Gazette* on 2 August 1985 at p. 2697) and inserting the following subregulation—
“ (2a) When the measured length of a commercial vessel is 80 metres or over the safety manning of such vessel shall be determined by the Manning Committee. ”.
- Schedule 3 de- 5. Schedule 3 to the principal regulations is deleted and the following Sched-
leted and ule is substituted—
substituted.

SCHEDULE 3.
FEES.

[regs. 14, 17]

Registration fee to be paid on application for any Certificate of Competency or part thereof.....

\$
24

EXAMINATION FEES.

GRADE OF CERTIFICATE	SUBJECT	FEE \$
MASTER CLASS III	1	18
	2 or 2 F	18
	3 or 3 F	18
	4	18
	5	18
	6	18
	7 or 7 F	18

*Published in the *Government Gazette* on 1 July 1983 at p. 2177 et seq. 31-62 and amended from time to time thereafter.

GRADE OF CERTIFICATE	SUBJECT	FEE \$
MASTER CLASS IV OR MATE CLASS IV	1	15
	2	15
	3 or 3 F	15
	4	15
	5	15
	6	15
	7 or 7 F	15
MASTER CLASS V	1	15
	2 or 2 F	15
	3	15
	4 or 4 F	15
MASTER CLASS IV (SHELTERED WATER OPER- ATIONS)	1 and 3	15
	2 and 5	15
	6	15
	7	15
MASTER CLASS V (SHELTERED WATER OPER- ATIONS)	1 and 3	15
	4	15
MARINE ENGINEER CLASS III (STEAM OR MOTOR)	PRACTICAL MATHEMATICS	30.50
	ENGINEERING KNOWLEDGE:	30.50
	MECHANICAL ELECTRICAL	30.50
MARINE ENGINEER CLASS III (COMBINED STEAM AND MOTOR)	PRACTICAL MATHEMATICS	30.50
	ENGINEERING KNOWLEDGE:	30.50
	STEAM MOTOR	30.50
	ELECTRICAL	30.50
MARINE ENGINE DRIVER GRADE I (STEAM OR MOTOR)	PRACTICAL MATHEMATICS	22
	ENGINEERING KNOWLEDGE:	22
	MECHANICAL	22
	ELECTRICAL	22
MARINE ENGINE DRIVER GRADE I (COMBINED STEAM AND MOTOR)	PRACTICAL MATHEMATICS	22
	ENGINEERING KNOWLEDGE:	22
	STEAM MOTOR	22
	ELECTRICAL	22
MARINE ENGINE DRIVER GRADE II	ENGINEERING KNOWLEDGE	18
	ORAL	18
COXSWAIN		30.50
REFRIGERATION ENDORSEMENT		15.00
ENGINEERING ENDORSEMENT MASTER CLASS 1 TO 5		15.00
STEAM/MOTOR ENDORSEMENT ENGINEER CLASS III		30.50
STEAM/MOTOR ENDORSEMENT MARINE ENGINE DRIVER GRADE I		22.00
COXSWAIN—INSTRUCTOR OF A COMMERCIAL SKI BOAT		15.00
EYESIGHT TEST		8.50
ISSUE OF CERTIFICATE		12.00
COPY OF CERTIFICATE		12.00 "

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

WESTERN AUSTRALIAN MARINE ACT 1982.

W.A. MARINE (ADJUSTMENT OF COMPASSES) AMENDMENT REGULATIONS
1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the W.A. Marine (Adjustment of Compasses) Amendment Regulations 1985.
- Commence-
ment.
Regulation 4
amended. 2. These regulations shall come into operation on 2 September 1985.
3. Regulation 4 of the W.A. Marine (Adjustment of Compasses) Regulations 1983*, is amended by deleting the scale of fees to subregulation (4) and substituting the following scale—

“ Scale of Fees.

Gross registered tonnage of vessel—	\$
not exceeding 20 tons.....	61
exceeding 20 tons but not exceeding 50 tons.....	99
exceeding 50 tons but not exceeding 100 tons.....	121
exceeding 100 tons but not exceeding 250 tons.....	165
exceeding 250 tons but not exceeding 1 000 tons.....	275
exceeding 1 000 tons but not exceeding 3 000 tons.....	330
exceeding 3 000 tons.....	446 ”.

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

*Published in the *Government Gazette* on 1 July 1983 at p.2177, et seq. 13,14 and amended in the *Government Gazette* on 5 August 1983 at p.2839.

FISHERIES ACT 1905.

PART IIIB—Processing Licenses.

FD 737/85.

THE public is hereby notified that I have issued a permit to Davis Marine Contracting C/o P.O. Box 265, 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 *Margurita III* registered number LFB G393, 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 Western Rock Lobster, Southern Rock Lobster or Prawns.
3. Shall not process tropical lobster other than by freezing whole uncooked.
4. Shall not have on board any species of lobster processed or otherwise south of latitude 21°44'S.
5. Shall comply with the requirements of the Health Act 1911 (amended).
6. 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.
7. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.
8. 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.

FORFEITURES.

THE following leases and licences together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act 1933 for the reasons stated.

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

- Anderson, B. K., Anderson, M. L.; 338/16867; Kalbarri Lot 802; Non payment of instalments; 2201/984; Kalbarri 25.12.
- Bastyan, D. J.; 345A/4798; Wandering Lot 44; Non compliance with conditions; 1738/70; Wandering Townsite.
- Greenbushes Tin N.L.; 338/14811; Greenbushes Lot 125; Non compliance with conditions; 3094/79; Greenbushes 26.15.
- Greenbushes Tin N. L.; 338/14813; Greenbushes Lot 281; Non compliance with conditions; 1757/980; Greenbushes 26.15.
- Henry, M. L., Henry, I. M.; 3116/8654 (C.L. 265/1983); Leonora Lot 980; Non compliance with conditions; 2619/983; Leonora Sht 1.
- Holt, K.; 345A/4808; Wellstead Lot 24; Non compliance with conditions; 3376/68; Wellstead Townsite.
- McKinnon, D. G.; 3116/8978 (C.L. 418/1984); South Boulder Suburban Lot F94; Non payment of rent; 2202/79; Kal-Boulder 30.33.
- McPharlane, A. J., McPharlane, E. M.; 338/14840; Bremer Bay Lot 191; Non compliance with conditions; 1927/980; Bremer Bay 17.32.
- Preston, G. J.; 338/16952; Kalbarri Lot 798; Non payment of instalments; 2197/984; Kalbarri 25.12.
- Reynolds, B. T., Reynolds, K. A.; 338/16808; Collie Lot 2167; Non payment of instalments; 1694/79; Collie 31.30.
- Sawyer, D. M. F., Sawyer, D., Sawyer, B.; 338/16701; Cervantes Lot 473; Non payment of instalments; 3130/980; Cervantes 5.24.

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 30 August 1985.

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

Newman Townsite.

File 2700/981.

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

1670; Callawa Way; 788; \$19 300; (A)(B)(C).

1674; Callawa Way; 750; \$18 400; (A)(B)(C).

1677; Warratah Crescent; 1 019; \$25 300; (A)(B)(C).

1681; Warratah Crescent; 750; \$18 400; (A)(B)(C).

1686; Warratah Crescent; 750; \$18 400; (A)(B)(C).

1695; Warratah Crescent; 794; \$19 500; (A)(B)(C).

1697; Corner Braeside Drive and Callawa Way; 741; \$18 200; (A)(B)(C).

1703; Braeside Drive; 856; \$21 900; (A)(B)(C).

1706; Braeside Drive; 745; \$18 300; (A)(B)(C).

1709; Braeside Drive; 750; \$18 400; (A)(B)(C).

Friday 4 October 1985 at 10.30 a.m. in the Community Hall, Newman.

(Public Plan Newman Regional.)

Toodyay and West Toodyay Townsites.

Files 95/67, 2091/984

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

Toodyay.

231; Wilson Street; 2 099; \$5 000; (A)(B).

West Toodyay.

R46; Toodyay West Road; 4 047; \$6 000; (B)(D).

R47; Toodyay West Road; 4 047; \$5 500; (B)(E).

R66; Picnic Hill Road; 7 831; \$9 500; (B)(D).

Thursday 10 October 1985 at 10.00 a.m. in the Shire of Toodyay Offices, Toodyay.

(Public Plans Toodyay 07.33, 08.30, 09.30.)

Trayning Townsite.

File 7488/50.

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

140; Corner Adams Street and Felgate Parade; 1 029; \$1 000; (A)(B).

141; Adams Street; 1 047; \$1 000; (A)(B).

142; Adams Street; 1 047; \$1 000; (A)(B).

Wednesday 9 October 1985 at 10.00 a.m. in the Court House, Trayning.

(Public Plan Trayning Townsite.)

These lots are sold subject to the following conditions:

- (A) The purchaser shall erect on the lot purchased a residence to comply with Local Government 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) Subject to Examination of Survey.
- (D) The purchaser shall fence the lot on the surveyed boundaries within two (2) years from the date of sale to the satisfaction of the Minister for Lands and Surveys.

A Crown Grant will issue upon completion of the fencing provided the full purchase price and Crown Grant fee have been paid.

- (E) The purchaser shall fence the lot on the surveyed boundaries excluding the eastern boundary, within two (2) years from the date of sale to the satisfaction of the Minister for Lands and Surveys.

A Crown Grant will issue upon completion of the fencing provided the full purchase price and Crown Grant fee have been paid.

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

WITHDRAWN FROM SALE.

Department of Lands and Surveys,
Perth, 30 August 1985.

Corres. 209/35.

IT is hereby notified for general information that Boddington Lots 128, 129, 130, 131, 139, 140 and 147 have been withdrawn from sale under section 38 of the Land Act as gazetted on 30 November 1984 *Government Gazette* No. 87 Pages 3963 and 3964.

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

BUSH FIRES ACT 1954.

Shire of Broomehill.

Firebreak Order.

Notice to Owners and Occupiers of Land within the Shire of Broomehill.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1985, to plough, scarify, cultivate, burn, chemically spray or otherwise clear and thereafter maintain free of inflammable materials until 15 April 1986, firebreaks of the following dimensions and in the following positions on the land owned or occupied by you:—

1. Rural Land—Clear firebreaks not less than three metres wide:—

- (a) Immediately inside the external boundaries of land whether it be cleared, partly cleared, bulldozed, chained, used for pasture or be undeveloped; and
- (b) Within twenty (20) metres of the perimeter of any building, group of buildings, hayshed or haystack.

2. Townsite Land—(including Residential, Commercial, Industrial, Deferred Urban and Special Rural whether such land is occupied or not):—

- (a) Where the area of land is 2 100m² (approximately a half acre) or less, remove all inflammable material from the whole of the land (for the purpose of this notice, inflammable material does not include live standing trees, cultivated plants or shrubs in gardens).
- (b) Where the area of land exceeds 2 100m² (approximately a half acre), clear firebreaks not less than three metres wide, immediately inside and along all external boundaries of the property.

3. Fuel/Gas/Chemical Storage—In respect of any Rural or Townsite land upon which there is situated any container/drum/installation used to store flammable liquids, chemicals or gas fuel (be they empty or not), including any ramp or support so constructed you shall have the said land clear of all inflammable materials for a minimum distance of five metres from the site perimeter.

4. Definitions for the purpose of this notice:—

Bush includes trees, bushes, plants, stubble, scrub, and undergrowth of all kinds whatsoever alive or dead and whether standing or nor standing and also a part of a tree, bush, plant or undergrowth and whether severed therefrom or not so severed.

Haystack means any collection of hay including round bales stacked or placed together.

Inflammable Material includes bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

Application to vary the above requirements—If it is considered impracticable or unnecessary for any reason to carry out works as required by this notice, you may apply to the Council or its duly authorised officer for permission to provide firebreaks in alternative positions or to take alternative measures to abate fire hazards on the land or vary this notice in any other way.

Approval for such alternatives in relation to rural land will only be considered if submitted with the endorsement of the Bush Fires Brigades for the area concerned.

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

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act, which includes the necessity for permits to burn during the restricted burning season.

By Order of the Council,

G. R. THORN,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Broomehill.

Regulation 38A.

Harvesting Conditions.

IT is hereby notified for public information that pursuant to the powers granted under Regulation 38A of the above Act, a person shall not operate or suffer the operation of a grain harvesting machine on any land within the Municipality of the Shire of Broomehill except in accordance with the following specified condition.

Specified conditions.

1. No person shall operate a grain harvesting machine on any land unless he has provided an operational fire-fighting unit, having a water capacity of at least 400 litres, situated in or adjacent to the paddock where harvesting operations are being conducted.

By Order of the Council,

G. R. THORN,
Shire Clerk.

BUSH FIRES ACT 1954.

Regulation 38A.

Shire of Chapman Valley.

IT is hereby notified for public information that pursuant to the powers contained in Regulation 38A of the above Act, it shall be illegal for a person to operate a grain drying machine in the Municipality of the Shire of Chapman Valley during the prohibited and restricted burning times in any year unless he has first provided for and complied with the following specified conditions:—

Specified Conditions.

1. No person shall operate or suffer the operation of grain drying apparatus on any land unless he has first notified the Shire in writing prior to the commencement of each harvesting season.
2. The notification in 1 above shall contain particulars of the type of machine to be used, the location number of the property and the name of the property owner or occupier.

3. No grain drying machine shall be operated unless there is a cleared area around such machine of at least ten (10) metres radius.
4. An operational fire fighting appliance having a water capacity of not less than 500 litres shall be stationed near the grain drying machine at all times whilst the latter is in use.
5. No grain drying machine shall be operated on a day for which the fire danger forecast for the locality, issued by the Bureau of Meteorology in Perth, is extreme.

Dated 20 August, 1985.

By Order of the Council,

R. A. SCOTT,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Chittering.

Notice to all Owners and Occupiers of Land.

PURSUANT to the powers contained in section 33 of the above Act you are hereby required, on or before 31 October 1985 to establish firebreaks clear of all flammable material and thereafter maintain such fire breaks clear of all flammable materials up to and including 15 April 1986.

Rural and Special Rural land other than that specified:

- (a) Not less than two metres wide inside and within one hundred and twenty metres of the external boundaries of the land, and
- (b) not less than two metres wide immediately surrounding any part of the land used for pasture or crop, and
- (c) not less than two metres wide immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and
- (d) not less than two metres wide in such other positions as is necessary to divide land in excess of 120 hectares, each completely surrounded by a firebreak.

Townsites:—

- (a) Lots used for grazing purposes or in agricultural pursuits.
 - (i) not less than two metres wide inside and along those portions of the boundaries of all cleared or part cleared land which enjoys common boundaries with land or other owners or with public road.
 - (ii) not less than two metres wide immediately surrounding all buildings and hay stacks situated on the land.
- (b) All other lots—effective firebreaks around the perimeter of all buildings and inside and along the whole of the boundary of the land cleared of all flammable material to a width not less than two metres.

Special Rural Zone "Bindoon Heights and Lake Chittering Heights".

Land owners may make a contribution of \$20 to Council to install a firebreak not less than two metres wide on the external boundaries of the Special Rural Zone and in such other places as determined on the Strategic Firebreak Plan as approved by Council. In all other respects the Firebreak Order applies.

Owners not wishing to participate in this scheme shall comply with all the other requirements of this notice.

Other Directions:—

- (a) Firebreaks in the situation described hereunder will be accepted as complying with requirements of this notice, so far as it applies to the common boundary between the land of any owner or occupier and the abutting lands referred to hereunder.

Where the land of an owner or occupier abuts on Crown Land or Reserve and the owner or occupier has cleared a firebreak not less than two metres in width on the Crown Land or Reserve along the Common boundary.

- (b) If you cannot comply with the requirements of this notice, write to the Shire Clerk explaining your reasons before 31 October 1985.

If it is considered impracticable for any reason to clear firebreaks as required by this notice, you may apply direct to the Bush Fire Control officer for the area in which the land is situated not later than 15 October 1985 for permission to provide firebreaks in alternative positions. No such application will be considered unless it is made in writing and adequately describes the land.

When permission has been obtained from the Fire Control Officer to provide firebreaks in alternative positions it is your responsibility to advise the Council in writing that such approval was given.

If permission is not granted you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$40 nor more than \$400 and a person in default is also liable, whether prosecuted or not to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

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

Dated this 31st August, 1985.

By Order of the Council,

R. W. HERBERT,
Shire Clerk.

Prohibited Period for ensuing Season.

Wannamal (Zone 4) 1 December 1985 to 14 February 1986.

All other Areas in the Shire (Zone 6) 1 December 1985 to 28 February 1986.

BUSH FIRES ACT 1954.

(Section 33.)

Shire of Coorow.

Notice to Owners and Occupiers of Land
Within the Shire of Coorow.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October, 1985 to plough, scarify, cultivate or otherwise clear and thereafter keep clear of all inflammable material until 15 April 1986, firebreaks of not less than two (2) metres in width in the following positions on the land owned or occupied by you.

- (1) Inside and along the whole of the external boundaries of the property or properties owned or occupied by you.
- (2) Where buildings or haystacks are situated on the property, additional firebreaks not less than 3.5 metres in width must be provided within 100 metres of the perimeter of such buildings or haystacks, in such manner as to completely encircle the buildings or haystacks.
- (3) Townsites: All townsite lots must be cleared and kept clear of all accumulations of inflammable materials.
- (4) Where land is in the Warradarge Bush Fire Brigade area, the firebreaks are to be 18.5 metres (60 feet) wide around scrub areas that are to be burnt.

If for any reason it is considered impracticable to provide firebreaks in the position required by this notice, the approval of the Shire Clerk must be obtained to construct such firebreaks in an alternative position. Approval to any such variation will only be granted where the Bush Fire Control Officer for the area has first signified his approval to the variation.

Penalty for non-compliance: Minimum \$40, Maximum \$400.

S. N. HAZELDINE,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Dardanup.

Firebreak Notice.

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

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954 you are hereby required on or before the appropriate dates mentioned below and thereafter up to and including 15 April 1986, on all land owned or occupied by you within the Shire of Dardanup, to have firebreaks clear of all inflammable matter, and in accordance with the following requirements:—

Requirements in respect of rural land: On all land owned or occupied by you which is not within a townsite or an industrial area, you must on or before 15 November 1985:—

Have clear of all inflammable matter and all bush as defined in the Bush Fires Act, firebreaks at least two (2) metres wide:—

(A) Land Zoned Small Holdings.

- (i) Immediately inside and along all external boundaries of the land where the property has an area of 6 ha or less, or
- (ii) Where the property has an area of more than 6 ha—immediately inside and along all external boundaries of the land, where that land abuts formed public roads.

(B) Land zoned General Farming. Immediately inside and along all external boundaries of the land where that land abuts railways and formed public roads.

(C) Buildings and Hay Stacks: Within 20 metres of the perimeter of all buildings or haystacks, or groups thereof, in such a manner so as to completely surround the buildings or haystacks.

Requirements in respect of Industrial Land: On all land owned or occupied by you within an industrial area, you must on or before 15 November 1985:—

Have clear of all inflammable matter and all bush as defined in the Bush Fires Act, save standing live trees, firebreaks according to the following requirements:—

- (i) where the area of land is 2 023 square metres or less and the land is not used for agriculture or grazing purposes, all inflammable matter and all bush as defined in the Bush Fires Act shall be removed from the whole of the land, or
- (ii) where the area of the land is in excess of 2 023 square metres, or is used for agriculture or grazing purposes, firebreaks at least two (2) metres wide shall be cleared immediately inside all the external boundaries of the land and also immediately surrounding all buildings situated on the land.

Requirements in respect of Urban Land: On all land owned or occupied by you within a townsite you must on or before 15 December 1985:—

Have clear of all inflammable matter and all bush as defined in the Bush Fires Act, save standing live trees, firebreaks according to the following requirements:—

- (i) where the area of the land is 2 023 square metres or less and the land is not used for agriculture or grazing purposes, all inflammable matter and all bush as defined in the Bush Fires Act, save standing live trees, shall be removed from the whole of the land, or
- (ii) where the land is used for agriculture or grazing purposes or is more than 2 023 square metres in area, firebreaks at least two (2) metres wide shall be cleared of all inflammable matter and all bush as defined in the Bush Fires Act, save standing live trees, immediately inside all the external boundaries of the land and also immediately surrounding all buildings situated on the land.

Requirements in respect of fuel storage on rural and urban land: On all land owned or occupied by you upon which there is situated any drum or drums which are normally used for the storage of automotive fuel, or any ramp or other structure used for the purpose of storing such drums, you must on or before 15 November 1985 have clear of all inflammable matter and all bush as defined in the Bush Fires Act, firebreaks at least six (6) metres wide immediately surrounding all such drums, ramps or structures.

Application to vary above requirements: If it is considered for any reason to be impracticable to clear firebreaks as required by this Notice, you must apply to the Council for permission to provide firebreaks in an alternative position, or by an alternative date, or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council, or its duly authorised Officer, you must comply with the requirements of this Notice.

Burning: If the requirements of this Notice are to be complied with by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

23 August 1985.

By Order of the Council,

C. J. SPRAGG,
Shire Clerk.

BUSH FIRES ACT 1954.

(Section 33)

Shire of Gingin.

Notice to Owners and Occupiers of Land in the Shire of Gingin.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 4 November 1985, and thereafter up to and including 6 April 1986, to have firebreaks clear of inflammable material as set out hereunder on all land owned and occupied by you.

1. Rural Land—In respect of land owned or occupied by you other than within a townsite, or Special Rural Zones No'd 1 and 2—Ocean Farm and Woodbridge, you shall:—

- (a) Clear firebreaks not less than 3.5 metres wide.
 - (i) immediately inside all external boundaries of the land.
 - (ii) completely surround and not more than 100 metres from the perimeter of all buildings situated on the land.
- (b) Clear firebreaks not less than 20 metres wide immediately surrounding the land on which bush has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not).
- (c) Pine Plantations:
 - (i) Clear firebreaks not less than 10 metres wide immediately inside all external boundaries of the land.
 - (ii) Internal firebreaks 10 metres wide surrounding compartments of 100 hectares maximum.
- (d) Special Rural Zones—Ocean Farm and Woodbridge:

Landowners or occupiers shall:—

- (i) clear firebreaks not less than 3.5 metres wide completely surrounding and not more than 100 metres from the perimeter of all buildings situated on the land.
- (ii) contribute a levy of up to \$30.00 to the Gingin Shire Council who will clear firebreaks not less than 3.5 metres wide immediately surrounding the outer perimeter or external boundary of the zone, and in such other places as determined on the Strategic Firebreak Plan.

Landowners not wishing to pay the levy shall advise Council in writing accordingly prior to 18 October 1985, and shall clear a firebreak not less than 3.5 metres wide immediately inside all external boundaries of their land.

2. Fuel Depots: You shall clear firebreaks not less than 3.5 metres wide so as to completely surround the perimeter of land occupied by drums used for the storage of inflammable liquids, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed. You shall also clear of all inflammable material all the land within the firebreak required by this paragraph.

3. Urban Land—(All land within the townsite of Gingin, Guilderton, Seabird, Ledge Point and Lancelin).

You Shall:—

- (a) Where the area of land is less than 2 hectares, clear firebreaks at least one metre wide immediately inside all external boundaries of the land.
- (b) Where the area of land exceeds 2 hectares, clear firebreaks at least 2 metres wide immediately inside all external boundaries of the land.

If it is considered to be impractical for any reason to clear firebreaks as required by this Notice, you may apply to the Council or its duly authorised Officer not later than 18 October 1985, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly appointed officer, you shall comply with the requirements of this Notice.

Dated this 25th day of July, 1985.

By Order of the Council,

N. H. V. WALLACE,
Shire Clerk

BUSH FIRES ACT 1954.

Shire of Jerramungup.

Firebreak Order.

Notice to all Owners and/or Occupiers of Land within the Shire of Jerramungup.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 October 1985 to clear of all inflammable material firebreaks as stated hereunder and thereafter to maintain the firebreaks clear of inflammable material up to and including 30 April 1986.

1. Prepare firebreaks not less than three (3) metres wide within 200 metres of all neighbours boundaries whether such land is cleared, part cleared or uncleared, except where neighbours jointly agree to maintain a single firebreak. Where this variation is sought a permit is required from the local Fire Control Officer.

1a. Breaks alongside constructed roads optional, except where the land is sown to crop for harvesting. In such cases where crop is sown, prepare a three (3) metre wide break immediately inside the boundary adjoining the crop.

2. Embark on a policy of strategic firebreaks in lieu of property breakdown. The use of farm roads cleared of inflammable material, graded contours, graded dam catchments, all not less than three (3) metres wide, will be accepted. Further use of salt creeks, lakes and naturally bare ground will be allowed so that a ratio of 1 kilometre of break per 250 hectares exists.

3. Prepare firebreaks not less than three (3) metres wide within 100 metres of and surrounding all buildings, haystacks and fuel dumps.

4. Prepare firebreaks not less than ten (10) metres wide immediately around the perimeter of any scrub or timber which has been logged, chained or otherwise prepared for burning, within seven (7) days of such work being completed, no area to be greater than 400 hectares.

5. In respect of land within any Townsite within the Shire, you shall:

- (a) Where the area is 2 000 square metres or less, remove all inflammable material on the land from the whole of the land.
- (b) Where the area of the land exceeds 2 000 square metres, firebreaks not less than two (2) metres wide shall be prepared immediately inside and along all external boundaries of the land.

Penalty for Non-compliance: \$400.00

If it is considered to be impractical for any reason to clear firebreaks as required by this Notice, the approval of the Council must be obtained to clear such firebreaks in an alternative position. Approval to any variation will only be granted where a Bush Fire Control Officer has first signified his approval of the variation.

It is an offence to provide firebreaks on a road reserve without the approval of the Council or Mains Roads Department in the case of Declared Main Roads.

Burning on Sundays during the restricted burning periods is banned.

Harvesting on Christmas Day is banned.

All Fire Control Officers are not permitted to issue any permits for stubble/pasture burning until 1 March 1986.

Harvesting and Motor Powered Machines
excepting the operation of a Clover Harvester.

A person shall not operate any harvesting machine or header in any crop during the prohibited time, unless:

1. One hand-held water filled fire extinguisher (minimum capacity 7.5 litres) is fitted in a readily accessible position on the machine.
2. A readily mobile fire fighting unit of a minimum 400 litres capacity powered by an engine driven pump is in attendance in or adjacent to the entrance of the paddock being harvested; or
A tractor and plough are readily available in or adjacent to the entrance of the paddock being harvested for the purpose of fighting fires.
3. All trucks must carry a hand held fire extinguisher while operating in the paddock during harvesting time.

Regulation 38A:

- (i) Where a Bush Fire Control Officer is of the opinion that the use or operation of any engines, vehicles, plant or machinery during the prohibited burning times or restricted burning times, or both, is likely to cause a bush fire, or would be conducive to the spread of bush fire, the Bush Fire Control Officer may, by notice or direction, prohibit or regulate the carrying out of any activity or operation in a specified area, either absolutely or except in accordance with conditions specified in the notice or direction or without consent of the Local Authority or Bush Fire Control Officer.
- (ii) A notice or direction under subregulation (i) of the regulation—
 - (a) may be given by wireless broadcast or in writing;
 - (b) shall have effect for such periods during the prohibited burning times or restricted burning times, or both, as is specified in the notice or direction;
 - (c) may be varied or cancelled by a Bush Fire Control Officer by a subsequent notice or direction in the manner set out in the subregulation.
- (iii) During any period for which a notice or direction under subregulation (i) of this regulation has effect a person shall not, in any area specified in the notice or direction, operate or use any engines, vehicles, plant or machinery contrary to the notice or direction.
- (iv) A person shall, when required by a Local Authority, provide a plough or other specified machine, appliance or fire fighting equipment in or in the vicinity of any land or paddock where harvesting operations are being carried out.

Penalty for non-compliance: \$200.00

By Order of the Council,

P. J. BENNETT,
Shire Clerk.

BUSH FIRES ACT 1954.

Jerramungup Shire Council.

Bush Fire Control Officers.

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

- Chief Fire Control Officer—J. D. Saunders, Jacup.
Deputy Chief Fire Control Officer—W. J. Deegan, Jerramungup.
Chief Fire Weather Officer—J. M. Lee, Jerramungup.
Senior Deputy Chief Fire Weather Officer—J. D. Saunders, Jacup.
Dual Fire Control Officers—
J. D. Saunders—Jacup/Ravensthorpe.
L. M. Walter—Jacup/Lake Grace.
W. J. Deegan—Jerramungup/Kent.
D. E. Plane—Boxwood/Albany.
W. F. O'Meara—Gnowellen/Gnowangerup.
B. C. Pocock—Needilup/Gnowangerup.

Bush Fire Precautions.

Prohibited Burning Times.

The Prohibited Burning Times within the Shire are 1 November 1985 to 7 February 1986.

Restricted Burning Times.

The Restricted Burning Times within the Shire are:

1 October 1985 to 31 October 1985 and

8 February 1986 to 30 April 1986.

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

No burning on Sundays during Restricted Burning Period.

No Harvesting Christmas Day.

Fire Control Officers are not permitted to issue permits for stubble/pasture burning before 1 March 1986.

By Order of Council,

P. J. BENNETT,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Merredin.

Notice to all Owners and/or Occupiers of Land
within the Shire of Merredin.

PURSUANT to section 33 of the Bush Fires Act 1954 all owners and/or occupiers of land within the Shire of Merredin are hereby required on or before 1 November 1985 to remove from that land all inflammable materials or to clear firebreaks in accordance with the following provisions and thereafter to maintain the land or firebreaks clear of all inflammable materials up to and including 15 March 1986.

1. Rural Land (land other than in a townsite): Firebreaks of not less than three (3) metres shall be cleared of all inflammable materials in the following positions—

- (a) immediately inside all external boundaries of the land; and
- (b) in such positions as are necessary to divide the land into areas not exceeding two hundred (200) hectares, each area to be completely surrounded by a firebreak; and
- (c) immediately surrounding all land used for cropping; and
- (d) within one hundred (100) metres of the perimeter of all buildings, bulk and drum fuel deposits and haystacks on the land so as to completely surround the buildings, fuel deposits and haystacks; and
- (e) prepare firebreaks of not less than twenty (20) metres wide around the perimeter of any scrub or timber which has been logged, chained or otherwise prepared for burning.

2. Townsite Land (land in any townsite):

- (a) Where the land is two thousand (2 000) square metres or less the land shall be cleared of all inflammable materials; and
- (b) where the area of land exceeds two thousand (2 000) square metres, a firebreak of not less than three (3) metres wide shall be cleared of all inflammable materials inside the external boundaries of the land and immediately surrounding any buildings, fuel deposits and haystacks contained on the land.

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

If it is considered impracticable for any reason to clear firebreaks or remove inflammable materials as required by this notice an owner and/or occupier of any land may apply to this Council or its duly authorised officer not later than 15 October 1985 for permission to provide firebreaks in an alternative position on the land.

If permission is not granted the requirements of this notice shall be complied with.

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

Dated this 20th day of August, 1985.

By Order of the Council.

R. LITTLE,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Moora.

Notice to Owners and Occupiers of Land within the Shire of Moora.

Firebreaks.

1. Pursuant to the powers contained in section 33 of the above Act, you are hereby required, on or before 26 October 1985 to plough, scarify, cultivate or otherwise clear, and thereafter maintain free of all inflammable material until 4 April 1986 in the following positions and of the following dimensions on the land owned or occupied by you.

Rural Land.

2. Firebreaks not less than two metres in width inside and along the whole of the external boundaries of the properties owned or occupied by you, where this is not practicable the firebreaks must be provided as near as possible to, and within, such boundaries.

Farm Buildings and Unattended Electric Motors and Haystacks.

3. Firebreaks at least three metres in width completely surrounding and not more than twenty metres from the perimeter of any building, group of buildings, or haystacks. All inflammable material must be removed from an area two metres in width immediately surrounding the building.

All inflammable material must be removed from an area three metres in width immediately surrounding an unattended electric motor site.

Townsites.

4. On or before 26 October 1985 all town lots within the townsite of Moora, Miling, Watheroo, Bindi Bindi and Coomberdale are required to be treated as follows:—

- (a) Where the area of land is 2 024 square metres or less, remove all inflammable material from the whole of the land.
- (b) Where the area of land exceeds 2 024 square metres, clear of all inflammable material firebreaks at least two metres wide immediately inside all internal boundaries of land, and also immediately surrounding all buildings and/or haystacks situated on the land and maintain free of such material until 4 April 1986.

Fuel Pumps (Fuel Depots).

5. On or before 26 October 1985 all grass and similar material is to be cleared from areas where drum ramps are located and where drums, full or empty, are stored and such areas are to be maintained cleared of grass and similar inflammable material until 4 April 1986.

The penalty for failing to comply with this notice is a fine of up to \$400.00 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work in this notice, if it is not carried out by the Owner or Occupier by the date required by this notice.

Townsite Incinerators.

6. Residents of townsites throughout the Shire are reminded that incinerators for the burning of waste material should be of an approved type and be in good condition. Open drums, etc, are not acceptable.

Dated this 14th day of August, 1985.

By Order of the Council,

J. N. WARNE,
Shire Clerk.

Note.

Attention of landowners is drawn to the fact that this order allows for provision of firebreaks in situations other than immediately within property boundaries subject to approval.

The Chief Fire Control Officer and Councillors appointed Fire Control Officers have been authorised to act for Council in this matter.

Infringement notices will be issued to owners or occupiers where no or insufficient firebreaks are provided.

BUSH FIRES ACT 1954.

Waroona Shire Council.

Firebreak Order.

Important information relating to your responsibility as a landholder in the Shire of Waroona.

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

This work must be carried out on or before 30 November 1985, and kept maintained throughout the summer months until the close of Restricted Burning Period, 1986.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by authorised officers on or after 30 November 1985. Persons who fail to comply with the requirements of this order may be issued with an infringement notice (Penalty \$40) or prosecuted with an increased penalty, and additionally, Council may carry out required work at cost to the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks as required by this notice or natural features render firebreaks unnecessary, you may apply to the Council or its duly authorised officer not later than 1 November 1985, for permission to provide firebreaks in alternative positions (strategic breaks) or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice. If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

Burning is permitted on Sundays and public holidays, at discretion of relevant fire control officers.

A. Rural Land: Firebreaks not less than two (2) metres wide must be provided in the following positions:

- (a) Within 60 metres inside and along the boundaries of all land including that which is uncleared, so as to form a continuous break around the holding.

(Note: Firebreaks constructed on road verges do not constitute a legal firebreak.)

- (b) Not more than 100 metres and not less than 20 metres from the perimeter of all groups of buildings, haystacks and fuel installations provided on that land.

Note: Irrigation Area-owners or occupiers may be exempted from all or part of the requirements of the above if, in the opinion of the Fire Control Officer responsible for the area in which the land is located, there is no need to construct breaks on the irrigated land or non-irrigated land, not exceeding 20 hectares in area if surrounded by irrigated land.

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

C. Urban Land (Residential, Commercial and Industrial land within Waroona/Hamel townsites): In respect of land owned or occupied by you within the above townsites or any area subdivided for other purposes, you shall:

- (a) where the area of land is 2 024 sq m (approx ½ acre) or less, remove all flammable material on the land except living standing trees, from the whole of the land; and
- (b) where the area of land exceeds 2 024 sq m (approximately ½ acre) provide firebreaks of at least two (2) metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land. Where several adjoining lots are held or used by the owner/occupier, the firebreaks may be provided inside and along the external boundaries of the group or lot.

D. Yalgorup Townsite: Owners and occupiers of lots within Yalgorup Townsite (Lakeside Preston/Preston Beach) are required to reduce fire hazards by means of slashing vegetation. Contract slashing is available by contacting one of the following contractors:—

- (a) Mr. R. A. Slee, RMB 718, Waroona, 6215. Telephone: (095) 39 1052.
- (b) Mr. J. D. Tognela, P.O. Box 60, Waroona, 6215. Telephone: (095) 33 1442.

Burning off of lots is not recommended.

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

F. Pine Plantations: Any pines planted for commercial purposes constitute a pine plantation and you are required to provide firebreaks:

- (a) not less than 10 metres wide around the perimeter of each plantation.
- (b) not less than 6 metres in width in such position that no part or compartment of the plantation exceeds twenty eight (28) hectares in area.

Prohibited Burning Times: The prohibited burning times for the Waroona District are:

- Zone 4 Irrigation Area—December 22 to February 14 (inc).
 Zone 6 (a) Coastal Area—December 15 to February 28 (inc).
 (b) Central Area—December 15 to February 28 (inc).
 Zone 8 (a) Dry Sand Area—December 15 to March 14 (inc).
 (b) Hills Area—December 15 to March 14 (inc).

Bush Fire Control Officers: The various Bush Fire Control Officers for the different areas are listed together with their telephone numbers:

- Chief Fire Control Officer: R. G. Hull 33 1301
 Deputy Chief Fire Control Officer: J. Twaddle 33 1593

North West No. 1:	I. V. Williamson	30 3303
	(Capt.) D. Hodgson	33 1360
North West No. 2:	R. Caratti	33 1349
	(Capt.) L. G. Snell	33 1219
North East No. 1:	G. Bowles	33 1274
	(Capt.) P. Ward	33 1262
North East No. 2:	R. G. Hull	33 1301
	(Capt.) F. Hull	33 1384
Central East:	G. Brown	33 1386
	(Capt.) V. Pitter	33 1465
Central West:	R. Slee	391052
	(Capt.) P. Fregon	33 1430
South West:	A. Brown	33 5071
	(Capt.) W. Blake	33 5015
Alcoa:	J. D. Tognela	33 1442
	(Capt.) B. Gledhill	33 5164
Town:	J. Twaddle	33 1593
	(Capt.) A. Alexander	33 1496
Lake Clifton:	R. Quarrill	39 1093
	(Capt.) D. Boast	39 1032
	(Lieut.) D. Renshaw	39 1075
	(Lieut.) G. Sudholz	39 1046
Coastal:	E. B. Curnow	39 1068
	(Capt.) J. A. Barker	39 1024

R. T. GOLDING,
Shire Clerk.

M.R.D. 42/4-B & C

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17(2) of the Public Works Act 1902 (as amended), that it is intended to take or resume under section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Cranbrook District, for the purpose of the following public works namely, widening of the Albany Highway (321.6-330.8 SLK Section) and that the said pieces or parcels of land are marked off on LTO Plans 14924 and 14925 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Frank Alan Spratt.....	F. A. Spratt.....	Portion of Tenterden Suburban Lot 41 and being part of the land comprised in Crown Lease No. 352/1947.	5 182 m ²
2.	Gordon Conrad Frank Wornum	Hon. Minister for Works (Purchaser <i>vide</i> caveat D027397)	Portion of Tenterden Agricultural Area Lot 18 and being part of the land comprised in Certificate of Title Volume 1643 Folio 065.	1.179 6 ha
3.	William Henry Toovey.....	W. H. Toovey.....	Portion of Tenterden Agricultural Area Lot 15 and being part of the land comprised in Certificate of Title Volume 1164 Folio 743.	2.347 9 ha
4.	William Henry Toovey.....	W. H. Toovey.....	Portion of Plantagenet Location 166 (Memorial Book XXV 934).	1.263 ha
5.	William Alfred Raymond Toovey	W. A. R. Toovey.....	Portion of Plantagenet Location 211 and being part of the land comprised in Certificate of Title Volume 1051 Folio 754.	1 353 m ²
6.	Allen Thomas Watterson.....	A. T. Watterson.....	Portion of Tenterden Agricultural Area Lots 6 and 11 and being part of the land comprised in Certificate of Title Volume 1275 Folio 837.	1.671 3 ha
7.	Shirley Ann Worth.....	Hon. Minister for Works.....	Portion of Tenterden Suburban Lot 23 and being part of the land comprised in Certificate of Title Volume 1035 Folio 505.	277 m ²
8.	William Alfred Raymond Toovey	W. A. R. Toovey.....	Portion of Plantagenet Location 192 and being part of the land comprised in Certificate of Title Volume 363 Folio 151.	6 918 m ²
9.	Jean Ina Watterson.....	J. I. Watterson.....	Portion of Tenterden Agricultural Area Lots 12 and 15 and being part of the land comprised in Certificate of Title Volume 1108 Folio 653.	2.917 9 ha
10.	Jean Ina Watterson.....	J. I. Watterson.....	Portion of Hay Locations 218, 219, 220 and 221 and being part of the land comprised in Certificate of Title Volume 1035 Folio 300.	3.580 3 ha
11.	Barry Winton Wilkins and Janis Ann Wilkins, Rodger Malcolm Watson and Patricia May Watson	Hon. Minister for Works.....	Portion of Hay Location 776 and being part of the land comprised in Certificate of Title Volume 1208 Folio 10.	4 480 m ²

Dated this 29th day of August, 1985.

D. R. WARNER,
Director,
Administration and Finance.

M.R.D. 42/49-10 & 11.

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND.

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17(2) of the Public Works Act 1902 (as amended), that it is intended to take or resume under section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Harvey District, for the purpose of the following public works namely, widening of the Roelands-Lake King Road and that the said pieces or parcels of land are marked off on LTO Diagrams 68000 and 68001 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	R. C. Barbetti Pty. Ltd.	R. C. Barbetti Pty. Ltd.	Portion of Wellington Location 5 and being part of the land comprised in Certificate of Title Volume 1105 Folio 136.	476 m ²
2.	Gordon Bruce Clarke and Cecilie Adele Clarke	Hon. Minister for Works	Portion of Wellington Location 5 (Memorial Book XXVII1875)	276 m ²

Dated this 28th day of August, 1985.

D. R. WARNER,
Director,
Administration and Finance.

WATER AUTHORITY ACT 1984.

Water Supply—Metropolitan.

Notice of Intention to Construct Major Works.

File F11693; Project Number W05.054.

NOTICE is hereby given in accordance with section 87 of the Water Authority Act 1984 of the intention of the Water Authority to undertake the construction of the following works.

Mt. Hawthorn Reservoir Roof, Joondana, in the City of Stirling.

The proposed works consist of the construction of a low profile aluminium framed and sheeted roof over the existing reservoir. The maximum height of the roof will be approximately 4.5 metres above the level of the earth embankments. All wall and roof sheeting will be a bronze olive green colour.

The above works are to be complete with all equipment and materials necessary for the undertaking.

All of the proposed works will be wholly located within the Mt. Hawthorn Reservoir Site, Location 9059 (A15555), bounded by McDonald and Roberts Streets, Joondana.

The above works and localities are shown on Water Authority plan AA62.

The purpose of the proposed works is to protect the quality of water stored in the Mt. Hawthorn reservoir.

Further inquiries may be made and plans of the proposed works may be inspected at the Customer Services Branch of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville, between the hours of 8.00 a.m. and 5.00 p.m. Monday to Friday.

Note.

Section 89 of the Water Authority Act 1984 provides that any Council or person interested may lodge a written objection with the Authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

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

Dated the 30th day of July, 1985.

H. J. GLOVER,
Managing Director.

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 Belmont Town Planning Scheme No. 6—Amendment No. 14.

T.P.B. 853-2-15-5, Pt. 114.

NOTICE is hereby given that the City of Belmont 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:

- (i) rezoning portion of Lots 255 to 257 inclusive and portion Lot 268 from "Motel" to "Other Major Highway";
- (ii) rezoning portion Lot Pt. 258, Lot 259, portion Lot Pt. 267 and Lot 266, Swan Locations 31 and 32, Plan 2198 from "Motel" to "Residential A";
- (iii) rezoning portion Lot Pt. 267 and portion Lot 268 and Lots 269 and 270, Swan Locations 31 and 32, Plan 2198 from "Motel" to "Tavern" and "Other Major Highway".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 215 Wright Street, Cloverdale and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 4 October 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 Belmont PO Box 379, Cloverdale 6105 on or before 4 October 1985.

E. D. F. BURTON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

City of Belmont Town Planning Scheme No. 6—
Amendment No. 113.

T.P.B. 853-2-15-5, Pt. 113.

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 Belmont Town Planning Scheme Amendment on 10 August 1985 for the purpose of rezoning Lots 153 to 155 inclusive and Lot 8, Swan Location 30, Plan 4987, Corner Kanowna Avenue and Victoria Street, Redcliffe, from "Residential A" to "Motel".

F. W. RAE,
Mayor.
E. D. F. BURTON,
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 Bunbury Town Planning Scheme No. 6—
Amendment No. 16.

T.P.B. 853-6-2-9, Pt. 16.

NOTICE is hereby given that the City of Bunbury in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of adding a new part "(E)" to the interpretation of Industry in Appendix No. 5 of the text as follows:

"(E) the warehousing and wholesaling of goods".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Stephen Street, Bunbury and will be open for inspection without charge during the hours of 9.30 a.m. to 3.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 11 October 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 Bunbury P.O. Box 21 Bunbury W.A. 6230, on or before 11 October 1985.

V. S. SPALDING,
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. 226.

T.P.B. 853-2-20, Pt. 226.

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 Lot 1, Swan Location V, corner The Strand/Pimlott Street, Dianella, from "Service Station" to "Business".

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 4 October 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 W.A. 6021, on or before 4 October 1985.

M. G. SARGANT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

Town of Albany Town Planning Scheme No. 1A—
Amendment Nos. 8 and 9.

T.P.B. 853-5-2-15, Pt. 8 and 9.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the Town of Albany Town Planning Scheme Amendment on 19 August 1985 for the purpose of:—

Amendment No. 8—Inserting after Clause 4.24 in the Scheme Text the following Clause:—

"4.24A In the Residential Zone more than one outbuilding, and outbuildings having an aggregate area in excess of 46.5 m², are permitted provided they are appurtenant to a single residence and are used for purposes incidental to the enjoyment of the dwelling as such."

Amendment No. 9—including the portion of Princess Royal Drive road reserve indicated in this document in the Residential Zone and the Scheme Map is hereby amended accordingly.

J. M. HODGSON,
Mayor.
I. R. HULL,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

Town of Bassendean Town Planning Scheme No. 4A—
Amendment Nos. 4 and 9.

T.P.B. 853-2-13-3, Pts. 4 and 9.

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

Amendment No. 4—adding the western half of Lot 52 West Road to the Scheme Area and incorporating it in Area C in the Scheme enabling a group housing development.

Amendment No. 9—rezoning the western half of Lot 52 West Road from Single Residential zone to Group Residential Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 48 Old Perth Road, Bassendean and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 4 October 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, Town of Bassendean P.O. Box 87, Bassendean W.A. 6054, on or before 4 October 1985.

C. McCREED,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Busselton Town Planning Scheme No. 5—
Amendment No. 33.

T.P.B. 853-6-6-6, Pt. 33.

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 Busselton Town Planning Scheme amendment on 19 August 1985 for the purpose of:—

- (1) rezoning Lot 128 Dunn Bay Road from Special Residential to Short Stay Residential, and
- (2) rezoning Lot 129 from Special Residential to Short Stay Residential.

T. B. HOUSE,
President.

B. N. CAMERON,
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 Rockingham Town Planning Scheme
No. 1—Amendment No. 41.

T.P.B. 853-2-28-1, Pt. 41.

NOTICE is hereby given that the Shire of Rockingham 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 portions of the land generally bounded by the eastern boundary of Reserve 31548, Garden Island Expressway (Rae Road), Read Street and Malibu Road, from "Residential SR3" to "Public Open Space", "Public Use Reserve (High School and Primary School)", "Controlled Access Highway" and "Residential GR4".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council Avenue, Rockingham 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 27 September 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 Rockingham, P.O. Box 42 Rockingham W.A. 6168, on or before 27 September 1985.

G. G. HOLLAND,
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 Serpentine-Jarrahdale Town Planning Scheme
No. 1—Amendment No. 43.

T.P.B. 853-2-29-1, Pt. 43.

NOTICE is hereby given that the Shire of Serpentine-Jarrahdale 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 4 and 9, Peel Estate Lot 502 South Western Highway, Byford from "Rural" to "Special Rural—Rural Homes" and including relevant provisions in the text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 6 Paterson Street, Mundijong W.A. 6202 and will be open for

inspection without charge during the hours of 8.30 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 29 October 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 Serpentine-Jarrahdale, 6 Paterson Street, Mundijong, on or before 29 October 1985.

N. D. FIMMANO,
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 Toodyay Town Planning Scheme No. 2—
Amendment No. 21.

T.P.B. 853-4-28-3, Pt 21.

NOTICE is hereby given that the Shire of Toodyay in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of amending Clauses 6.1.5 and 6.6.1 (b) and inserting part (g) to Schedule 2 (iii) to provide additional bush fire controls.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Fiennes Street, Toodyay 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 27 September 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 Toodyay 6566 on or before 27 September 1985.

K. C. 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 Boddington.

Town Planning Scheme No. 1—Amendment No. 4.

T.P.B. 853/6/15/1 Vol. 4.

NOTICE is hereby given that the Shire of Boddington 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. Adding a new zone "Special Rural" to the Scheme Map and Scheme Text, with appropriate amendments to the Scheme Text which relate to the Special Rural Zone.
2. Adjusting the Scheme boundary to include Lot 1 of Williams locations 9203 and 5339 and Williams location 9204 within the Scheme area and to include that land in the "Special Rural" zone.
3. Rezoning part of Williams location 3082 and Williams locations 5020 and 15508 from "Rural" to "Special Rural".

All plans and documents setting out and explaining the amendment have been deposited at Council offices, Bannister Road, Boddington and will be open for inspection without charge during the hours of 9.00 a.m.-4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 8 October 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 the Shire Clerk, Shire of Boddington, P.O. Box 4 Boddington, 6390 on or before 8 October 1985.

P. L. FITZGERALD,
Shire Clerk.

DOG ACT 1976.

City of South Perth.

THIS is to certify that Raymond Roy Beswick and Scott Gallaway have been authorised by the City of South Perth to exercise the powers of Ranger and Pound Keeper and have been authorised for the purposes of the Dog Act 1976 to register, impound, seize, detain and dispose of dogs in accordance with the provisions of the Act.

P. A. BENNETTS,
Town Clerk.

TOWN OF NARROGIN.

Appointment of Authorised Officer.

TAKE notice that Council has appointed Mr John Ayton, as an authorised Officer for the purposes of the Dog Act 1976, effective from 21 August 1985.

G. J. PEARCE,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Parking Facilities By-Laws.

Shire of Boulder.

IT is hereby notified for public information that Robert Keith Stubbs has been appointed Parking Inspector, authorised to police the above by-laws.

R. G. HADLOW,
Shire Clerk.

SHIRE OF BUSSELTON.

Acting Shire Clerk.

IT is hereby notified for public information that John Joseph McNally has been appointed Acting Shire Clerk from 29 August 1985 to 13 September 1985 inclusive, during the absence of the Shire Clerk on Annual Leave.

T. B. HOUSE,
President.

SHIRE OF CHAPMAN VALLEY.

IT is hereby notified for public information that Mr John Francis Rowe has been appointed Acting Shire Clerk from 2 September to 22 September 1985 inclusive, during the absence of the Shire Clerk on annual leave.

L. P. COOPER,
President.

LOCAL GOVERNMENT ACT 1960.

DOG ACT 1976.

Shire of Jerramungup.

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

- (a) A Ranger authorised to exercise powers in accordance with the provisions of the Local Government Act 1960.
- (b) An Authorised Person to exercise powers in accordance with the provisions of the Dog Act 1976.
- (c) A Poundkeeper/Ranger in accordance with the provisions of section 450 of the Local Government Act.

Arthur Rodney Giles of Bremer Bay.

The appointments being effective from Wednesday, 21 August 1985.

P. J. BENNETT,
Shire Clerk.

LITTER ACT 1979.

Shire of Jerramungup.

Litter Control Officer.

IT is hereby notified for public information that Albert H. Meyerkort has been appointed as a Litter Control Officer for the Shire of Jerramungup under the provisions of the Litter Act 1979 and Local Government Act 1960.

P. J. BENNETT,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Canning.

Memorandum of Imposing Rates.

To whom it may concern:

AT the meeting of the City of Canning held on 12 August 1985, it was resolved that the rates and charges as specified hereunder should be imposed on all rateable property within the City of Canning in accordance with the provisions of the Local Government Act 1960.

Dated this 12th day of August, 1985.

E. TACOMA,
Mayor.

Schedule of Rates and Charges.

Zone Group 1: Commercial (Vacant and Improved Land)—Rate in the dollar—0.065 876.

Drive-In Cinemas.
Hotels.
Motels.
Offices.
Other Commercial.
Special Business.
Service Stations.
Showroom Warehouse.
Warehouse.
District Shopping.
Local Shopping.

Zone Group 2: Industrial Unimproved Land—Rate in the dollar—0.128 532.

General Industry.
Light Industry.

Zone Group 3: Industrial Improved Land—Rate in the dollar—0.720 31.

General Industry.
Light Industry.

Zone Group 4: Residential—Rate in the dollar—0.086 430.

General Residential Class 4.
General Residential Class 5.
General Residential Class 4 (restricted).
Single Residential Class 2.
Single Residential Class 3.
Rural/Kennel.
Residential/Stables.

Zone Group 5: Rural—Rate in the dollar—0.192 381.

Rural.

Welshpool Drainage Rate—Rate in the dollar—0.003 737.

Minimum Rate—\$150 per lot throughout the city.

Rubbish Service Charge:

\$52.00 per year.

\$38.00 per year (pensioners).

\$52.00 per year (industrial and commercial).

Penalty Overdue Rates: A 10 per cent penalty will be applied to all rates owing as at 31 January 1986, except for those owed by eligible Pensioners.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Town of Armadale.

Memorandum of Imposing Rates 1985-1986

Financial Year.

To whom it may concern:

AT a meeting of the Armadale Town Council held on 30 July 1985, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Town, according to the provisions of the abovementioned Acts.

Ministerial approval for the differentiating rates was granted on 15 August 1985.

Dated this 20th day of August, 1985.

I. K. BLACKBURN,

Mayor.

J. W. FLATOW,

Town Clerk.

Schedule of Rates Levied on Gross Rental Value Land—

A general differentiating rate of 7.408 cents in the dollar on all rateable commercial zoned land.

A general differentiating rate of 9.26 cents in the dollar on all rateable land other than commercial zoned land.

Schedule of Rates Levied on Authorised Unimproved Value Land—

A general rate of 1.71 cents in the dollar on all rateable land except that declared Urban Farmland.

A rate of 1.197 cents in the dollar on all property declared Urban Farmland as at 1 July 1985.

Minimum Rate—\$180.00 per assessment.

Discount—A 7½ per cent discount on current rates for rate assessments paid within 35 days of the date of service.

Penalty on Overdue Rates—A penalty of 10 per cent will be applied to all rates owing at 31 January 1986, except those owed by eligible pensioners.

Rubbish Charge—

(a) Rateable properties—\$47 per annum for one rubbish removal per week. \$1 per week for part of year.

(b) Bulk Rubbish Service—Hire charge \$2.50 per week for one bin and \$1.50 per week for each additional bin. Emptying fee—\$8.00 each time bin is emptied.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Broome.

Memorandum of Imposing Rates 1985-1986.

To whom it may concern:

AT a meeting of the Broome Shire Council held on 21 August 1985, it was resolved that rates specified hereunder

be imposed on all rateable property within the Shire of Broome in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

K. A. S. MALE,

President.

D. L. HAYNES,

Shire Clerk.

Schedule of Rates Levied.

General Rate:

11.4 cents in the dollar on gross rental values.

10.0 cents in the dollar on unimproved values.

Minimum Rate: \$135 per lot or location.

Rubbish Removals: \$110 per annum per premises for two regulation size bins removed weekly.

LOCAL GOVERNMENT ACT 1960.

Shire of Broomehill.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Broomehill Shire Council, held on 15 August 1985 it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960.

Dated this 15th day of August, 1985.

R. D. MEYER,

President.

G. R. THORN,

Shire Clerk.

Schedule of Rates Levied.

General: .7 cents in the dollar on Unimproved Values. 3.9 cents in the dollar on Gross Rental Values.

Minimum Rates: \$25.00 per lot on Gross Rental Value and per assessment on Unimproved Values.

Rubbish Charges: \$36.00 per annum for one standard bin per week.

Discount: 10 per cent will be allowed on all rates paid within 30 days of the date of service.

Penalty: 10 per cent on rates remaining unpaid after 31 January, 1986.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Bruce Rock.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Bruce Rock Shire Council held on 15 August 1985 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 22nd day of August, 1985.

E. G. McCARTHY,

President.

H. J. MURPHY,

Shire Clerk.

Schedule of Rates and Charges.

General Rates:

Townsites—15 cents in the dollar on Unimproved Values.

Rural Areas—1.5 cents in the dollar on Unimproved Values.

Minimum Rates:

Bruce Rock Townsite \$40.00 per Lot.

Ardath, Babakin, Belka, Erikin, Kwolyin and Shackelton Townsites \$20.00 per Lot.

Rubbish Removal Charges: Bruce Rock Townsite \$40 per annum.

Discount: A discount of 5 per cent will apply on all current rates paid by 30 September, 1985.

Penalty Rates: A penalty rate of 10 per cent will apply to rates outstanding as at 31 January 1986. The penalty rate will not apply to deferred pensioners rates.

LOCAL GOVERNMENT ACT 1960.

Shire of Chittering.

Memorandum of Imposing Rate.

To whom it may concern:

AT a meeting of the Chittering Shire Council held on 16 August 1985, it was resolved that the rates as specified hereunder should be imposed on all the rateable property within the district of the municipality of the Shire of Chittering, in accordance with the provisions of the Local Government Act 1960 for the year ending 30 June 1986.

Dated this 21st day of August, 1985.

E. W. SCHMIDT,
President.
R. W. HERBERT,
Shire Clerk.

Schedule of Rates Levied.

General Rates:

Unimproved Values: .0065 cents in the dollar.

Minimum Rate: \$110 per assessment.

Discount: 5 per cent on current rates, other than minimums, paid on or before 7 October.

Penalty: 10 per cent will be imposed on all rates unpaid as at 31 January 1986.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Municipality of the Shire of Cue.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Council of the Shire of Cue held on 21 August 1985, it was resolved that the Rates and Charges specified hereunder be imposed on all rateable property within the district of the Municipality for the financial year ending 30 June 1986, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 22nd day of August, 1985.

J. M. PRICE,
President.
W. C. BANT,
Shire Clerk.

Schedule of Rates and Charges.

General Rates:

Gross Rental Values: 10 cents in the dollar.

Unimproved Values: 7 cents in the dollar.

Minimum Rate charge: Sixty-five dollars (\$65) on any location lot or other piece of land.

Rubbish Charges:

Domestic \$45 per annum per standard service per week.

Small Business \$60 per annum per standard service per week.

Large Business or Institution \$220 per year.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Dardanup.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Dardanup Shire Council held on 16 August 1985 it was resolved that the rates specified hereunder would be imposed on all rateable property within the Shire, in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 22nd day of August, 1985.

M. S. KERR,
President.
C. J. SPRAGG,
Shire Clerk.

Schedule of Rates.

General Rate: Unimproved Value at 0.369 cents in the dollar.

Differential Rates in Prescribed Areas.

Ferguson Hall Area—Unimproved Value at 0.026 cents in the dollar.

Dardanup Hall Area—Unimproved Value at 0.031 cents in the dollar.

Burekup Townsite—Unimproved Value at 0.456 cents in the dollar.

Dardanup Townsite—Unimproved Value at 0.31 cents in the dollar.

Eaton Townsite—Unimproved Value at 0.106 cents in the dollar.

Minimum Rate.

Townsite—\$75.00 per block.

Rural Areas—\$75.00 per separate parcel of land.

Rubbish Removal Charge—\$33.00 per annum, per weekly removal of one domestic bin.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

COUNTRY TOWNS SEWERAGE ACT 1948.

Shire of Goomalling.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Goomalling Shire Council held on 21 August 1985, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Shire in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 and the Country Towns Sewerage Act 1948 for the period 1 July 1985 to 30 June 1986.

Dated this 22nd day of August, 1985.

R. M. CLARKE,
President.

Schedule of Rates Levied.

North Ward: 2.58 cents in the dollar on unimproved value.

Central Ward: 2.58 cents in the dollar on unimproved value.

South Ward: 2.58 cents in the dollar on unimproved value.

Town Ward: 13.75 cents in the dollar on gross rental values.

Minimum Rate: \$80 per assessment throughout the Shire.

Sewerage Rates: 11.11 cents in the dollar on gross rental values within the sewerage scheme prescribed area.

Minimum sewerage rate:

\$32 per lot. Pedestal charges—
\$72 for the first pedestal,
\$32 each thereafter.

Garbage Charge:

Domestic: \$27.50 per annum per standard bin removal per week.
 Business: \$27.50 per annum per standard bin removal per week.
 Minimum: \$27.50 per annum.
 Pensioners: One standard bin removal per week—
 Charge: \$27.50 per annum.

Discount: A discount of 5 per cent will be allowed on current rates (except sewerage rates) paid within 30 days of the date of issue of the notice of valuation and rate.

Penalty: A penalty of 5 per cent will be charged on all rates except sewerage rates outstanding on 31 January 1986.

LOCAL GOVERNMENT ACT 1960.

Shire of Gingin.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Gingin Shire Council held on 15 August 1985, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable property within the district of the Municipality in accordance with the Local Government Act 1960.

Dated this 30th day of August, 1985.

G. F. DREW,
 N. H. V. WALLACE,
 President,
 Shire Clerk.

Rates Levied 1985/86.

Gross Rental Values: 8.667 cents in the dollar.
 Unimproved Values: .514 cents in the dollar.
Minimum Rate Chargeable On Any One Assessment:
 Gross Rental Values: \$97.00.
 Unimproved Values \$107.00.

Rates Discount and Penalty section 550(2) and section 550A(2) of the Local Government Act.

It was resolved that Council allows a 10 per cent discount on all rates paid on or prior to 30 September 1985, and levies a penalty of 10 per cent on rates unpaid after 31 January 1986.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960.

Shire of Jerramungup.

Memorandum of Imposing Rates and Charges 1985-1986.

IN *Government Gazette* No. 76 of Friday, 16 August 1985 on page 2950 an error occurred and is corrected as follows:—

Rates Discount.

Delete: 7½ per cent discount.
 Insert: 7½ per cent discount.

G. R. EDMONDSON,
 P. J. BENNETT,
 President,
 Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

COUNTRY TOWNS SEWERAGE ACT 1948.

Shire of Morawa.

Memorandum of Imposing Rates 1985-86.

To whom it may concern:

AT a special meeting of the Shire of Morawa held on 3 August 1985 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Municipality in accordance with the provisions of the Local Government Act 1960, the Health Act 1911 and the Country Towns Sewerage Act 1948. Dated this 13th day of August, 1985.

J. A. NORTH,
 K. L. HILL,
 President,
 Shire Clerk.

Schedule of Rates and Charges Levied.

General Rates:

Rural: 2.86 cents in the dollar on Unimproved Values.
 Townsite: 0.065 8 cents in the dollar on Gross Rental Values.
 Minimum Rates: \$40 on any location or other piece of land within the Municipality excluding the townsites of Canna, Gutha, Pintharuka and Koolanooka where the minimum rate will be \$5 per location, lot or other piece of land.

Other Charges:

Rubbish Charges:

Domestic: \$50 per annum for twice weekly service.
 Pensioners Deferred: \$25 per annum for twice weekly service.
 Commercial: \$104 per annum for twice weekly service.
 Discount: 7.5 per cent discount will be allowed on all current rates paid within 30 days of service (Minimums and Sewerage excluded).
 Penalty: A penalty of 10 per cent will be charged on all rates remaining unpaid at 31 January 1986. (Deferred Rates excluded).

Sewerage Scheme Rates and Charges:

Town Ward (specified Area): 8.57 cents in the dollar on Gross Rental Values.

Minimum Rate:

\$32 per vacant Lot.
 \$74 per other minimum.
 All other unrated properties are as per Country Towns Sewerage Act 1984 by-laws as amended.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

COUNTRY TOWNS SEWERAGE ACT 1948.

Shire of Moora.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Moora Shire Council held on 14 August 1985 it was resolved that the rates specified hereunder should be imposed on all rateable property within the following wards and special areas within the district in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the period 1 July 1985 to 30 June 1986.

Dated this 15th day of August, 1985.

F. J. LEWIS,
 J. N. WARNE,
 President,
 Shire Clerk.

Schedule of Rates and Charges Levied.

General Rates:

Central Ward:

Moora Townsite (prescribed area) 13.334 cents in dollar on gross rental values.

Rural Area—3.155 3 cents in dollar on unimproved values.

Urban Farmland—2.177 4 cents in dollar on unimproved values.

North Ward:

Watheroo Townsite—12.942 cents in dollar on gross rental values.

Rural Areas—3.066 3 cents in dollar on unimproved values.

North East Ward:

Miling Townsite—12.942 cents in dollar on gross rental values.

Rural Areas—3.066 3 cents in dollar on unimproved values.

South Ward:

Rural Areas—3.066 3 cents in dollar on unimproved values.

South East Ward:

Bindi Bindi Townsite and South East Ward prescribed area 12.942 cents in dollar on gross rental values.

Rural Areas—3.066 3 cents in dollar on unimproved values.

West Ward:

Coomberdale Townsite—2.942 cents in dollar on gross rental values.

Rural Area—3.066 3 cents in dollar on unimproved values.

Minimum Rates: \$75 for any location, lot or other piece of land in the Moora Townsite (prescribed area) and \$40 all other areas including all other Townsite G.R.V. blocks, rural area blocks and Moora Townsite unimproved value blocks.

Municipal Rates Discount: A discount of five per cent will be allowed on all current municipal rates paid and receipted within 35 days of the date of service of the rate assessment.

Rates Penalty: A penalty of 10 per cent will be incurred on municipal rates unpaid as at the close of business 31 January 1986 pursuant to section 550A of the Local Government Act.

Sewerage Rates: Moora Townsite (prescribed area) 10.59 cents in dollar on gross rental values.

Minimum Sewerage Rates: \$32 per lot for vacant land, \$74 for all other rated properties.

Other Charges on non-rateable properties as per Country Sewerage Act Regulations Schedule of Charges.

Garbage Charges:

Throughout the Shire—up to two bins removed once per week \$53.50.

Pensioners registered with the Council \$46.50.

Business houses dumping rubbish at tip \$53.50.

Business houses collection—multiples of standard rate depending on usage.

Septic Tank Services:

Waste Water Removal—\$4 per 1 000 litres plus service fee charge \$10.

Septic Tank Cleanout—\$66 per septic tank plus service charge \$10. Pensioners registered with Council \$50.

Travelling Expenses charged on septic tank services carried out outside of the Moora Townsite.

LOCAL GOVERNMENT ACT 1960.

Shire of Mt. Marshall.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Mt. Marshall Shire Council held on 22 August 1985 it was resolved that the rates and charges specified hereunder shall be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960.

Dated this 26th day of August, 1985.

N. J. GOBBART,

President.

G. K. MARTIN,

Shire Clerk.

Schedule of Rates to be Levied.

General Rate.

1.77 cents in the dollar on unimproved values.

8.80 cents in the dollar on gross rental values.

Minimum Rate—\$75.00 per lot/location or assessment.

Discount—10 per cent allowed on current rates paid in full within 21 days of the date of service of the assessment.

Penalty—A penalty of 10 per cent will be imposed on all rates outstanding as at 31 January 1986.

Rubbish Charges.

Domestic—\$55.00 per annum per household for the removal of one standard rubbish bin per week.

Commercial—\$110.00 per annum for the removal of bulk rubbish once per week.

Specified Area Rates.

Gabbin, Welbungin, South Bencubbin and North Bencubbin Wards.

Specified Area Rate.

0.001 378 54 cents in the dollar on unimproved values.

1.65 cents in the dollar on gross rental values.

Minimum Rate—\$20.00 per lot/location or assessment.

Discount—10 per cent allowed on current rates paid in full within 21 days of the date of service.

Penalty—A penalty of 10 per cent will be imposed on all rates outstanding as at 31 January 1986.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Nannup.

Memorandum of Imposing Rates.

To whom it may concern:

AT a special meeting of the Shire of Nannup held on 15 August 1985, it was resolved that the following rates and charges specified hereunder shall be imposed on all rateable property within the Shire of Nannup for the year ending 30 June 1986, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 15th day of August, 1985.

M. CAMARRI,

President.

D. F. BOULTER,

Shire Clerk.

Schedule of Rates and Charges.

District Generally: 0.59 cents in the dollar on unimproved values.

Townsites: Nannup and Wheatley 8.94 cents in the dollar on Gross Rental Values.

Minimum Rate: \$103.75 per assessment.

Rubbish Charges: \$52.00 per annum for one weekly removal regulation rubbish receptacle with 50 per cent reduction for Pensioners who are holders of a Pensioner Health Benefit Card.

LOCAL GOVERNMENT ACT 1960.
HEALTH ACT 1911.

Memorandum of Imposing Rates.

To whom it may concern:

AT a Special Meeting of the Shire of Northampton held on 21 August 1985 it was resolved that the following rates and charges specified hereunder shall be imposed on all rateable property within the Shire of Northampton for the year ending 30 June 1986 in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 22nd day of August, 1985.

R. W. ALLEN,
President.
C. J. PERRY,
Shire Clerk.

Schedule of Rates and Charges.

General Rate:

Rural: 1.46 cents in the dollar on Unimproved Values.
Townsites: 7.8 cents in the dollar on Gross Rental Values.

Minimum Rate:

\$120 for each separate location, lot or other piece of rateable land with the exception of the following lots for which a minimum rate of \$60 shall apply.

Lots 337, 340, 341 Barron Street, Northampton.
Lots 338, 339, 342 Bruce Street, Northampton.
Lots 248, 249, 250 Hamersley Street, Northampton.
Lots 251, 254, 255, 258, Mary Street, Northampton.
Lots 252, 253, 256, 257, 268, 269, 271, 281 Essex Street, Northampton.
Lots 267, 270, 272, 276, 277, 280 Wannerenooka Road, Northampton.
Lots 274, 275, 278, 279, 284 296, 223, 295, 294, 292, 291 Stone Street, Northampton.
Lots 13, 14, 289, 288, 286, 287, 290 Onslow Street, Northampton.
Lot 293 Forrest Street, Northampton.

Discount: Five per cent on all current rates paid in full at the Council office within 35 days of the date of issue of the notice of valuation and rate.

Penalty: Ten per cent on all rates outstanding at 31 January 1986 except as otherwise provided for in the Local Government Act.

Sanitation Charges:

Domestic:

Northampton, Port Gregory, Horrocks—\$55 per annum for one weekly service.
Kalbarri—\$66 per annum for one weekly service.

Commercial:

\$165 per annum for one weekly service.

Holiday Accommodation:

\$165 per annum for each 10 units or part thereof for one weekly service.

Caravan Parks:

\$355 per annum for one weekly service.

Kalbarri Factory Units:

\$110 per annum for one weekly service.

LOCAL GOVERNMENT ACT 1960.
HEALTH ACT 1911.

Shire of Nungarin.

Memorandum of Imposing Rates 1985-1986.

To whom it may concern:

AT a meeting of the Nungarin Shire Council held on 31 July 1985 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire of Nungarin in accordance with the Local Government Act 1960 and the Health Act 1911.

Dated this 12th day of August, 1985.

R. R. CREAGH,
President.
I. A. HARROWER,
Shire Clerk.

Schedule of Rates and Charges Levied.

Rural Areas—6.423 1 cents in the dollar on Unimproved Values.

Townsites of Nungarin and Elabbin—26.898 9 cents in the dollar on Gross Rental Values.

Minimum Rate—\$40 per annum per lot or lease.

Rubbish Removal Charges—

Occupied Residential Dwellings—\$30 per annum.

Business Premises (Optional)—\$40 per annum.

Discount—10% discount will be allowed on current rates paid within 30 days of date of service.

Penalty—Penalty of 10% chargeable on all rates remaining unpaid at 31 January 1986.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Mukinbudin.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Mukinbudin Shire Council held on 14 August 1984 it was resolved that the rates specified hereunder would be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

S. J. WATSON,
President.
G. EDWARDS,
Shire Clerk.

Schedule of Rates Levied.

General Rates: All Wards 2.38 cents in the dollar on Unimproved Values.

Townsite Rate: Mukinbudin and Lake Brown Townsite 11.03 cents in the dollar on Gross Rental Values.

Minimum Rates: A minimum rate of \$50 will be charged per assessment in all wards with the exception of the Mukinbudin Townsite, where a Minimum Rate of \$50 per vacant lot will be charged.

Annual Rubbish Charge: Mukinbudin Townsite—\$40 per annum for one removal per week.

Discount: A Discount of 5 per cent will be allowed on current rates (excluding rubbish charges) if paid within 14 days from service of assessment. Thereafter 2½ per cent if paid within 35 days from service assessment.

Penalty: A penalty of 10 per cent will be applied to all rates outstanding as at 31 January 1986. (Pensioner deferred rates excluded).

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Wickopin.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Wickopin Shire Council held on 15 August 1985 it was resolved that the Rates and Charges specified hereunder, should be imposed on all rateable property within the District of the Municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1986.

H. M. LANG,
President.
P. J. WALKER,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rates—

North, South, West and Central Wards .892 cents in the dollar on unimproved valuation subject to a minimum rate of \$70 per holding.

Townsites of Harrismith, Tincurrin and Toolibin 7.28 cents in the dollar on gross rental values, subject to a minimum rate of \$38 per Lot.
 Yearling Township, 7.28 cents in the dollar on Gross Rental Values, subject to a minimum of \$70 per Lot.
 Wickopin Townsite, 7.28 cents in the dollar on Gross Rental Values, subject to a minimum rate of \$70 per Lot.
 Sewerage Scheme—Wickopin Townsite 5.86 cents in the dollar on Gross Rental Values subject to a minimum of \$70 per holding.
 Service Charges—
 Rubbish removals—
 Wickopin \$50 per annum.
 Yearling \$50 per annum.
 Discount—A discount of ten per centum (10%) per annum will be allowed on all current rates paid in full not later than 27 September 1985 or within 35 days of the date of service subject to such payment not being reduced below the minimum rate applicable.
 Penalty—Rates outstanding on 31 January 1986 will be subject to a penalty of ten per centum (10%) as provided by subsection 550A of the Local Government Act.

the Shire of Yalgoo in accordance with the provisions of the Local Government Act 1960 and Health Act 1911 for the period 1 July 1985 to 30 June 1986.

Dated this 21st day of August, 1985.

P. B. HAMILTON,
 President.
 D. T. BURT,
 Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Yalgoo.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Yalgoo Shire Council held on 21 August 1985, it was resolved that Rates and Charges specified hereunder should be imposed on all rateable property within

Schedule of Rates and Charges Levied.

General Rate:

38.5 cents in the dollar on Annual Values.

9.99 cents in the dollar on Unimproved Values.

Minimum Rates:

\$75 per lot, lease, licence or claim on Unimproved Values.

\$60 per lot or location on Annual Values.

Rubbish Charges:

Domestic: \$60 per Annum for Removal Once Weekly of one Household Standard Size Bin.

Commercial/Departmental: \$100 per Annum for Twice Weekly Service.

Penalty: A Penalty of ten (10) per cent will be charged on all Rates remaining unpaid at 31 January 1986.

LOCAL GOVERNMENT ACT 1960.

Municipality of the Shire of Tammin.

NOTICE REQUIRING PAYMENT OF RATES PRIOR TO SALE.

THE registered proprietor or owner in fee simple, or person appearing by the last memorial of the Office of the Registrar of Deeds to be seised of the fee simple of the piece of land described in the third column of the Appendix to this notice and person appearing in the Register Book or by memorial in the Office of the Registrar of Deeds to have an estate or interest in the land, and whose name appears in the first column of the Appendix to this notice.

Take notice that:

- (1) Default has been made in the payment to the Council of the abovenamed Municipality of a rate charged on the piece of land described in the third column of the Appendix to this Notice, and the default has continued in respect of that piece of land for a period greater than three years;
- (2) The total amount owing to the Council in respect of rates and other amounts charged on that piece of land is shown in the second column of the Appendix set opposite the description of that piece of land;
- (3) Payment of these amounts representing rates or other charges (as specified) is hereby required; and
- (4) In default of payment, the piece of land will be offered for sale by public auction after the expiration of one hundred and five days from the date of service of this notice at a time appointed by the Council.

The piece of land in respect of which the rates specified in the second column of the Appendix are owing is that described in the third column of the Appendix and set opposite the respective amounts so specified.

Dated the 20th day of August, 1985.

R. G. TONKIN,
 Clerk of the Council.

Names of Registered Proprietor or owner and also of all other persons having an estate or interest in the land	Amount owing showing separately the amount owing as rates and any other amounts owing	Description of the piece of land referred to
Peter Cameron Lapham	Rates\$181.97 Rubbish Rates.....\$109.00	Tammin Lot 53 Certificate of Title Volume 1121 Folio 578 being house and land of 1075 m ² situate at Walston Street, Tammin.

LOCAL GOVERNMENT ACT 1960.

City of Gosnells.

Notice of Intention to Borrow.

Proposed Loan (No. 273) of \$75 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Gosnells hereby gives notice that it proposes to borrow money by the issue of a debenture for a period of five years, at the current ruling rate of interest, repayable by equal half yearly instalments to Westpac Banking Corporation. Purpose: Purchase of Plant.

Plans, specifications, estimates of cost and statements, as required by section 609 of the Act are available for inspection by ratepayers, at reasonable hours, at the Administration Centre, 2120 Albany Highway, Gosnells, for thirty-five (35) days after the publication of this notice.

Dated this 30th day of August, 1985.

L. G. RICHARDSON,
Mayor.
G. WHITELEY,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Chapman Valley.

Notice of Intention to Borrow.

Proposed Loan (No. 64) of \$15 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Chapman Valley hereby gives notice that it proposes to borrow money by the sale of a debenture, for the following terms and for the following purpose: \$15 000 for a period of five years with interest at ruling treasury rates, repayable at the office of the Council by ten equal half yearly instalments of principal and interest: Purpose—Part cost of Basketball stadium floor.

Specifications and estimates are available for inspection at the office of the Council during normal business hours for 35 days after publication of this notice.

Note—Repayment of this loan will be met by the Chapman Valley Basketball Club and there will be no charge to the ratepayers.

Dated this 20th day of August, 1985.

L. P. COOPER,
President.
R. A. SCOTT,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Gosnells.

Notice of Intention to Borrow.

Proposed Loan (No. 274) of \$200 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Gosnells hereby gives notice that it proposes to borrow money by the issue of a debenture for a period of 10 years, at the current ruling rate of interest, repayable by equal half yearly instalments to the State Government Insurance Office. Purpose: Construction of roads within the City.

Plans, specifications, estimates of cost and statements, as required by section 609 of the Act are available for inspection by ratepayers, at reasonable hours, at the Administration Centre, 2120 Albany Highway, Gosnells, for thirty-five (35) days after the publication of this notice.

Dated this 30th day of August, 1985.

L. G. RICHARDSON,
Mayor.
G. WHITELEY,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Cue.

Notice of Intention to Borrow.

Proposed Loan (No. 34) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Cue hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: Loan 34—\$50 000 for a period of 12 years at an interest rate applicable at the time of borrowing as approved by the Treasury Department, repayable at the office of the lender Westpac Banking Corporation, Meekatharra by twenty-four half-yearly payments of principal and interest. Purpose: Staff Housing.

Details of this loan and estimates as required by section 609 of the said Act are open for inspection at the office of the Council, Austin Street, Cue during business hours for thirty-five days after the publication of this notice.

Dated 22 August, 1985.

J. M. PRICE,
President.
W. C. BANT,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Carnamah.

Notice of Intention to Borrow.

Proposed Loan (No. 108) of \$42 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Carnamah hereby gives notice of its intention to borrow money by the sale of a debenture, repayable at the Office of the Lender, by equal half-yearly instalments of principal and interest, for the following terms and purposes:—Loan No. 108—\$42 000 repayable over 10 years. Purpose—Part Finance—Construction of Dwelling on Lot 110 Bowman Street, Carnamah.

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

Dated this 22nd day of August, 1985.

A. F. GOULD,
President.
R. S. DUTCH,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Denmark.

Notice of Intention to Borrow.

Proposed Loan (No. 93) of \$134 000.

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Denmark hereby gives notice of its proposal to borrow by the sale of Debentures on the following terms and for the following purposes: \$134 000 for a period of five (5) years repayable at the office of the Council by ten (10) equal half yearly instalments of principal and interest. Purpose: \$119 300—for the purchase of Plant, and \$14 700—for the purchase of Machinery Sheds for the Shire Works Depot.

Plans, Specifications and Estimates of cost as required by section 609 of the Local Government Act are open for inspection by ratepayers at the office of the Council during office hours for thirty-five days after the publication of this notice.

Dated this 22nd day of August, 1985.

L. A. BRENTON,
President.
C. H. McCUTCHEON,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Donnybrook/Balingup.

Notice of Intention to Borrow.

Proposed Loans (No. 67) of \$27 000 and (No. 68) of \$80 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Donnybrook/Balingup hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and conditions for the following purposes:

Loan No. 67 of \$27 000 for a period of ten (10) years, initially for four (4) years at the current ruling rate of interest, to be renegotiated at the then ruling rate of interest, repayable at the Westpac Banking Corporation Donnybrook by half-yearly instalments of principal and interest. Purpose: Part cost Balingup Recreation Centre. This is a self supporting loan and the total repayments of principal and interest will be met by the Balingup Recreation Centre Committee.

Loan No. 68 of \$80 000 for a period of seven (7) years, initially for four (4) years at the current ruling rate of interest to be renegotiated at the then ruling rate of interest, repayable at the Westpac Banking Corporation, Donnybrook by half-yearly instalments of principal and interest. Purpose: Purchase of Road Plant.

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

Dated this 23rd day of August, 1985.

K. C. FOWLER,
President.
D. A. JONES,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 57) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960 the council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose. \$50 000 for a period of 5 years repayable by 10 equal half yearly instalments of principal and interest. Purpose—Footpath Construction.

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

Dated this 14th day of August, 1985.

V. L. WINTLE,
President.
E. B. PEGG,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 58) of \$29 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose. \$29 000 for a period of 7 years repayable by 14 equal half yearly instalments of principal and interest. Purpose—SEC upgrading.

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

Dated this 14th day of August, 1985.

V. L. WINTLE,
President.
E. B. PEGG,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 59) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose. \$50 000 for a period of 10 years repayable by 20 equal half yearly instalments of principal and interest. Purpose—Medical Centre Construction.

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

Repayments of instalments of Principal and Interest in respect of the Loan will be met by the Salmon Gums Golf Club and will not affect Local Authority rates.

Dated this 14th day of August, 1985.

V. L. WINTLE,
President.
E. B. PEGG,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 60) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960 the council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the undermentioned purpose. \$50 000 for a period of 10 years repayable by 20 half yearly instalments of principal and interest. Purpose—Recreational facilities.

Estimates as required by section 609 of the Act are available for inspection at the offices of the Council during normal office hours for a period of thirty five days after publication of this notice.

Dated this 14th day of August, 1985.

V. L. WINTLE,
President.
E. B. PEGG,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Dundas.

Notice of Intention to Borrow.

Proposed Loan (No. 61) of \$20 000.

PURSUANT to section 610 of the Local Government Act 1960 the council of the Shire of Dundas hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the undermentioned purpose. \$20 000 for a period of 5 years repayable by 10 half yearly instalments of principal and interest. Purpose—Plant Upgrading.

Estimates as required by section 609 of the Act are available for inspection at the offices of the Council during normal office hours for a period of thirty five days after publication of this notice.

Dated this 14th day of August, 1985.

V. L. WINTLE,
President.
E. B. PEGG,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Gnowangerup.

Notice of Intention to Borrow.

Proposed Loan (No. 249) of \$135 000.

PURSUANT to section 610 of the Local Government Act 1960 the council of the Shire of Gnowangerup hereby gives Notice of Intention to borrow money by the sale of debentures on the following terms and for the following purpose:— Loan No. 249: \$135 000 for a period of seven (7) years at ruling rate of interest repayable at the office of the Shire of Gnowangerup by 14 equal half yearly repayments of principal and interest. Purpose—Purchase of Plant.

Plans, specifications and estimates of cost as required by the Local Government Act are open for inspection at the office of the Council during normal office hours for a period of 35 days from publication of this notice.

Dated this 22nd day of August, 1985.

M. G. HOUSE,
President.
P. A. ANNING,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Moora.

Notice of Intention to Borrow.

Proposed Loan (No. 249) of \$89 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Moora hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose. \$89 000 for a period of four (4) years repayable at the Office of the Shire of Moora, 34 Padbury Street, Moora by eight (8) equal half-yearly instalments of principal and interest. Purpose: Part cost (change-over) of the purchase of two eleven m³ tip trucks.

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

Dated this 28th day of August, 1985.

F. J. LEWIS,
President.
J. N. WARNE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Katanning.

Notice of Intention to Borrow.

Proposed Loan (No. 111) of \$16 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Katanning hereby gives notice that it proposes to borrow money, by the sale of a debenture, repayable at the office of the lender, by equal half yearly instalments of principal and interest. Loan 111—\$16 000—10 year term—Self Supporting Loan Katanning Bowling Club.

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

Dated this 14th day of August, 1985.

G. R. BEECK,
President.
T. S. RULAND,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Town of Northam.

Notice of Intention to Borrow.

Proposed Loan (No. 174) of \$30 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Municipality of the Town of Northam hereby gives notice that it proposes to borrow funds of up to \$30 000 by the sale of debentures repayable over a period of 5 years at the Office of the Council, Northam, by ten equal half-yearly instalments of Principal and Interest. Purpose—Rubbish Site Reinstatement and Development.

Specifications and estimates as required by section 609 of the Local Government Act are available for inspection by ratepayers for a period of 35 days from the gazettal of this notice.

Dated this 23rd day of August, 1985.

V. S. OTTAWAY,
Mayor.
B. H. WITTBBER,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Leonora.

Notice of Intention to Borrow.

Proposed Loans (No. 82) of \$170 000,
(No. 83) of \$65 000 and (No. 84) of \$45 000.

PURSUANT to section 610 of the Local Government Act 1960 the council of the Shire of Leonora gives notice that it proposes to borrow money by the sale of debentures, repayable at the Office of the Council, by equal half yearly instalments of principal and interest for details as hereunder—

Loan No. 82—\$170 000 over a period of seven years.
Purpose—Plant Purchase.

Loan No. 83—\$65 000 over a period of four years. Purpose—Plant Purchase.

Loan No. 84—\$45 000 over a period of five years. Purpose—Staff Quarters.

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

Dated this 23rd day of August, 1985.

D. R. FITZGERALD,
President.
W. JACOBS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Town of Northam.

Notice of Intention to Borrow.

Proposed Loan (No. 173) of \$43 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Municipality of the Town of Northam hereby gives notice that it proposes to borrow funds of up to \$43 000 by the sale of debentures repayable over a period of 5 years at the Office of the Council, Northam, by 10 equal half-yearly instalments of Principal and Interest. Purpose—Plant Purchase and Replacement.

Specifications and estimates as required by section 609 of the Local Government Act are available for inspection by ratepayers for a period of 35 days from the gazettal of this notice.

Dated this 23rd day of August, 1985.

V. S. OTTAWAY,
Mayor.
B. H. WITTBBER,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Northampton.

Notice of Intention to Borrow.

Proposed Loans (No. 123) of \$33 000 and No. 124 of \$80 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Northampton hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes.

Loan No. 123—\$33 000 for a period of four years repayable by 8 equal half yearly instalments of principal and interest. Purpose—Office Fittings and Equipment and Building Maintenance.

Loan No. 124—\$80 000 for a period of five years repayable by 10 equal half yearly instalments of principal and interest. Purpose—Purchase of Plant.

Plans, specifications and estimates as required by section 609 of the Act are open for inspection by ratepayers at the Office of the Council during office hours for a period of thirty-five days after publication of this notice.

Dated this 21st day of August, 1985.

R. W. ALLEN,
President.
C. J. PERRY,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Fremantle.

Passenger Transport Service.

Department of Local Government,
Perth, 27 August 1985.

LG: F 3-1.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 512 (b) of the Local Government Act 1960, that the City of Fremantle may acquire, establish and carry on an omnibus passenger transport service within its district.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Perth.

Sale of Land.

Department of Local Government,
Perth, 27 August 1985.

LG: P 4-6 V3.

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 Perth may:—

- (1) subdivide portion of Perth Town Lot Y276 being Lot 4 on plan 1548 and being the land comprised in Certificate of Title Volume 1662 Folio 296, under the Town Planning and Development Act 1928 for the purpose of selling the land as so subdivided; and
- (2) sell portion of Perth Town Lot Y276 being Lot 4 on plan 1548 and being part of the land comprised in Certificate of Title Volume 1662 Folio 296, to Mr L. J. Waldock, 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, 27 August 1985.

LG: WN 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 Wanneroo may sell Lot 79 on Diagram 57260 being the whole of the land contained in Certificate of Title Volume 1559 Folio 839 to Lorenzo Dalessio Nominees 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, 27 August 1985.

LG: WN 4-6 TI.

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 to Parin Nominees Pty. Ltd., by private treaty:—

1. Lot 157 being portion of Swan Location 1586 on Plan 12576 and being the whole of the land contained in Certificate of Title Volume 1517 Folio 545.
2. Lot 158 being portion of Swan Location 1586 on Plan 12577 and being the whole of the land contained in Certificate of Title Volume 1595 Folio 169.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

Sale of Land.

Department of Local Government,
Perth, 27 August 1985.

LG: WN 4-6SI.

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 Lot 100 being part of Swan Location 1599 and being the whole of the land contained in Certificate of Title Volume 1599 Folio 581 to G. C. Godwin by private treaty.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

Subdivision of Land for Resale.

Department of Local Government,
Perth, 27 August 1985.

LG: WN 4-9.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266B of the Local Government Act 1960, that the Shire of Wanneroo may subdivide portion of Swan Location 1805 being Lot 1 on Diagram 45647 and being the whole of the land comprised in Certificate of Title Volume 1369 Folio 700, under the Town Planning and Development Act 1928, for the purpose of selling the land as so subdivided.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Boddington.

Subdivision of Land for Re-Sale.

Department of Local Government,
Perth, 27 August 1985.

LG: BT 4-9.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266B of the Local Government Act 1960, that the Shire of Boddington may subdivide Part Williams Location 7051 being the land comprised in Certificate of Title Volume 571 Folio 3A, under the Town Planning and Development Act 1928, for the purpose of selling the land as so subdivided.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Canning.

By-laws Relating to Standing Orders.

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

1. In these by-laws the By-laws of the City of Canning published in the *Government Gazette* of 24 September 1982 and referred to as "the principal by-laws".

2. Clause 71 of the principal by-laws is deleted and the following substituted—

" 71. (1) In this clause "document" means a deed, book, paper, document, report or record of the City which relates to a matter or question under consideration or discussion by the Council or, by virtue of a notice of meeting given, to be considered or discussed by the Council.

(2) On giving to the Clerk not less than four (4) hours' notice, a member is entitled to have laid on the Council table a document and the Clerk on receiving that notice shall lay the document on the Council table for a period of twenty-four (24) hours commencing as soon as practicable after the receipt by him of the notice.

(3) A member may in writing request the Clerk to provide him with a copy of a document so tabled.

(4) The Clerk shall comply with a request made pursuant to subclause (2) or (3) unless he is of the opinion that it would not be in order to do so in which case he shall refer the request to the Mayor for determination.

(5) On the reference to the Mayor of a request made pursuant to subclause (2) or (3) he shall rule whether it is in order and accordingly whether it should be granted or refused and the ruling is final but where the request is refused the Clerk shall report the fact to the Finance and General Purposes Committee at its next meeting. "

Dated the 26th day of November 1984.

The Common Seal of the City of Canning was here-
unto affixed by authority of a resolution of the
Council in the presence of—

[L.S.]

E. TACOMA,
Mayor.
N. DAWKINS,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 29th day of August 1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Canning.

By-laws Relating to Standing Orders.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 29 April 1985 to make and submit for confirmation by the Governor the following by-laws:

1. In these by-laws the By-laws of the City of Canning published in the *Government Gazette* of 24 September 1982 are referred to as "the principal by-laws".

2. Subclause (1) of clause 121 of the principal by-laws is deleted and the following substituted—

" (1) In addition to such occasional committees as may from time to time be appointed there shall be Standing Committees of the Council, namely:—

- (a) Finance and General Purposes Committee.
- (b) Works and Parks Committee.
- (c) Town Planning and Building Committee.
- (d) Health and Community Services Committee. "

3. Clause 125 of the principal by-laws is deleted and the following substituted—

" 125. Subject to any resolution of the Council passed after the coming into operation of these Standing Orders, the Standing Committees have the power and duty to make recommendations to the Council in respect of the following matters:

Finance and General Purposes

- (a) Surveillance over Council finances and the collection and accountability of all revenue and funds and the expenditure thereof as determined by the current budget.
- (b) Borrowing of funds by loan or overdraft.
- (c) Appointment and remuneration of officers and matters affecting their employment with the Council, provided that another Committee may take a recommendation to the Finance Committee concerning an officer whose duty pertains to the business of such Committee.
- (d) To pass accounts for payment.
- (e) Management and use of Council property including operation of buildings for municipal use.
- (f) Purchase, acquisition of land or property as may be determined by Council on the recommendation of other committees.
- (g) Sale, lease or rental of Council property.
- (h) Promulgation of by-laws with relation to matters as may be determined by Council provided that another Committee may recommend the draft of a by-law, the oversight of which it is responsible.
- (i) Preparation and arrangement of civic functions.
- (j) Oversight, control and management of approved town planning schemes, other than the town planning scheme for the time being in force whereby the municipal district or part thereof is zoned or classified for use.
- (k) Such matters not under the care of other Committees.
- (l) Surveillance over the preparation of the annual budget and compilation of estimated revenue and expenditure items from other Standing Committees to draw up a draft budget for referral to the Council.
- (m) Oversight of the management, finances and administration of land development and improvement schemes under the provisions of the Town Planning and Development Act.
- (n) Liaise with community groups that wish or agree to fund, wholly or in part, the provision of recreational or community facilities or a municipal reserve, provided that the Health and Community Services Committee shall first have recommended the proposed use of the reserve to accommodate the particular recreational or community facility.

Works and Parks

- (a) Construction, maintenance and management of works in streets, ways and other public places including private streets and places as approved by Council involving design, alignment, levels, drainage, widening, relocation, lighting, care and protection.
- (b) Purchase, maintenance and upkeep of plant and equipment, procurement of materials required for carrying out of works.
- (c) Construction and maintenance of road signs and street furniture.
- (d) Engagement and dismissal of employees in respect of performance of works.
- (e) Control of quarries and supervision of quarrying operations.
- (f) Layout, design, construction and maintenance of parks and reserves for recreation and public use, street trees and road verges.
- (g) Control and regulate the movement of vehicular traffic through streets and ways including the provision of places or facilities for the parking or standing of vehicles.
- (h) Construction of building used for the purposes of the Council and matters relating thereto.

Town Planning and Building

- (a) Matters relating to the regulation and use of land pursuant to the provisions of the Town Planning Act, a town planning scheme or by-laws.
- (b) Oversight of the subdivision of land, classification or zoning of land use, location and layout of streets and ways, reserves, parks and grounds for public use.

- (c) Control of the height, location, design, purpose, dimensions or general character of building or other structures as provided under a town planning scheme or by-law.
- (d) Preparation of town planning schemes for planning, re-planning or re-construction of areas for the purpose of improving and development of land and the oversight, control and management of the town planning scheme for the time being in force whereby the municipal district or part thereof is zoned or classified for use.
- (e) Control of building operations, supervision of construction in respect to all buildings, subject to the provision of the Uniform General Building By-laws.
- (f) Oversight of dangerous, neglected and dilapidated buildings and demolition as may be ordered by the Council.
- (g) Control of erection, location and upkeep of signs, hoardings, bill posting and fencing, pursuant to the By-laws relating thereto.

Health and Community Services

- (a) Matters pertaining to health and well-being of the community pursuant to provisions of the Health Act and By-laws.
- (b) Surveillance over sanitary provisions for collection and disposal of sewerage, refuse and liquid wastes.
- (c) Control of nuisance, offensive trades, insects and pests, distribution and sale of foods and drugs to the public.
- (d) Providing for the protection of health and life of the community including immunisation, welfare and health education.
- (e) Development and conduct of social welfare services and activities.
- (f) Oversight of matters pertaining to public relations publications and dissemination of information on Council activities.
- (g) Management and conduct of library services.
- (h) Promotion of cultural and recreational activities in liaison with community groups.
- (i) Annual review of all long term planning of cultural and recreational activities.
- (j) Investigate the need for new or additional recreational facilities and identify Public Open Space reserves best located for development of such facilities.
- (k) Identify the types of sporting or recreational activities or community facilities most needed by the community for provision on particular municipal reserves and where such require the provision of a municipal building, outline the requirement to be met when such building is erected.
- (l) Maintenance of buildings used for the purposes of the Council and matters relating thereto.
- (m) Liaise with community groups in the design and layout of municipal buildings proposed to be erected on municipal reserves, when such buildings are being erected for use by the particular community groups. "

Dated the 29th day of April, 1985.

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

[L.S.]

E. TACOMA,
Mayor.

N. DAWKINS,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 27th day of August, 1985.

G. PEARCE,
Clerk of Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Canning.

By-laws Relating to Payment of Rates by Instalments.

IN pursuance of the powers conferred upon it by the Local Government Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 24 June 1985 to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws unless the context requires otherwise:—

“Act” means the Local Government Act 1960 as amended;

“Council” means Council of the Municipality of the City of Canning;

“memorandum” means the memorandum referred to in section 550(1) of the Act;

“notice of assessment” means a notice of valuation and rate given pursuant to section 542 of the Act;

“penalty” means a penalty added by force of section 550A of the Act;

“year” means a period commencing on the 1st day of July and ending on the next following 30th day of June.

2. Rates imposed by the Council under the provisions of the Act become due and payable on the day on which the memorandum is published in the *Government Gazette*.

3. Notwithstanding that the rates have become due and payable in accordance with By-law 2, a person liable in a year for the payment of a rate made for a period of one year may elect to pay the rate by the two (2) instalments specified in the notice of assessment which so far as practicable shall be equal.

4. An election pursuant to By-law 3 is of no effect unless an amount equal to the sum of—

(a) the first instalment of the rate for the current year; and

(b) any other amounts due by the applicant for rates assessed in a previous year or years, is paid to the Council within the time specified in the notice of assessment.

5. Where a person elects to pay the rate by instalments the second instalment is due and payable on or before 29 January next following the day on which the memorandum is published in the *Government Gazette*.

6. A person who has elected to pay the rate by instalments is liable for the payment of any penalty imposed by the Council in accordance with section 550A of the Act on the rate if the rate is not paid in full by the relevant date referred to in that section.

Dated this 24th day of June, 1985.

The Common Seal of City of Canning was herewith affixed by authority of the Council in the presence of—

[L.S.]

E. TACOMA,
Mayor.

N. DAWKINS,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council this 27th day of August 1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Canning.

By-laws Relating to Standing Orders.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 29 January 1985 to make and submit for confirmation by the Governor the following by-laws:

1. In these by-laws the By-laws of the City of Canning published in the *Government Gazette* of 24 September 1982 are referred to as “the principal by-laws”.

2. Clause 27 of the principal by-laws is amended by inserting at the end thereof:—

“ If in the opinion of the Mayor the question is not in order, the Mayor shall give reasons for that opinion and as far as practicable the question, the Mayor’s ruling and those reasons shall be read at the next meeting of the Council. If the Mayor rules that a question is not in order the provisions of clause 53 apply. ”

Dated the 29th day of January, 1985.

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

[L.S.]

E. TACOMA,
Mayor.

N. DAWKINS,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by his Excellency the Governor in Executive Council the 27th day of August, 1985.

G. PEARCE,
Clerk of Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

City of South Perth.

By-law No. 7.

Nuisances.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the City of South Perth hereby records having resolved on 25 May 1983 to make and submit for confirmation by the Governor the following By-law:—

1. In this By-law unless the context otherwise requires the word "Council" means the Council of the City of South Perth.

2. Nuisances.

No person shall carry on any activity, conduct any business or engage in any undertaking on any land or premises in such a manner as to permit the escape therefrom of any noise, smoke, dust, sawdust, fumes, stormwater or liquid wastes in such a quantity or extent or in such a manner or at such times as to create or be a nuisance to any inhabitant in neighbourhood of such land or premises or any person using a street in the vicinity.

3. Use of Amplifiers.

No person shall without consent of the Council:—

- (a) take on to or erect or install any loud speaker or other device for the amplification of sound;
- (b) operate or use any loud speaker or device for the amplification of sound; or
- (c) speak or make a noise or sound so as knowingly to cause such speech or noise or sound to be amplified by a loud speaker or other device for the amplification of sound,

on, in or above any street or footpath.

4. Offensive Noises or Odours for Advertisement Purposes.

No person shall, for advertisement purposes, in any street, way, footpath or public place or in any private property:—

- (a) make any noise; or
- (b) cause any obnoxious odour,

which by reason of its nature, intensity or persistence causes a nuisance, annoyance or distress to any person or is offensive to any person.

5. Offences and Penalties.

A person who does not do a thing which by or under this By-law he is required or directed to do and a person who does a thing which by or under this By-law he is prohibited from doing commits an offence.

6. Any person who commits an offence against this By-law shall on conviction be liable to:—

- (a) a maximum penalty of two hundred dollars (\$200);
- (b) a maximum daily penalty during the breach of twenty dollars (\$20) per day.

Dated this 12th day of August, 1983.

The Common Seal of the City of South Perth was hereunto affixed in the presence of:—

[L.S.]

J. G. BURNETT,
Mayor.

P. A. BENNETTS,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August 1985.

G. PEARCE,
Clerk of the Council.

DOG ACT 1976.

The Municipality of the City of Stirling.

By-laws Relating to Dogs.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 4 June 1985 to make and submit for confirmation by the Governor the following by-laws:

1. In these by-laws the By-laws of the City of Stirling published in the *Government Gazette* of 12 May 1971 and amended from time to time are referred to as "the principal by-laws".

2. By-law 680 of the principal by-laws is amended by deleting "or 672" and substituting "672, 684 or 685".

3. The principal by-laws are amended by inserting after by-law 683 the following—

“ 684. Subject to section 7(3) of the Act, a person who keeps a dog which is not registered with the Council under the Act commits an offence.

685. (1) The owner or occupier of premises within the district on which a dog is kept shall cause the portion of those premises on which the dog is kept to be fenced in a manner capable of confining the dog to that portion and in accordance with the provisions of this by-law.

(2) The fence used to confine a dog and every part of the fence shall, having regard to the species, age, size and physical condition of the dog, prevent that dog from passing over, under or through the fence.

(3) If there is a gate in the fence the gate shall be—

(a) fitted with—

(i) an efficient self-closing mechanism;

(ii) an efficient self-latching mechanism attached to the inside of the gate; and

(iii) a mechanism which enables the gate to be permanently locked;

(b) kept closed at all times except when the dog is not kept on the premises, but nothing in this paragraph prevents a person from opening the gate in order to enter or leave the premises.

(4) In this by-law the term “fence” includes a wall. ”.

Dated the 14th day of June, 1985.

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

[L.S.]

T. J. TYZACK,
Mayor.

M. SARGANT,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of East Fremantle.

By-law Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 17 June 1985 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law as published in the *Government Gazette* on 9 December 1983.

The First Schedule is amended by deleting the provisions of Parking Fees and substituting the following:—

1. Two dollars (\$2.00) per day or part thereof for vehicle and trailer.
2. One dollar (\$1.00) per day or part thereof for vehicle or trailer only.
3. Ratepayers with Permit—no charge.

Dated this 22nd day of July, 1985.

The Common Seal of the Town of East Fremantle was hereunto affixed in the presence of—

[L.S.]

I. G. HANDCOCK,
Mayor.

M. G. COWAN,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of Northam.

By-law No. 62 for Regulating the General Management of the Northam Swimming Pool.

IN pursuance of the powers conferred upon it, by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 24 April 1985 to make and submit for confirmation by the Governor, the following amendment to the By-law.

The By-law of the Town of Northam published in the *Government Gazette* on 28 February 1958 and amended from time to time since, is hereby amended in the following manner:—

Clause 5—Delete the whole of the Clause and substitute the following:—

The following shall be the sums to be paid for admission to the Pool premises:

For every Adult (including spectators).....	60 cents
For every Child (including spectators) aged between the age of 3 years and the age of 14 years.....	60 cents
Season ticket for each Adult.....	\$25
Season Ticket for each Child under the age of 14 years.....	\$20
Scholars of State and other registered Primary and Secondary Schools other than holders of Season Tickets who attend the Pool accompanied by a Teacher during normal school hours.....	30 cents

Dated this 9th day of July, 1985.

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

[L.S.]

V. S. OTTAWAY,

Mayor.

B. H. WITTBBER,

Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1985.

G. PEARCE,
Clerk of the Council.

DOG ACT 1976.

The Municipality of the Shire of Beverley.

By-Laws Relating to Dogs.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 13 December 1984 to make and submit for confirmation by the Governor the following by-laws relating to dogs:—

Part I—Preliminary.

1. In these by-laws unless the context otherwise requires—

“Act” means the Dog Act 1976.

“By-law” means one of these by-laws.

“Clerk” means the Shire Clerk for the time being of the Municipality of the Shire of Beverley or the person acting for the time being in that capacity.

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

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

“Sub-bylaw” means a sub-bylaw in which the term is used.

Expressions used in these by-laws have the meanings given to them by the Act.

2. These by-laws apply throughout the whole of the district of the Municipality of the Shire of Beverley.

Part II—Impounding of Dogs.

3. The charges in relation to the seizure and impounding of a dog and maintenance thereof in a pound payable under section 29 (4) of the Act are as specified in the First Schedule.

4. (i) The pound keeper shall be in attendance at a pound for the release of dogs at the times and on the days of the week the Clerk determines from time to time.

(ii) In the absence of the pound keeper a claim for a dog seized or impounded may be made to the Clerk or to an authorised person.

(iii) The additional fee specified in the First Schedule is payable where arrangements are made for the release of a dog at a time or on a day other than those determined by the Clerk under sub-bylaw (i).

5. The fee payable where a dog is destroyed at the request of the owner thereof pursuant to section 29 (14) of the Act is that specified in the First Schedule.

6. The payment of fees or charges in respect of the seizure, care, detention or destruction of a dog does not relieve the owner of the dog of liability to a penalty under any provisions of the Act, the Dog Act Regulations 1976, or these by-laws.

Part III—Keeping of Dogs.

7. The occupier of premises shall not unless the premises are licensed as an approved kennel establishment or have been granted exemption pursuant to section 26 (3) of the Act keep or permit to be kept on those premises more than—

- (a) two dogs over the age of three months and the young of those dogs under that age if the premises are situated in a gazetted townsite;
- (b) six dogs over the age of three months and the young of those dogs under that age if the premises are situated outside a gazetted townsite in the district unless a greater number of dogs is reasonably required and the dogs are used for the purpose of tendering, mustering and controlling livestock on those premises.

8. The occupier of premises on which a dog is kept shall—

- (a) cause the premises or portion thereof on which the dog is kept to be fenced in a manner capable of confining the dog;
- (b) ensure that every gate or door in the fence has a proper latch or other means of fastening it;
- (c) maintain the fence and all gates and doors in good order and condition.

9. (i) An application for a licence to keep an approved kennel establishment within a gazetted townsite shall be in writing and shall be in or substantially in the form contained in the Second Schedule and shall be supported by evidence that due notice of the proposed use of the land has been given to persons in the locality.

(ii) Unless the Council otherwise decides an applicant for a licence within a gazetted townsite shall give notice of the proposed use of the land by—

- (a) not less than one advertisement in a newspaper circulating in the district; and
- (b) giving written notice to the owners and occupiers of all adjoining premises at least thirty days before the application is made to Council.

10. The fee payable for the issue of a licence to keep an approved kennel establishment is that specified in the First Schedule.

11. A licence to keep an approved kennel establishment shall be in or substantially in the form contained in the Third Schedule.

12. The fee payable for the renewal of a licence to keep an approved kennel establishment is that specified in the First Schedule.

13. A person shall not erect a kennel unless it complies with the provisions of these by-laws and until such plans and specifications and a location plan showing the proposed site for the kennel and of the yard appurtenant thereto have been approved by the Council and the fee for a licence prescribed in the First Schedule has been paid.

14. The occupier of any premises which have been licensed as an approved kennel establishment shall provide a kennel or kennels which shall comply with the following specifications—

- (a) each kennel shall have a yard appurtenant thereto;
- (b) each kennel and each yard and every part thereof shall not be at any less distance than 6 metres from the boundaries of the land in the occupation of the occupier;
- (c) each kennel and each yard and every part thereof shall not be at any less distance than 24 metres from any road or street;
- (d) each kennel and each yard and every part thereof shall not be at any less distance than 10 metres from any dwelling, house, church, schoolroom, hall or factory;
- (e) the walls shall be rigid, impervious and structurally sound;
- (f) the roof shall be constructed of impervious material or other material approved by the Council's Building Surveyor or Building Inspector;
- (g) all untreated external surfaces of material shall be painted with good quality paint;
- (h) the lowest internal height shall be at least 2 metres from the floor;
- (i) each yard shall be security fenced and kept securely fenced with a fence not less than 2 metres in height constructed of galvanised iron, wood, galvanised link mesh or netting, or other material approved by the Council;
- (j) all gates shall be provided with proper latches or means of fastening;
- (k) the upper surface of the floor of each kennel shall be at least 100 mm above the surface of the surrounding ground and shall be constructed of granolithic cement finished to a smooth surface, and shall have a fall of not less than 1 in 100; the entire yard shall be surrounded by a drain which shall be properly laid, ventilated and trapped; all floor washings shall pass through this drain and shall be disposed of in accordance with the health requirements of the Council;
- (l) the floor of the yard shall be constructed in the same manner as the floor of the kennel;
- (m) for each dog kept therein every kennel shall have not less than 2 m² of floor space and every yard not less than 2.5 m²;
- (n) each kennel shall be constructed so far as practicable with materials which present or minimise the emission of noise therein;
- (o) shade shall be provided to cover no less than 75 per cent of each yard.

15. A person who keeps or permits dogs to be kept in an approved kennel establishment shall—

- (a) keep dogs in kennels and yards appropriate to the breed or kind in question and ensure that those kennels are sufficiently secured;
- (b) maintain all kennels and yards and all feeding and drinking vessels used by dogs therein in a clean condition and cleanse and disinfect them when required to do so by an authorised person.

16. A right of appeal to a local court is conferred by section 27 of the Act where the Council refuses the grant of a licence or gives notice of intention to cancel a licence.

Part IV—General.

17. The person liable for the control of a dog shall prevent the dog from entering or being in any of the following places in addition to those specified in the Act—

- (a) a public building;
- (b) a theatre or picture garden;
- (c) a house of worship.

18. The person liable for the control of a dog shall prevent the dog from entering or being in any of the following places in addition to those specified in the Act, unless restrained on a chain, cord, leash or harness—

- (a) a sports ground;
- (b) a carpark within a townsite;
- (c) an area set aside for public recreation within a townsite;
- (d) any land vested in or under control of the council (not being a road or a street).

19. A person who fails to comply with or contravenes any of the provisions of these by-laws commits an offence and is liable on conviction to a maximum penalty of \$100.

20. All previous by-laws relating to dogs are hereby repealed.

First Schedule.
Fees and Charges.

ITEM	BY-LAW NO.		FEE
1	3	Seizure and return of dog without impounding it.	\$10.00
2	3	Seizure and impounding of a dog.	\$20.00
3	3	Maintenance of a dog in a pound—per day or part of a day.	\$ 5.00
4	4	Return of impounded dog outside normal hours.	\$10.00
5	5	Destruction of a dog.	\$10.00
6	10	Licence to keep an approved kennel establishment.	\$30.00
7	12	Renewal of licence to keep approved kennel establishment.	\$20.00

Second Schedule.
Shire of Beverley.

APPLICATION FOR LICENCE OR RENEWAL OF LICENCE TO KEEP APPROVED KENNEL ESTABLISHMENT.

Pursuant to the Dog Act, and the by-laws of the Shire of Beverley made hereunder I/We (full name) of hereby apply for a licence/renewal of a licence (strike out whichever is not applicable) to keep an approved kennel establishment at LotStreet.....Locality Attached hereto are—

- (a) a plan of the premises showing the location of the kennels and yards and all other buildings, structures and fences;
- (b) plans and specifications of the kennels;
- (c) evidence that due notice of the proposed use of the premises has been given in the locality;
- (d) a remittance for the fee of \$.....

The kennel establishment will be used for breeding/boarding dogs (strike out whichever is not applicable).

The maximum number of dogs over the age of three months that will be kept at any one time will be.....

Where to be used for breeding, the breed of dogs will be..... and the maximum number of pups that will be kept on the premises at any one time will be.....

Dated the.....day of.....19.....

Signature of Applicant

Note: Items (a), (b) and (c) may be struck out if the application is for the renewal of a licence and if no change has been made since the previous application.

Third Schedule.

Shire of Beverley.

LICENCE TO KEEP AN APPROVED KENNEL ESTABLISHMENT.

is/are the holder(s) of a licence to keep an approved kennel establishment at
The licence has effect for a period of 12 months from the date hereof.

Dated the.....day of.....19.....

Shire Clerk.....

Dated this 7th day of June, 1985.

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

[L.S.]

S. D. MOULTON,
President.

K. L. BYERS,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government,

Approved by his Excellency the Governor in Executive Council this 27th day of August,
1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

The Municipality of the Shire of Leonora.

By-laws relating to Aerodromes.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 21 August 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 Leonora.

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”—The Air Navigation Act 1920, of the Commonwealth of Australia or other Act or Acts of the Commonwealth relating to air navigation for the time being in force.

“Aerodrome”—Any area of land under the control of the Council as an aerodrome whilst and so long as licensed for the purpose of an aerodrome under the Regulations.

“Aerodrome Manager”—The Officer appointed by or under the authority of the Council for the time being directing and controlling the traffic of aircraft on any aerodrome or of persons having business with aircraft on any aerodrome.

“Council”—The Council of the Shire of Leonora.

“Groundsman”—Any person appointed by or under the authority of the Council to control and supervise the use generally of any aerodrome, or for the time being acting in the discharge of such duties.

“Local Government Act”—The Local Government Act 1960 or any Act for the time being in force amending or in substitution therefor.

“Owner”—Includes lessee, charterer, and person for the time being in control of an aircraft.

“Pilot”—The person actually controlling an aircraft at the relevant time. If there is no such person, then the person entitled to such control.

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

Any term defined in the Act or Regulations shall have the same meanings in these by-laws.

Use by Aircraft.

3. (i) 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 aerial passengers and freights.

(ii) Unless and until so determined by the aerodrome manager, any aerodrome shall not be open to use by 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.

Buildings, Notices, Etc.

4. Subject to the Act and Regulations, the Council may:—

- (i) Erect, make, or place upon any aerodrome in such positions as it may see fit such buildings, structures, barriers, conveniences, amenities, signposts, 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 public landing ground for aircraft.
- (ii) Grant to any person, upon application, permission to erect buildings, refuelling sites, or any other structure or thing consistent with the use of the land as an aerodrome, subject, if the Council considers fit to the payment of a rental for the use of the land upon which such buildings, refuelling sites, or other structure or thing are or is erected. Such permission may be granted by the Council subject to such terms and conditions as it may deem fit.

Right of Entry to Aerodrome.

5. (i) Save as herein provided, a person other than:—

- (a) persons lawfully employed upon duties in or about the supervision and control of any aerodrome or in or about the arrival, departure, or servicing of, or other attention upon aircraft lawfully using any aerodrome; or
- (b) passengers or intending passengers by aircraft lawfully using any aerodrome;

shall not enter or be upon any aerodrome or any part thereof.

(ii) The Council may from time to time set apart any specified part or parts of any aerodrome—

- (a) to which persons other than those mentioned in subclause (a) of clause (i) of this by-law shall not be admitted;
- (b) 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 Council may determine;
- (c) to which no vehicle may be admitted, or to which vehicles may be admitted only on such terms and conditions as the Council may determine.

(iii) Suitable notices shall be placed by the Council indicating the limits of any part of any aerodrome set apart for any special or limited use under this by-law.

(iv) Notwithstanding the other provisions of this by-law and By-law 11, the Council may, on special occasions, such as for instance, an aerial pageant or other event of public interest, make such arrangements for the control of any aerodrome and charge appropriate fees for participation and for admission.

(v) No person shall bring, or permit to stray, on to any aerodrome any horse, cattle, sheep or goats, without authority from the Council. Any such animal so found trespassing without authority may be removed from the aerodrome by any officer or employee of the Council, or by any person authorised so to do. Any person bringing, or permitting any such animal to stray, on to any aerodrome without authority shall be liable to a penalty not exceeding two hundred dollars (\$200).

6. It shall be an offence, punishable by a penalty not exceeding two hundred dollars (\$200) for any person, without permission of the Council, to enter or be upon any part of any aerodrome to which he is not entitled under the provisions of By-law 5 to admission.

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 reasonably given to him by the groundsmen or any person acting under him, for the purpose of preserving order or promoting or facilitating, the lawful use and enjoyment of any aerodrome. Any person offending against this by-law shall be liable to a penalty not exceeding two hundred dollars (\$200).

8. All passengers and intending passengers by any aircraft shall, whilst upon any aerodrome, obey the directions of the groundsmen or aerodrome manager as to their conduct and movements.

9. Any person, whether or not a passenger or intending passenger by an aircraft, who the groundsmen or aerodrome manager may consider to be intoxicated or so under the influence of liquor 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 groundsmen or aerodrome manager or any person acting under the direction of the groundsmen or aerodrome manager.

10. 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 barrier, notice, sign or marking designed or intended for the direction, guidance, warning or information of persons using any aerodrome.

Fees, Charges, etc.

11. (i) The Council may require the owner of every private or commercial aircraft using any aerodrome to pay fees as per the attached schedule of charges and approved by the Department of Transport. 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 set out by Council, then the fee in any such particular shall be that which is so permitted to be charged.

(ii) In the case of a regular air service, the Council may allow payment of an annual charge in respect of such service, of such amount as it may see fit, such charge not to exceed the total fees that would be payable in respect of the service for the year at daily rates.

(iii) If any aircraft remains on any aerodrome more than twenty-four (24) hours, a fee shall be payable as for one landing for each day after the first day during which it so remains. Provided that this provision shall not apply to aircraft parked within leased hangars or on leased sites.

(iv) The owner of any aircraft not running to a regular schedule, which it is intended shall land upon or depart from any aerodrome, shall give the Council groundsmen notice of sufficient length of time (where practicable, at least an hour) before the time of anticipated

arrival or departure, to enable the necessary arrangements to be made. Where extra expense is incurred by the Council through failure to give adequate notice, the owner of the aircraft shall on demand pay the Council the extra expense so incurred.

12. The fees payable under clause (i) of By-law 11 shall be payable at or before the time of landing of the aircraft or at such time as may be specially fixed by the Council; other charges and expenses under that by-law shall be payable upon demand, for the purpose of which demand the pilot may be deemed the agent of the owner.

(i) 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 Council from him in any court of competent jurisdiction.

General.

13. A person who in any respect contravenes or fails to comply with any of these by-laws shall be guilty of an offence, and where no other penalty is provided, liable to a penalty not exceeding two hundred dollars (\$200) and in addition such person may, if upon any aerodrome be summarily removed therefrom by any police officer, groundsmen, or aerodrome manager, or any person acting under the direction of the groundsmen or aerodrome manager.

14. Provided further that the Council, in its absolute discretion, may, either generally or for specific use, waive all or any of the requirements of these by-laws.

Schedule of fees for Leonora Airport.

Regular Public Transport Services—In respect of each passenger commencing or terminating a journey at Leonora:—

Full Fare Passengers—\$5.50

Half Fare Passengers—\$2.75

Other than Regular Public Transport Services

Aircraft Capacity	Per Landing or Per Day	Daily Maximum
1-2 seats	\$2.00	\$4.00
3-4 seats	\$4.00	\$16.00
5-6 seats	\$6.00	\$24.00
7 or more seats	\$8.00	\$32.00

Dated this 19th day of February, 1985.

The Common Seal of the Shire of Leonora was hereunto affixed by authority of a resolution of the Council, in the presence of—

[L.S.]

D. R. FITZGERALD,
President.

W. JACOBS,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Wanneroo.

By-laws Relating to Caravan Parks and Camping Grounds.

IN pursuance of the powers conferred upon it by the abovementioned Act, and all powers enabling it, the Council of the abovenamed Municipality hereby records having resolved on 24 July 1985 to make and submit for confirmation by the Governor, the following amendment to its Caravan Parks and Camping Grounds By-laws published in the *Government Gazette* on 22 February 1974.

1. By-law 2.

The definition of the word "caravan" be amended by adding:—

" and for the purpose of Schedule "Y" of these By-laws, a caravan shall include an abode consisting of two compatible vehicles, each conforming with the first part of this definition of a "caravan", designed and constructed to form one single unit. "

2. By-law 6(1).

Amended by removing the words "except with approval in writing of the Council", and in its place the words "except when the caravan complies with Schedules "X" and "Y" of these By-laws, but notwithstanding By-law 19(b) of these By-laws".

3. By-law 6(2).

Amended by removing the words "except with the prior approval in writing to the Council", and in its place the words "except when the caravan and ancillaries comply with Schedules "X" and "Y" of these By-laws".

4. Insert new sub-by-law as follows:—

“ By-law 6(3).

The Council may by way of a condition limit the number of caravans referred to in sub-by-laws (1) and (2) of this By-law, by specifying the number of bays that are to be set aside for short term occupancy not exceeding 6 months in any one year. ”.

5. By-law 12.

Amended by deleting the words after the word “fee” in the sixth line, and replacing them with the words and figures:—

“ which shall be calculated at the rate of one dollar and fifty cents (\$1.50) for each site for which the caravan park is registered with a minimum of \$150.00. ”.

6. By-law 18.

Amended by adding the figure (1) after the number 18.

7. By-law 18(c).

Amended by deleting the words “of light construction”.

8. Insert new sub-by-law as follows:—

“ By-law 18(2)

That any caravan and/or annex on a registered caravan park shall be in accordance with the conditions specified in Schedule “Y” of these By-laws. ”.

Schedule “X”

Requirements for Caravan and Ancillaries for the Purpose of By-laws 6(1) and 6(2).

1. Siting of Caravans.

1.1 Setback from the side and rear boundaries of the caravan bay to be a minimum of 2.25 metres.

1.2 Tow hitch and any other part of the caravan to be set back at least 300 mm from the inside edge of the interior of the road edge or kerbing.

1.3 A tow hitch and towbar must face the access road for that bay in which the caravan is sited.

2. Caravan Pad.

The caravan shall be parked on a concrete pad, cement slabs or bitumen paved area.

3. Underside of Caravans.

The space beneath the outside edge of a caravan may be covered in by:—

3.1 Moveable sliding flat asbestos panels or similar approved material.

3.2 Canvas, welded plastic or vinyl fitted to the caravan and to an aluminium strip on the concrete pad.

4. Annex Floors.

4.1 Concrete floors to comply with Uniform Building By-laws, 100 mm concrete laid on waterproof membrane; slab height to be 75 mm above ground.

4.2 Timber floors will only be permitted:—

4.2.1 Set at the same height as the caravan floor, and supported on metal jacks to the specifications detailed in Schedule “Y”.

4.2.2 Set firmly on the concrete slab and sealed against the ingress of water by a suitable waterproof sealant. The floor to be in the confines of the annex walls.

5. Fire Fighting Equipment.

Caravan owners to provide a 1.5 kilogram BCF extinguisher in their caravans.

6. Drainage.

Kitchen sinks must be connected in an approved manner to a gully trap or to a sewer connection point in accordance with Metropolitan Water Supply, Sewerage and Drainage Board By-laws, Figure 18.12. Showers may be connected subject to Council approval.

7. Connection of Water Closets.

Connection to deep sewer or reticulated septic system may be approved. Such connections must be in accordance with the Health Act 1911, as amended and any associated regulations or by-laws. The WC cubicle must measure at least 1 350 mm x 750 mm, with a door opening outwards or a sliding door externally hung, and with an exhaust fan. Plumbing work must be carried out by a licensed plumber and be inspected by an Inspector of the Metropolitan Water Authority where a reticulated septic system exists.

8. Use of Chemical Toilets.

Chemical toilets in conventional caravans may be used providing the wastes discharge to a holding tank. The holding tank must be emptied periodically by connecting an approved flexible hose pipe from the tank to a soil waste dump point in accordance with Metropolitan Water Supply, Sewerage and Drainage Board By-laws, Figure 18.11.

The flexible pipe must be disconnected, cleansed and stored above ground beneath the caravan after the tank is emptied.

Permanent connections to the dump point are not permitted.

9. Private Sheds and Barbeques.

These are not permitted in the vicinity of caravans. Barbeques may be used in designated common or recreational areas only, or as otherwise agreed to by the Health Surveyor.

A common store area may be provided by the caravan park proprietor in a place approved by the Council.

Schedule "Y".

Annexes—Construction and Conditions.

1. Annexes must be of light construction, capable of being easily dismantled and moved by one or two persons.
2. Type of construction allowable:—
 - 2.1 Conventional folded welded plastic or canvas type with supporting poles or frame.
 - 2.2 Prefabricated construction—consisting of:—
 - 2.2.1 Walls of light weight easy to erect rigid modular panels, maximum width of 1.3 m. Panels are to be clad in caravan type pre-painted aluminium sheeting or vinyl inserts, framed and supported by extruded aluminium section channelled T-bar or angle configuration, secured by metal thread type screws or gutter bolts.
 - 2.2.2 Roof either:—
 - 2.2.2.1 Welded plastic sheeting over horizontal metal supports or frame.
 - 2.2.2.2 Self supporting light weight rigid modular panels, maximum width of 1.3 m. Panels are to be clad in caravan type pre-painted aluminium sheeting or vinyl inserts and framed and supported by extruded aluminium section channelled T-bar or angle configuration, secured by metal thread type screws or gutter bolts.
3. Annexes shall have a maximum width of 3.2 m, the annex not to project beyond the roof and alignment of the caravan.
4. Restricted to one per caravan.
5. Structures other than annexes to be subject to Council approval.
6. Double width type units shall not have any other annexual structure.
7. Metal jacks supporting timber framed floors shall be heavy duty adjustable steel jack legs, purpose designed to adequately support the floor, which shall be independent of the caravan.

Dated this 2nd day of August, 1985.

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

[L.S.]

N. TRANDOS,
President.

R. F. COFFEY,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

TOWN OF ARMADALE (ALTERATION OF COMMON SEAL) ORDER 1985.

MADE by His Excellency the Governor under section 9(3)(b) of the Local Government Act.

- | | |
|-------------------------------|---|
| Citation. | 1. This Order may be cited as the "Town of Armadale (Alteration of Common Seal) Order 1985." |
| Commence-
ment. | 2. This Order shall take effect on and from 16 November 1985. |
| Alteration of
Common Seal. | 3. The Common Seal of the Town of Armadale shall be altered by deleting the word "Town" where it now appears on the existing Common Seal and replacing it with the word "City". |

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

LOCAL GOVERNMENT ACT 1960.

SHIRE OF WANNEROO (ALTERATION OF COMMON SEAL) ORDER 1985.

MADE by His Excellency the Governor under section 9 (3) (b) of the Local Government Act.

- | | |
|-------------------------------|---|
| Citation. | 1. This Order may be cited as the "Shire of Wanneroo (Alteration of Common Seal) Order 1985". |
| Commence-
ment. | 2. This Order shall take effect on and from 31 October 1985. |
| Alteration of
Common Seal. | 3. The Common Seal of the Shire of Wanneroo shall be altered by deleting the word "Shire" where it now appears on the existing Common Seal and replacing it with the word "City". |

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

LOCAL GOVERNMENT ACT 1960.

SHIRE OF CAPEL (TEMPORARY CLOSURE OF A PUBLIC STREET) ORDER 1985.

MADE by His Excellency the Governor under section 334 of the Local Government Act.

Citation. 1. This Order may be cited as the "Shire of Capel (Temporary Closure of a Public Street) Order 1985.

Temporary Closure of a Public Street. 2. Portion of Cable Mine Road, as designated and described in the Schedule to this Order, is hereby closed for a period of three years.

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

Schedule.

Technical Description.

Proposed Temporary Road Closure.

All that portion of Cable Mine Road (Road Number 819) bounded by lines starting from a point situate 89 degrees 46 minutes, 25 metres from the southwestern corner of Lot 6 of Wellington Location 4130, as shown on Land Titles Office Diagram 33540 and extending easterly and generally northeasterly along sides of Cable Mine Road to the prolongation northerly of the eastern boundary of Lot 7, as shown on Land Titles Office Diagram 45177; thence southerly to the northeastern corner of that lot; thence southwesterly along the northwestern boundary of that lot to the northeastern corner of Location 3345; thence 269 degrees 46 minutes, 210.05 metres along the northern boundary of that location and thence 359 degrees 46 minutes, 20.12 metres to the starting point.

(Lands and Surveys Public Plan Capel Regional 1:10 000 8.3.)

NOISE ABATEMENT ACT 1972.

Section 34(1).

NOISE ABATEMENT
(APPOINTMENT OF INSPECTORS)
REGULATIONS 1976.

Regulation 3.

I PETER M'CALLUM DOWDING, Minister for Industrial Relations, acting pursuant to the provision of section 34 of the Noise Abatement Act 1972 and Regulation 3 of the Noise Abatement (Appointment of Inspectors) Regulations 1976, hereby appoint the following persons as Workplace Inspectors for the purposes of that Act and Regulations made thereunder.

M. J. BROWN.
C. KIRWIN.

P. DOWDING,
Minister for Industrial Relations.

16 August, 1985.

FINANCE BROKERS CONTROL ACT 1985.

(Section 44(1) and (2).)

THE Finance Brokers Supervisory Board has fixed the following schedule to be the maximum amounts of remuneration for services rendered by persons carrying on the business of a Finance Broker. The Schedule shall apply in the case of contracts made on or after 2 September 1985 and replaces the schedule published in the *Government Gazette* on 31 August 1984.

1. Application Fee:

- (i) For loans up to \$100 000.
\$100 non refundable for each loan.
The application Fee is a payment against the eventual Brokerage charge.
- (ii) For loans over \$100 000.
Fee established by prior mutual agreement in writing between the parties.

2. Inspection Fees:

- (i) Initial Inspections:
Up to 30 kilometres radius—\$50.
Over 30 kilometres radius—\$50 plus \$45 per hour spent outside the 30 kilometre radius with a maximum of \$130 per half day or part thereof or \$260 per day.

- (ii) Subsequent Inspections:
- (a) For progress advances for residential properties within 30 kilometres radius \$30 per inspection with a maximum of \$120 per property.
 - (b) For progress advances for residential properties beyond 30 kilometres radius and commercial properties in the course of erection by negotiation with the client.
3. Brokerage Fees:
- (i) Local Money Loans:
 - (a) For loans up to \$100 000—2 per cent.
 - (b) For loans over \$100 000—
Fee established by prior mutual agreement in writing between the parties.
 - (ii) Bridging Loans:
 - On loans of 6 months or less \$100 plus 1 per cent.
 - Over 6 months—normal rates.
 - (iii) Interstate and Overseas Loans:

Rates subject to prior written agreement between broker and client. If interim Bridging Finance also arranged additional brokerage of 1 per cent to be charged. Subject to loans in excess of \$100 000 being by negotiation between parties.
 - (iv) Conditions of Brokerage Charges:
 - (a) Brokerage should not be charged by a selling agent where a Contract of Sale or Mortgage to Vendor is arranged. The Agent Broker may, however, charge on a time basis for consultations and work done (see miscellaneous charges).
 - (b) Where the selling agent is also the broker a separate written Loan Application is also required before brokerage can be charged.
 - (c) No brokerage or other fees shall be charged by a broker in respect of a Building Society loan expressly for the purpose of financing the purchase of the borrower's principal place of residence.
4. Transfer of Mortgage between Investor Clients:
Standard scale of fees plus out of pockets, payable by the Transferor.
5. Extension of Mortgages:
Two-fifths standard brokerage inclusive of any reinspection, but revaluations, solicitors costs, stamp duty, and registration should be in addition.
6. Finalisation Fee (discharges):
Flat fee of \$45 to include all services required of a broker, in addition to legal costs, out of pockets, and settlement fees.
7. Commission on Interest Collections:
- (a) Interest Collections only—6 per cent of interest collections inclusive of postages, cheque duty and bank charges.
 - (b) Total Mortgage Management—including interest collection and supervision of mortgagors' compliance with all mortgage clauses—
8 per cent of interest collections, inclusive of postages, cheque duty and bank charges except where the broker is acting as an agent for an insurance company in which case a fee of 6 per cent applies.
8. Miscellaneous Charges:
- (a) Production of Title—\$30.
 - (b) Titles Office Searches \$6 plus Titles Office fees.
 - (c) Additional Interest Statements as provided in the Finance Brokers Code of Conduct \$10 for each statement issued.
 - (d) Bank Cheques—\$5 including costs.
 - (e) Where no brokerage fees are payable—consultations, advice, investigations and negotiations on finance—standard charge of \$45 per hour based on the actual time spent.
 - (f) Disbursements directly and reasonably incurred by the broker in the negotiations relating to a loan or a proposed loan and without limiting the generality of the foregoing would include—search fees, production fees, telephone trunk calls, telex, telegrams, accommodation expenses, postages and courier service and relevant Government charges.
The broker shall at the request to the client produce to the client such evidence of disbursement that the client should reasonably require.
 - (g) Where a broker is appointed as an Agent for the mortgagee under the terms of mortgage charge to be negotiated with the mortgagee but not to exceed \$45 per hour.
- Dated the 27th day of August, 1985.

JOHN YULL,
Chairman,
Finance Brokers Supervisory Board.

COMMERCIAL TENANCY (RETAIL SHOPS)
AGREEMENTS ACT 1984.

COMMERCIAL TENANCY (RETAIL SHOPS) AGREEMENTS
REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Commercial Tenancy (Retail Shops) Agreements Regulations 1985.

Commence-
ment. 2. These regulations shall come into operation on the day fixed for the coming into operation of the Commercial Tenancy (Retail Shops) Agreements Act 1985.

- Interpretation. 3. (1) In these regulations, unless the contrary intention appears—
“Form” means a form in the schedule.
(2) A form prescribed by these regulations shall be completed in accordance with the direction specified in the form.
- Disclosure statement by landlord. Notice of election under section 7(1) (a). Notice of exercise of option under section 13(1). Reference to Registrar under section 19(1). Reference to Tribunal under section 22. 4. A disclosure statement given for the purposes of section 6(4) of the Act shall be in the form of Form 1.
5. An election under section 7(1) (a) of the Act shall be in the form of Form 2.
6. A notice under section 13(1) of the Act by which the option referred to in that section is exercised shall be in the form of Form 3.
7. A reference to the Registrar under section 19(1) of the Act of a question arising under a retail shop lease shall be in the form of Form 4 and the fee payable on the lodging of the form at the office of the Registrar shall be \$20.20.
8. A notice under section 22 of the Act referring a matter to the Tribunal shall be in the form of Form 5.

Schedule.

Forms.

COMMERCIAL TENANCY (RETAIL SHOPS) AGREEMENTS ACT 1985.

FORM 1

Section 6(4).

Reg. 4.

DISCLOSURE STATEMENT.

“THE TENANT IS ADVISED THAT BEFORE SIGNING ANY OFFER TO LEASE, LEASE OR ASSOCIATED DOCUMENT HE/SHE SHOULD ENSURE THAT HE/SHE FULLY UNDERSTANDS THOSE DOCUMENTS.”

TO THIS END, THE BOOKLET “SHOP LEASES—ADVICE FOR LANDLORDS AND TENANTS” IS AVAILABLE FREE OF CHARGE FROM THE SMALL BUSINESS DEVELOPMENT CORPORATION AND THE DEPARTMENT OF CONSUMER AFFAIRS. IF THERE IS ANY DOUBT, INDEPENDENT LEGAL ADVICE SHOULD BE SOUGHT.

NOTE:

WHERE THERE IS INSUFFICIENT SPACE ON THIS FORM, PLEASE ATTACH ADDITIONAL SHEETS.

CENTRE DETAILS (to be completed where the premises are situated in a retail shopping centre)

NAME OF CENTRE

ADDRESS OF CENTRE	SUBURB/TOWN	POSTCODE
-------------------	-------------	----------

NUMBER OF SHOPS TOTAL NET LEASABLE AREA (m²)

PARKING FACILITIES

CUSTOMERS.....BAYS TENANT.....BAYS

WHAT FACILITIES AND SERVICES ARE PROVIDED BY THE LANDLORD

KNOWN PROJECTED DEVELOPMENTS OR CHANGES TO:

CENTRE.....
SURROUNDING ROADS.....

USE OF COMMON AREAS (hours of trading)

COMMON AREA AND TENANT MIX (attach floor plan with locations)

(Reverse of first page)

TENANCY DETAILS (to be completed for all retail shop leases)

ADDRESS OF PREMISES/SHOP NUMBER NET LEASABLE AREA (M²)

PERMITTED USE OF PREMISES

LEASE PERIOD	OPTIONS	OPTION PERIODS
/ /19 to / /19	YES NO	

FINISHES PROVIDED BY THE LANDLORD

HOURS OF ACCESS TO PREMISES OUTSIDE TRADING HOURS

.....
.....

DATE ON WHICH PREMISES WILL BE AVAILABLE FOR OCCUPATION BY TENANT

LANDLORD'S REQUIREMENTS AS TO QUALITY AND STANDARD OF FITTINGS IN PREMISES

.....
.....
.....
.....
.....
.....
.....
.....
.....

(Second page)

RENT DETAILS

RENT FOR THE TENANCY WILL BE CALCULATED ON THE FOLLOWING BASIS:

- 1. COMMENCEMENT DATE
- 2. FORMULA
- 3. RENT REVIEWS
 - FREQUENCY
 - NATURE OF

NOTE:

IF ANY PORTION OF RENT IS TO BE DETERMINED BY REFERENCE TO THE TURNOVER OF THE BUSINESS THE TENANT MUST ELECT IN WRITING ON THE FORM "TURNOVER BASED RENT" THAT THE RENT SHOULD BE SO DETERMINED.

PLEASE NOTE THAT THE FULL IMPLICATIONS OF THIS METHOD OF RENT DETERMINATION SHOULD BE UNDERSTOOD, OR ELSE PROFESSIONAL ADVICE SOUGHT.

CHARGES TO BE BORNE BY TENANT

DETAILS OF VARIABLE OUTGOINGS	Est \$ pa	Est \$ pa

FORMULA FOR APPORTIONMENT OF VARIABLE OUTGOINGS

.....
.....

ADDITIONAL CHARGES TO BE BORNE BY TENANT (specify)

.....
.....
.....
.....
.....
.....
.....
.....

(Reverse of second page)

GENERAL

NATURE OF ANY CENTRE PROMOTION AND ADVERTISING (to be completed where the premises are situated in a retail shopping centre)

EXISTING
PROPOSED
TENANT CONTRIBUTION

THE LANDLORD'S INTEREST IN THE PREMISES IS AS OWNER* OR LESSEE*

IF AS LESSEE, CLEARLY SPECIFY ANY RIGHTS AND OBLIGATIONS OF THE LANDLORD UNDER THAT LEASE THAT MAY AFFECT THE PROPOSED TENANCY

.....
.....

*Mark as appropriate.

ANY OTHER MATERIAL AGREEMENTS BETWEEN LANDLORD AND TENANT OR MATERIAL REPRESENTATIONS MADE BY THE LANDLORD ON WHICH THE TENANT MAY RELY?

.....
.....
.....

SIGNATURES

SIGNED BY OR ON BEHALF OF THE LANDLORD

NAME OF LANDLORD..... ADDRESS.....

SIGNED BY OR ON BEHALF OF THE TENANT

NAME OF TENANT..... ADDRESS.....

DATED.....

COMMERCIAL TENANCY (RETAIL SHOPS) AGREEMENTS ACT 1985.

Section 7(1)(a).

NOTICE OF ELECTION THAT RENT BE DETERMINED BY REFERENCE TO TURNOVER.

FORM 2

Reg. 5

TO

(Full name and address of the landlord)

1. Where retail shop is in a retail shopping centre—

(Name and address of retail shopping centre)

(Number of the retail shop)

or

2. Where the retail shop is not in a retail shopping centre—

(Address of retail shop)

3. Where the tenant has entered into occupation of the retail shop—

(the business name under which the tenant conducts business)

I.....
(Full name of tenant)

of.....
(residential address of tenant, or address of registered office if tenant is a body corporate)

being the tenant of the abovenamed retail shop, give notice that I elect that the rent is to be determined *in whole/*in part by reference to the turnover of the business.

Dated this.....day of.....19.....

(Signature of tenant or where tenant is a body corporate, the signature of a person duly authorized by the body corporate to give this notice).

* Strike out whichever does not apply.

COMMERCIAL TENANCY (RETAIL SHOPS) AGREEMENTS ACT 1985.

FORM 3

Section 13(1).

Reg. 6

NOTICE OF EXERCISE OF OPTION.

TO
of
(Full name and address of landlord as shown for service of notices in lease)
1. Where a retail shop is in a retail shopping centre—
(Name and address of retail shopping centre)
(Number of retail shop)
or
2. Where retail shop is not in a retail shopping centre—
(Address of retail shop)
3.
(Business name under which tenant conducts business)
I,
(Full name of tenant)
(Residential address of tenant or address of registered office if tenant is a body corporate)
being the tenant of the abovenamed retail shop under—
(a) a lease dated the.....day of.....19.....,
between
(insert the names of each party to the lease and the capacity of each party, e.g. lessor, lessee, guarantor)
and (where applicable)
(b) an assignment of lease dated the day of.....19.....
between
(insert the names of each party to the assignment of lease and the capacity of each party, e.g. lessor, assignor, assignee, guarantor)
The current term of the lease of the abovenamed retail shop expires on the day of 19.....
Under section 13(1) of the Commercial Tenancy (Retail Shops) Agreements Act 1985, I give notice that I exercise my option to renew the lease of the abovementioned retail shop for a term commencing immediately after the expiry of the current term and expiring on the day of 19
Dated the day of 19
(Signature of tenant or if tenant is a body corporate, the signature of a person duly authorized by the body corporate to give this notice).

COMMERCIAL TENANCY (RETAIL SHOPS) AGREEMENTS ACT 1985 Section 19(1)

FORM 4

Reg. 7

REFERENCE OF A QUESTION ARISING UNDER A RETAIL SHOP LEASE TO THE COMMERCIAL REGISTRAR OF THE COMMERCIAL TRIBUNAL OF WESTERN AUSTRALIA

The question/s set out below is/are referred to the Commercial Registrar with a view to his attaining a solution to that question/those questions acceptable to those concerned.
1. State the full name/s, residential address/es and occupation/s of Applicant/s (if a natural person) /full name/s and address/es of Registered Office/s in Western Australia of Applicant/s (if a body corporate):
*
2. State the full name/s, residential address/es and occupation/s of Landlord of Lessor (if a natural person)/ full name and address of Registered Office/s in Western Australia of Landlord or Lessor (if a body corporate):*

- 3. State the full name/s, residential address/es and occupation/s of Tenant or Lessee (if a natural person)/full name and address of Registered Office/s in Western Australia of Tenant or Lessee (if a body corporate):
*
- 4. State the name and address of the retail shopping centre. (Answer this item only if the question/s relate to a retail shopping centre, otherwise state "Not applicable").
*
- 5. If the question/s relate to a retail shopping centre or a retail shop in a retail shopping centre, state the shop number and name under which the retail shop business is conducted and, if appropriate in respect of the question/s posed, the lettable floor area of the retail shop in square metres and the lettable floor area of the retail shopping centre in square metres.
*
- 6. If the retail shop is not in a retail shopping centre, state the address of the retail shop and the name under which the retail shop business is conducted.
*
- 7. If the name under which the retail shop business is conducted is not the name of the tenant or lessee, provide a copy of a recent search at the Corporate Affairs Office of that name under the Business Names Act 1962.
- 8. State in full the question/s to be referred to the Commercial Registrar, together with all relevant facts and circumstances and forward all relevant documents, including the lease, any agreement for lease, letters, consents and brochures, any relevant statement/s by any third party who has knowledge of any matter material to solving the question/s and where relevant a search of the relevant Certificate of Title and/or a plan of the retail shopping centre, with the area and location of the retail shop marked in yellow.
*

9. I forward with this reference the fee prescribed by regulation 7.
Dated this.....day of.....19.....

(Signature of applicant (or if applicant is a body corporate, the signature of a person duly authorized by the body corporate to sign this application).)

* Note: If there is insufficient space continue on A4 size paper and cross reference to the relevant item number/s stated in this form.

FORM 5

COMMERCIAL TENANCY (RETAIL SHOPS) AGREEMENTS ACT 1985.

Section 22.

TO THE COMMERCIAL TRIBUNAL OF WESTERN AUSTRALIA
Pursuant to section 19(1) of the Commercial Tenancy (Retail Shops) Agreements Act 1985, ("the Act"),.....
of
referred to me on the..... day of..... 19..... a matter relating to a question arising under a retail shop lease.

Annexed hereto and marked with the letter "A" is a copy of the prescribed form referred to in section 19(1) of the Act, containing the subject matter of the referral, a copy of all notices given under section 20 of the Act and a copy of all other documents and papers relating to the referral.

- * I am of the opinion that the reference was made frivolously, vexatiously or for an improper purpose.
- * I am of the opinion that a solution acceptable to all of the parties to the reference cannot be attained by means of * a hearing/* any further hearing, under section 17 of the Act.
- * A party to the reference, having been duly notified of the hearing of the reference, failed to attend the hearing.

* A party to the reference and who entered into an agreement, a copy of the particulars of which has been filed under section 21(1) of the Act, has breached the terms of the agreement.

* The question referred was not resolved within 90 days after it was referred to me.

Pursuant to section 22 of the Act I HEREBY refer the question referred to me to the Commercial Tribunal for its determination.

Dated this.....day of.....19.....

COMMERCIAL REGISTRAR

* Delete those that are not applicable.

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

AGRICULTURE AND RELATED RESOURCES
PROTECTION ACT 1976-1983.

Agriculture Protection Board,
South Perth, 27 August 1985.

THE Agriculture Protection Board, acting pursuant to sections 15 and 16 of the Agriculture and Related Resources Protection Act 1976-1983 hereby cancels the appointment of John Stickney as a member of the Zone 2 Control Authority and appoints the persons whose names are listed below to be members of the authorities for the zones designated to hold office until the first day of August in the years specified.

Name; Zone; year.

Peter George Hardie; 2; 1988.

Peter Kopke; 3; 1988.

Noel Fallon; 7; 1988.

Richard Crombie; 7; 1988.

Mark Godlonton; 2; 1986.

Stephen Peter Vermeer; 2; 1986.

Martin Muntz; 4; 1987.

Further, acting pursuant to section 15 (12) of the said Act, the Agriculture Protection Board hereby appoints the persons whose names are listed below to be deputies of the members of the Zone 2 Control Authority whose names are shown:

Member; Deputy.

P. G. Hardie; W. B. Laurisson.

S. P. Vermeer; R. Peake.

N. J. HALSE,
Chairman, Agriculture Protection Board.

AGRICULTURE AND RELATED RESOURCES
PROTECTION ACT 1976-1983.

Agriculture Protection Board,
South Perth, 27 August 1985.

ACTING pursuant to the powers granted by sections 35 and 36 of the Agriculture and Related Resources Protection Act 1976-1983, the Agriculture Protection Board hereby:—

- (i) Declares Doublegee (*Emex australis*) as a declared plant in the Lakes and Esperance regions as defined pursuant to section 13 of that Act, and as-

signs it to Category P5 in those regions for saleyards, railway yards and recreational areas.

- (ii) Cancels its previous declaration on white breasted ground dove (*Gallicolumba jobiensis*) and declares it to be assigned to categories A2, A4, A6.

N. J. HALSE,
Chairman, Agriculture Protection Board.

POTATO GROWING INDUSTRY TRUST FUND
ACT 1947 (AS AMENDED).

Regulation 7 (7).

Certificate of Election of Candidate where number of Candidates nominated does not exceed the number to be elected
To the Potato Industry Trust Fund Advisory Committee,
Perth.

I KERRY ROYE MONAGHAN being the Returning Officer duly appointed under and for the purposes of the regulations made under the Potato Growing Industry Trust Fund Act 1947 (as amended) do hereby certify:—

- (1) That in connection with the nomination of candidates for election as Members of the Potato Growing Industry Trust Fund Advisory Committee received up to 12 Noon on Wednesday, 14 August 1985 being the last day for the nomination of candidates for such election to be held on 18 September 1985 under section 7 (1) of the said Act, the following candidate was nominated, namely:—
Dominic Della-Vedova,
Diamond Trees,
Via Pemberton 6280.
Potato Grower.
- (2) That the nomination form of the said candidate was in order as required by the Regulations; that the candidate was eligible for nomination and election, and that the persons who signed the nomination form as proposer and seconder were competent so to sign the same;
- (3) That the number of candidates so nominated did not exceed the number of candidates to be elected as Members of the said Potato Growing Industry Trust Fund Advisory Committee; and
- (4) That the said Dominic Della-Vedova is the person now elected as such elective member as required by the said Act for appointment by the Governor as a member of the said Committee.

Dated the 16th day of August, 1985.

K. R. MONAGHAN,
Returning Officer.

AGRICULTURAL PRODUCE (CHEMICAL RESIDUES) ACT 1983.

AGRICULTURAL PRODUCE (CHEMICAL RESIDUES) REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- | | |
|-------------------------|--|
| Citation. | 1. These regulations may be cited as the Agricultural Produce (Chemical Residues) Regulations 1985. |
| Commencement. | 2. These regulations shall come into operation on 1 September 1985. |
| Maximum Residue Limits. | 3. (1) Subject to subregulations (2) and (3) the maximum residue limits specified in Column 2 of Schedule 1 are prescribed in respect of the agricultural chemicals set forth in Column 1 of that Schedule in relation to the agricultural produce referred to in Column 3 of that Schedule. |

(2) Where any agricultural produce consists of or contains one or more of the kinds of agricultural produce referred to in Column 3 of Schedule 1 the maximum residue limit is the proportionate quantities of the respective maximum residue limits of the constituents.

(3) Where residues of 2 or more of the agricultural chemicals listed in any one group of those specified in Schedule 2 are present in any agricultural produce, the maximum residue limit is unity when determined by calculating the sum of the fractions obtained by dividing the proportion of each agricultural chemical present by the maximum residue limit of that agricultural chemical in that agricultural produce if it alone were present.

Method of de-termination.

4. For the purpose of determining the agricultural chemicals present in agricultural produce, the agricultural produce examined shall consist of the whole agricultural produce and the results of the analysis shall be expressed in milligrams of the residue per kilogram (mg/kg) of the whole agricultural produce except in the case of the following agricultural produce, which shall be examined subject to the modifications specified below—

- (a) bananas—crown tissue and stalk shall be removed and discarded;
- (b) nuts—shells shall be removed and discarded;
- (c) strawberries—caps (nulls) shall be removed and discarded;
- (d) melons—stems shall be removed and discarded;
- (e) corn (*Zea mays*)—stems and outer sheaths (husks) shall be removed from the ears and discarded (only the corn kernels shall be examined);
- (f) pineapples—the crowns (leaves at the top of the fruit) shall be removed and discarded;
- (g) passionfruit—skin shall be removed and discarded;
- (h) eggs—shells shall be removed and discarded;
- (i) stone fruits—stones shall be removed and discarded;
- (j) root vegetables—where a maximum residue limit is specified in relation to a root vegetable including tops or with tops and the tops and the roots are marketed together, they shall be analysed separately and neither the residue on the roots nor the residue on the tops shall exceed the maximum residue limit.

Time for appeal.

5. An appeal under section 20 of the Act shall be made within 30 days of the direction, refusal or seizure appealed against.

Schedule 1.

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Acephate	10	lettuce
	5	cole crops, tomatoes
	2.5	cottonseed
	1	soya beans
	0.5	potatoes
	0.2	eggs, edible offal, fat of meat, meat
	0.1	milk, macadamia nuts
Acifluorfen	0.06	water
	0.1	edible offal seed and pod vegetables
	0.05	peanuts
Acinitrazole	0.01	milk, meat, eggs
	0.1	meat of poultry and pigs
Aklomide	0.1	meat of poultry
Alachlor	0.1	wheat, barley, maize, seed and pod vegetables, cabbages, cauliflowers, peanuts
	0.01	water
Albendazole	0.1	meat of sheep, goats and cattle
	0.005	milk
Aldicarb	0.2	potatoes, strawberries
	0.02	sugar-cane, cereal grain
	0.01	citrus fruits
Aldrin	0.2	fat of meat
	0.15	milk and milk products (fat basis), goat milk (fat basis)
	0.1	asparagus, cole crops, carrots, cucumber, eggs (shell free), eggplant, horse radish, lettuce, onions, parsnips, peppers, pimentos, potatoes, radishes, radish tops.
	0.05	citrus fruits
	0.02	raw cereals
	0.001	water
	1	milk
Aliphatic alcohol ethoxylates (based on 1 mole lauryl alcohol and 23 moles ethylene oxide)	0.1	meat of cattle
Allidochlor	0.1	vegetables, raw cereals
Alloxydim (sodium salt)	0.3	poppy seeds
	0.2	carrots, tomatoes
	0.1	beet, potatoes, strawberries, alliums, seed and pod vegetables, leafy vegetables, meat, milk, eggs, cucurbits

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Aluminium phosphide	0.1 (as PH ₃) 0.01 (as PH ₃)	cereal grain flour and other milled cereal products, breakfast cereals, dried fruit, dried veg- etables, all other dried foods, spices, nuts, peanuts, cocoa beans
Ametryn	0.1 0.05 0.05	pome fruits sugar-cane, pineapples cottonseed
Aminocarb	4 1	apples, pears cottonseed, fruits (except apples and pears), vegetables
Amiton	0.002	all foods
Amitraz	0.1 0.05	meat, milk and milk products pome and stone fruits
Amitrole	0.05 0.02 0.01	potatoes stone fruits citrus fruits, grapes, pome fruits, sugar-cane, bananas, pawpaws, pineapples, raw cereals, avocados, passionfruit, pecans water
Amprolium	0.001 8 4 1 0.5	egg yolk whole eggs liver and kidney of poultry meat of poultry
Arsenic containing com- pounds	1.0 (as As) 0.5 (as As)	fruits, raw cereals, vegetables, vegetable oils, meat of cattle, sheep, pigs, goats and poultry eggs
Asulam	0.3 0.1	water sugar-cane, hops, meat, milk, poppy seed
Atrazine	0.1 0.01	citrus fruits, grapes, maize, pineapples, sor- ghum, sugar-cane, sweet corn potatoes
Avoparcin	0.2	meat and offal of pigs and poultry
Azamethiphos	0.5 0.2 0.1 0.05	wheat bran wheat pollard raw cereals flour, bread and other cooked cereal products, meat of poultry, eggs
Azaperone	0.2	meat of pigs
Azinphos-ethyl	2 1 0.2 0.05	pome and citrus fruits vegetables raw cereals oil seeds
Azinphos-methyl	2 0.05 0.01	pome, stone and citrus fruits, grapes, kiwi fruit (whole fruit) kiwi fruit (edible portion), oil seeds, meat, milk water
Aziprotryn	0.5	vegetables
Azocyclotin	1	peaches, pome fruits, strawberries, cucur- bits beans, berry vegetables
Bacitracin	0.5	meat, fat, skin and offal of chicken, eggs, milk
Barban	0.3 0.02	water raw cereals
Bendiocarb	0.1	milk and milk products, meat, edible offal meat of poultry, eggs
Benfluralin	0.05 0.01	lettuce meat, milk
Benomyl	10 5 3 2 1 0.2 0.1 0.05 0.01	ginger, mushrooms, citrus fruits, litchis berry fruit, pome and stone fruits, mangoes avocados, vegetables grapes, mangoes (pulp), rockmelons bananas peanuts, water sugar-cane cereal grains, meat, edible offal milk and milk products
Bensulide	0.1	cucurbits
Bentazone	0.4 0.1	water soya beans, beans, peanuts, sweet corn
6-Benzyladenine	0.2	apples
Benzyl G penicillin	0.06 0.018 0.0015	meat, offal eggs milk

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
BHC (other than the gamma isomer)	0.3	fat of meat
	0.1	raw cereals, eggs, milk and milk products (fat basis)
Binapacryl	1	peaches
	0.5	apples, cherries, grapes, pears
	0.3	nectarines, plums
Bioresmethrin	5	raw cereals and milled products from grain
	0.06	water
	0.05	cooked cereal products including bread
1,2-Bis(dimethyl-dithiocarbamoyl-dithio (thiocarbonyl) amino)ethylene	7	fruits, raw cereals, vegetables
Bitertanol	1	apples
	0.2	peanuts
Bromacil	0.6	water
	0.04	citrus fruits, asparagus, pineapples
Bromophos-ethyl	3	fat of meat of cattle, goats and sheep
	1	milk and milk products (fat basis)
	0.02	water
Bromopropylate	5	pome and stone fruits
Bromoxynil (octanoate salt)	0.2	raw cereals
	0.02	meat, milk, eggs
	0.03	water
Bromsalans	0.2	liver and kidney of cattle and sheep
	0.1	meat of cattle and sheep
	0.05	milk
Brotianide	1	liver and kidney of sheep and goats
	0.1	meat of sheep and goats
Bupirimate	1	apples
Buquinolate	0.4	liver, kidney and skin with fat of poultry
	0.1	meat of poultry, eggs
Butacarb	1	meat of sheep and goats
Butachlor	0.05	rice
	0.03	water
Cambendazole	2	liver of cattle and sheep
	0.1	meat of cattle and sheep
Camphechlor	3	carrots, maize, cottonseed, tomatoes
Captafol	15	apricots, nectarines, peaches
	10	cherries (sour)
	5	fruits (except apricots, cherries, melons, nectarines and peaches), vegetables (except cucumbers)
	2	cherries (sweet), melons, cucumbers
	0.1	meat of cattle, goats and sheep, milk, peanuts
Captan	50	celery
	20	berry fruits (except raspberries and cranberries), cottonseed, cucurbits (except cucumbers), pome and stone fruits (except plums), potatoes, soya beans
	15	bananas, citrus fruits, plums, rhubarb, tomatoes, table grapes
	10	cranberries, cucumbers, lettuce, green beans, peppers, raspberries
	5	dried vine fruit
Carbadox	0.1	meat of pigs
Carbaryl	20	wheat bran
	10	apricots, asparagus, avocados, leafy vegetables, blackberries, boysenberries, nectarines, okra, raw olives, peaches, raspberries, nuts (whole in shell), kiwi fruit (whole fruit)
	7	blueberries, citrus fruits, strawberries
	5	grapes, pome fruits, vegetables (except leafy vegetables and cucurbits), bananas (pulp), poultry skin, plums, cherries, mangoes, raw cereals, brazilian cherry, carambola, custard apples, elephant apple, feijoa, guava, granadilla, jackfruit, jaboticaba, jambu, litchi, longan, mammy sapote, passionfruit, pawpaw, rambutan, sapodilla, sapote
	3	cucurbits
	1	wholemeal cottonseed, sweet corn, nuts, olives (processed), sunflowers, kiwi fruit (edible portion)

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Products
	0.5	poultry (total edible portion)
	0.2	eggs, potatoes, meat of cattle, goats, sheep and pigs, flour
	0.06	water
Carbendazim	10	citrus fruits
	5	stone fruits, strawberries
	3	grapes
	2	apples, pears
	1	bananas
	0.5	cucurbits
	0.2	water
	0.1	peanuts kernels
Carbetamide	0.1	meat, milk
Carbofuran and 3-hydroxy carbofuran expressed as carbofuran	0.1	sugar cane, bananas
	0.2	rice, wheat
	0.05	meat, meat of poultry, edible offal, eggs, milk
Carbon disulphide	10	raw cereals
	2	milled cereal products that will be subject to baking or cooking
	0.5	bread and other cooked cereal products
Carbophenothion	1	citrus fruits, bananas, grapes, pome and stone fruits, vegetables, fat of meat of sheep, goats and cattle
	0.1	milk and milk products (fat basis)
	0.001	water
Carboxin	0.1	raw cereals
Chlorbenside	3	pome fruits
Chlordane	0.5	crude linseed oil, crude soya bean oil
	0.3	sugar beet
	0.1	pineapples, cucurbits, crude cottonseed oil
	0.05	raw cereals, milk and milk products (fat basis), meat
	0.02	vegetables, (except cucurbits), eggs, citrus, pome and stone fruits, edible cottonseed oil, edible soya bean oil
	0.006	water
Chlordecone	0.01	bananas
Chlordimeform and its metabolites determined as 4-chloro-o-toluidine and expressed as chlordimeform	2	cottonseed
	0.05	edible cottonseed oil, fat of meat, edible offal of cattle, milk and milk products (fat basis)
	0.02	water
Chlorfenson	3	pome fruits
Chlorfenvinphos	0.4	carrots, celery
	0.2	fat of meat of cattle, goats and sheep, milk and milk products (fat basis)
	0.1	cauliflower, radish, horseradish, tomatoes
	0.05	brussel sprouts, cabbage, broccoli, swede turnips, turnips, sweet potatoes, onions, leeks, eggplant, mushrooms, peanuts, maize, wheat, cottonseed, rice, potatoes
	0.03	water
Chlorhexidine	0.05	milk
Chlorinated terpene isomers	3	fruit, raw cereals, vegetables
Chlornequat	5	wheat
	0.75	dried vine fruit, grapes
	0.1	milk and milk products
Chlornidine	0.05	cottonseed, french beans, soya beans, pea- nuts
Chlorobenzilate	2	pears
	1	citrus fruits, melons
	0.2	almonds, walnuts
Chloromethiuron	1	milk and milk products (fat basis), edible offal and fat of meat of cattle
	0.2	meat of cattle
Chloropicrin	0.1	raw cereals
Chloropropylate	5	pome and stone fruits

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Products
Chlorothalonil	30	peaches
	10	celery, grapes, cherries
	7	vegetables (except celery and potatoes), apricots, plums
	3	bananas
	0.2	peanuts
Chloroxuron	0.1	potatoes, almonds
	0.5	strawberries, vegetables
Chlorpropham	0.03	water
	50	potatoes
Chlorpyrifos	0.05	berry fruits, vegetables (other than po- tatoes)
	5	kiwi fruit
Chlorpyrifos-methyl	3	grain sorghum
	2	fat of meat of cattle, dried fruit
	1	stone fruit
	0.5	asparagus, tomatoes, cole crops, citrus fruits, pineapples
	0.2	pome fruits, milk and milk products (fat basis)
	0.1	fat of meat of pigs, sheep and poultry; raw cereals (other than grain sorghum), sugar-cane, bananas
	0.05	oil seeds and cottonseed oil
	0.01	eggs, vegetables (except cole crops, tom- atoes and asparagus), grapes, ginger
	0.002	water
	20	bran
	10	raw cereals (except rice), lupins
2	flour, bread (wholemeal)	
0.05	fat of meat and poultry, edible offal, eggs, milk (fat basis)	
Chlorsulphuron	0.05	meat, milk, cereal grain
Chlortetracycline	0.05	meat, offal, eggs
	0.02	milk
Chlorthalidimethyl	5	vegetables
	0.05	milk, eggs, meat, meat of poultry
Clorathiophos	0.7	pome fruits
Clenpyrin	2	fat of meat of cattle
Closantel	5	offal
	2	meat of sheep
Copper containing com- pounds	30(as Cu)	fruit, vegetables
Coumaphos	1	fat of cattle and poultry
	0.5	fat of sheep, pigs and goats
	0.1	milk and milk products (fat basis)
	0.05	eggs
4-CPA	0.02	stone fruits
Crotoxyphos	0.05	meat
	0.01	milk
Crufomate	1	meat
	0.05	milk
Cyanazine	0.02	peas, potatoes, alliums
2-Cyclopropylamino-4, 6-diamino-1, 3, 5-triazine	0.2	meat of sheep and goats
Cyfluthrin	5	bran
	2	cereal grain, wholemeal
	0.5	white flour
Cyhalothrin	0.5	fat of meat of cattle, milk (fat basis)
	0.1	fat of meat of sheep and goats
	0.02	meat of poultry, cattle, sheep, goats and pigs; eggs
Cyhexatin	5	kiwi fruit
	3	stone fruits, strawberries, blackcurrants, hops
	2	apples, pears, citrus fruits, bananas, tom- atoes
	0.5	beans, cucurbits, cottonseed, cottonseed oil, capsicums
	0.2	water
Cymiazole	0.5	fat of meat of cattle, milk and milk products (fat basis)
	0.1	meat of cattle
Cyometrinil	0.05	sorghum

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Cypermethrin	5	sorghum, cereal grain
	2	lettuce
	1	pome and stone fruits (except cherries), brassicac
	0.5	fat of meat of sheep, cattle and goats, lin- seed, tomatoes
	0.2	cottonseed
	0.1	milk and milk products (fat basis), soya bean oil, sunflower seeds and oil
	0.05	soya beans, mung beans, navy beans, sweetcorn, maize
	0.02	cottonseed oil
	0.01	potatoes, lupins
	Cyromazine (2,4-D)	5
2		edible offal of cattle, pigs, sheep and goats
0.2		cereal grains, meat
0.1		water, potatoes
0.05		milk and milk products, poultry, eggs
Daminozide	30	pome fruits, peaches
	20	peanuts
	0.2	meat, eggs
	0.05	milk
2, 4-DB	0.02	raw cereals
DDT (including DDD and DDE)	7	fat of meat of cattle, sheep, pigs, goats and poultry, leafy vegetables
	3	fruits (other than citrus)
	1.25	milk and milk products (fat basis), goat milk (fat basis)
	1	edible oils, fish, seed and pod vegetables, margarine, root vegetables, tomatoes
	0.5	all other vegetables, eggs
	0.2	citrus fruits
	0.1	cereal grains
	0.003	water
Decoquinat	6	meat of poultry
Deltamethrin	15	wheat bran
	10	Wheat pollard (shorts)
	5	raw cereals (whole grain), wholemeal, wholemeal bread
	0.5	flour, bread
	0.2	milk (fat basis)
	0.1	oil seeds, fat of meat of sheep, goats and cattle, seed and pod vegetables, sweet corn, berry vegetables
	0.05	cole crops
	0.5	hops, oil seeds, pome fruits, raw cereals, stone fruits, vegetables, strawberries, herbs
Demeton (including demeton-O, demeton-S, demeton-O-methyl, demeton-S-methyl and oxydemeton-S-methyl)	0.05	macadamia nuts
	0.03	water
	0.05	cole crops
Desmetryn	0.05	cole crops
Diazinon	2	olives (unprocessed), olive oil
	0.7	peaches, citrus fruits, vegetables, fat of meat of cattle, sheep, goats and pigs, sweet corn
	0.5	all other fruits, milk and milk products (fat basis), sugar-cane
	0.3	kiwi fruit (whole fruit)
	0.1	raw cereals, vegetable oil (except olive oil), nuts
	0.03	kiwi fruit (edible portion)
	0.01	water
	0.3	water
Dicamba	0.1	milk and milk products
	0.05	raw cereals, meat
	0.1	vine, pome, stone and citrus fruits, tom- atoes
Dichlobenil	0.02	water
	15	strawberries
Dichlone	3	fruits (other than strawberries), vegetables
1,1-Dichloro-2,2-bis-(4- ethylphenyl)ethane	5	fruits, raw cereals, vegetables
	5	kidney
3,6-Dichloropicolinic acid	2	cereal grains
	1	water
	0.5	edible offal (except kidney)
	0.1	meat
	0.05	milk

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural produce
Dichlorvos	5	cocoa beans
	2	raw cereals, coffee beans (green), soya beans, peanuts, lentils, nuts
	1	lettuce
	0.5	milled cereal products, mushrooms, tomatoes, vegetables (except lettuce)
	0.1	fruit and miscellaneous food items not otherwise specified (e.g. bread, cakes, cooked meats etc.)
	0.05	eggs, meat, poultry
Diclofop-methyl	0.02	milk, water
	0.1	linseed, lupins, peas, raw cereals, oil seeds, poppyseed
Dicloran	0.003	water
	20	beans, onions, lettuce, tomatoes, sweet potatoes, berry fruits
Dicloran	15	stone fruits, carrots
	10	grapes
	5	almonds, fruit, vegetables
Dicofol	0.1	cottonseed, water
	0.2	fat of meat
Dieldrin	0.15	milk and milk products (fat basis), goat milk (fat basis)
	0.1	eggs (shell free), asparagus, carrots, cole crops, cucumber, eggplant, horseradish, lettuce, onions, parsnips, peppers, pimentos, potatoes, radishes and radish tops
	0.05	citrus fruits, bananas
	0.02	raw cereals
	0.001	water
Difenzoquat	0.2	water
	0.1	wheat
	0.05	barley
2,3-Dihydro-5,6-dimethyl-1,4-dithiin-1,1,4,4-tetraoxide	0.5	cottonseed
Dimethirimol	1	cucurbits
Dimethoate (including its oxygen analogue)	2	vegetables (except tomatoes and peppers), fruit
	1	tomatoes, peppers
	0.1	oil seeds, water
	0.05	peanuts, eggs, meat, raw cereals
Dimetridazole	0.1	meat of pigs
	0.05	meat of poultry
Dinitramine	0.6	water
	0.05	oil seeds, peanuts, soya beans, meat, milk
3,5-Dinitro-o-toluamide	6	liver and kidney of poultry
	3	meat of poultry
	2	fat of poultry
Dinocap	7	cucurbits, grapes, pome and stone fruits, strawberries
	0.06	peanuts, peas, pome and stone fruits
Dinoseb	5	pome fruits
Dioxathion	3	citrus fruits
	2	grapes
	1	fat of meat
	0.3	milk and milk products (fat basis)
	0.1	tomatoes
Diphenamid	110	citrus fruits
Diphenyl	10	apples
Diphenylamine	7	pears
	5	barley, poppyseed, rice (in husk), oats
Diquat	2	rapeseed, grain sorghum, wheat, rye, triticale
	1	cottonseed, beans, sunflower seed, rice (polished), soya beans
	0.5	lupin seed
	0.2	potatoes, flour
	0.1	onions, maize, sugarbeet, peas, cottonseed oil, rapeseed oil, sesameseed oil, sunflowerseed oil
	0.05	other vegetables, meat and meat products, water, sugar-cane, meat of poultry
	0.01	milk, eggs
	0.5	cottonseed, vegetables, potatoes, hops
Disulfoton (as demeton)	0.02	meat
	0.01	milk
	0.006	water
	2	fruit
Dithianon	2	fruit

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Dithiocarbamates (as CS ₂)	5	grapes, celery
	3	pome fruits, stone fruit, figs, tomatoes, lettuce, swiss chard
	2	brassicas, beans
	1	bananas, carrots, cucurbits
	0.5	cereal grain
	0.2	peanuts, onions
Diuron	0.01	potatoes
	2	asparagus
	0.5	cottonseed oil, fruit, oil seeds
	0.2	sugar-cane
	0.1	raw cereals
	0.04	water
DNOC	0.02	onions, pome and stone fruits
Dodine	5	pome and stone fruits
2,2-DPA	15	red and black currants
	3	grapes
	1	stone fruits
	0.5	water
	0.2	meat
	0.1	citrus fruits, raw cereals, pome fruits, sugar-cane, bananas, vegetables, pawpaw, pineapples, cottonseed, sunflower seed, milk and milk products, avocados, pecans
	0.1	fruit, vegetables
EDB (ethylene dibromide)	0.1	fruit, vegetables
Endosulfan (including endosulfan sulphate)	30	tea (dry manufactured)
	2	vegetables, (except carrots, potatoes, sweet potatoes, onions), fruit
	1	oil seeds, peanuts, soya beans, mung beans, navy beans, lupins
	0.5	milk and milk products (fat basis), goat milk (fat basis), cottonseed oil (crude)
	0.2	fat of meat of cattle, goats and sheep, grain sorghum, sweet corn, nuts, carrots, potatoes, sweet potatoes, onions, cereal grain
	0.1	rice (in husk)
	0.04	water
Endothal	0.6	water
	0.1	cottonseed, potatoes
Endrin	0.1	vegetables, cottonseed, cottonseed oil (crude)
	0.02	fruit, cottonseed oil (edible), raw grain, milk and milk products (fat basis), sweet corn
	0.001	water
EPTC	0.1	oil seeds
	0.06	water
	0.04	raw cereals, vegetables
Erythromycin	0.3	meat, offal, eggs
	0.04	milk
Etaconazole	1	pome fruits
Ethephon	15	cherries
	10	grapes
	2	pineapples, mandarins, oranges, tomatoes
	1	blackcurrants, apples, cottonseed
	0.5	peaches
	0.1	macadamia nuts, cottonseed oil
Ethion	5	tea (dry manufactured)
	2.5	fat of meat of cattle
	2	grapes
	1	citrus, pome and stone fruits
	0.5	milk and milk products (fat basis)
	0.006	water
Ethofumesate	1	beet (tops)
	0.5	fat of meat, edible offal
	0.2	milk
	0.1	beet (roots)
Ethopabate	15	liver and kidney of poultry
	5	meat of poultry
Ethoprophos	0.1	sugar-cane
	0.05	bananas
	0.01	tomatoes
	0.001	water
Ethoxyquin	3	apples, pears
Ethyl formate	1	dried fruit

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Ethylene dichloride	50	raw cereals
	10	milled cereal products that will be subject to baking or cooking
Etridiazole	0.1	bread and other cooked cereal products
	0.2	vegetables (except beetroot)
Etrimfos	0.02	beetroot, cottonseed, peanuts
	20	wheat bran
Famphur	10	wholemeal
	2	flour
Febantel	0.1	meat, milk
	0.05	meat of cattle
Fenaminosulf	4	milk and milk products (fat basis)
	0.5	edible offal of sheep, goats and cattle, milk
Fenamiphos	0.1	meat of sheep, goats and cattle
	0.05	citrus, pome and stone fruits
Fenarimol	0.2	carrots, beetroots, strawberries, lettuce
	0.1	sweet potatoes, potatoes, mushrooms
Fenazoflor	0.05	sugar-cane, peanuts, meat, tomatoes, leafy vegetables (except lettuce), cucurbits, pine-apples, grapes, bananas, ginger, celery, onions, citrus fruits
	0.005	milk
Fenbendazole	0.2	cucurbits, pome fruits
	0.1	grapes
Fenbutatin-oxide	2	apples, pears
	0.5	meat of sheep and goats
Fenchlorphos	0.1	meat of cattle, milk, milk of goats
	5	citrus fruits
Fenfuram	3	pome fruits, peaches, strawberries
	1	capsicums, tomatoes, cucurbits, beans
Fenitrothion	7	fat of meat of cattle, goats, sheep, pigs and poultry
	0.06	water
Fenoprop	0.05	eggs
	0.05	raw cereals
Fensulphothion	20	wheat bran
	10	raw cereals
Fenthion	5	wholemeal
	3	flour
Fenvalerate	0.5	apples, cherries, grapes, lettuce, cabbage, tomatoes, dried green tea
	0.3	soya beans
Fenvalerate	0.1	cocoa beans, rice (polished), nuts, other fruits and vegetables
	0.06	water
Fenvalerate	0.05	milk and milk products (fat basis), meat, fat of meat
	0.02	sugar-cane
Fenvalerate	0.02	sugar-cane, water, apples
	3	fruit, raw cereals, vegetables
Fenvalerate	0.6	water
	0.02	bananas, water
Fenvalerate	0.01	sugar-cane
	2	citrus fruits, berry vegetables, pome and stone fruits, figs, grapes, persimmons, passionfruit, guavas
Fenvalerate	1	meat of cattle
	0.5	meat of pigs
Fenvalerate	0.2	milk and milk products (fat basis), meat of sheep
	1	celery
Fenvalerate	0.5	beetroot
	0.2	sugar beet, carrots
Fenvalerate	0.1	potatoes, celeriac
	0.05	peanuts
Fenvalerate	10	wheat bran
	5	raw cereal (whole grain), wheat pollard
Fenvalerate	2	wholemeal, wholemeal bread, celery
	1	cole crops, pome and stone fruits, strawberries
Fenvalerate	0.5	oil seeds, seed and pod vegetables, fat of meat of sheep and goats
	0.2	milk and milk products (fat basis), fat of meat of cattle, flour, bread, tomatoes, wheat
Fenvalerate	0.05	cottonseed, maize, sweet corn
	0.04	water

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Ferbam	7 (as zineb)	fruit, raw vegetables, vegetables
Flamprop-methyl	0.05 0.01 0.006	wheat, safflower seed, triticale, lupins meat, milk and milk products water
Flavophospholipol	0.02	eggs
Fluazifop-butyl	1 0.5 0.2 0.1 0.05 0.01	cole crops soya beans blackcurrants carrots, strawberries, tomatoes, lupins, milk cucurbits, eggs, grapes, meat, onions, peas, potatoes, stonefruit, lettuce, hops, oil seeds apples, pears, watermelon
Fluchloralin	0.1	cottonseed
Flucythrinate	0.1 0.05	cottonseed, cottonseed oil meat, meat of poultry, milk, eggs
Fluometuron	0.5 0.1	citrus fruits cottonseed, raw cereals, pineapples, water
Fluorine (inorganic salts of)	7 (as F)	fruit, raw cereals, vegetables
Formetanate	1	apples, pears, peaches, plums (for prune manufacture only), strawberries
Formothion (as dimethoate)	2 1 0.1 0.05	vegetables (except tomatoes, peppers), fruit tomatoes, peppers oil seeds, water eggs, meat, cereal grain, peanuts
Fosamine (ammonium salt)	3	water
Fosetyl aluminium	5	avocados, pineapples
Furazoladone	0.1	meat, offal
Gentamicin	0.05 0.01	meat and offal of cattle, pigs and poultry milk
Gentian violet	0.2	meat of poultry, eggs
Gibberellic acid	2 0.2	grapes apples
Glyphosate	0.5 0.2 0.1 0.05	edible offal, citrus fruits bananas, stone fruits, nuts, litchi, water meat, poultry, milk, raw cereals, oil seeds, vegetables, peanuts, olives, eggs grapes, sugar-cane, pome fruits, avocados, pawpaw, guava, mango, kiwi fruit, berry vegetables, custard apples, figs, monstera, persimmons
Griseofulvin	0.1	meat, milk
Guazatine	5	citrus fruits, rockmelons
Halofuginone	1 0.05	offal of poultry meat of poultry
Halquinol	0.1	meat of poultry and pigs, eggs
HCB	1 0.5 0.05 0.01	fat of meat and poultry, eggs milk and milk products (fat basis) raw cereals flour and similar milled cereal products
Heptachlor (including its epoxide)	0.5 0.2 0.15 0.05 0.02 0.01 0.003	crude soya bean oil fat of meat, carrots milk and milk products (fat basis) vegetables (except carrots, tomatoes), eggs raw cereals, tomatoes, cottonseed, soya beans, edible soya bean oil pineapples, citrus fruits water
Hexaflurate	1 0.2 0.06	meat milk water
Hexazinone	1 0.6 0.1 0.05	pineapples water sugar-cane, meat milk and milk products
Hydrocyanic acid and its salts	75(as HCN) 25(as HCN) 6(as HCN)	raw cereals fruit, vegetables flour
<i>beta</i> -Hydroxyethyl-hydrazine	0.04	pineapples
Imazalil	5	citrus fruits, pome fruits
Imidocarb (dipropionate salt)	5 1 0.2	edible offal of cattle meat of cattle milk

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Inorganic bromide	400	spices, herbs
	250	dried figs
	100	dried dates, dried vine fruit
	75	avocados
	50	raw cereals, dried peaches, wholemeal, cap- sicums
	30	strawberries, citrus fruits, all other dried fruit (except figs, dates, vine fruits, prunes and peaches)
Iodofenphos	20	dried prunes, all other fruit, vegetables (except capsicums)
	0.2	milk and milk products (fat basis)
Iprodone (formerly glycophene)	0.1	fat of meat of cattle
	20	grapes
isocarbophos	12	berry fruits
	10	stone fruits, kiwi fruit
	5	lettuce
	3	pome fruits
	2	tomatoes, celery
	0.2	beans
	0.1	lupin seed, meat, milk and milk products
	0.05	potatoes
	0.05	cottonseed
	0.01	sugar-cane
Isofenphos	0.01	sugar-cane
Kitasamycin	0.2	meat of pigs and poultry, eggs
Lasalocid	0.05	eggs, meat, meat of poultry, edible offal
Lead arsenate	4(as Pb)	grapes, pome and stone fruits, vegetables
Lenacil	0.04	strawberries
Levamisole	1	eggs, offal of cattle
	0.3	milk and milk products
	0.1	goat milk, meat of cattle, sheep, goats, poultry and pigs
Lindane	3	cherries, cranberries, grapes, plums, strawberries
	2	fat of meat of cattle, goats, sheep and pigs, all other fruit, vegetables
	1	fish
	0.7	poultry (fat basis)
	0.5	raw cereals
	0.2	milk and milk products (fat basis), goat milk (fat basis)
	0.1	eggs, egg pulp, water
	0.05	oil seeds
Lincomycin	0.1	meat and offal of pigs, meat of cattle and goats, milk of goats
Linuron	0.05	raw cereals, vegetables
Magnesium phosphide	0.1 (as PH ₃)	cereal grain
	0.01 (as PH ₃)	flour and other milled cereal products, breakfast cereals, dried fruit, dried veg- etables, all other dried foods, spices, nuts, peanuts, cocoa beans
Maldison	20	wheat bran
	8	raw cereals, dried fruit, nuts, grapes, dried beans, lentils, peanuts
	4	citrus fruits
	3	tomatoes, kale
	2	all other fruits and vegetables (not else- where specified under maldison), wholemeal and flour from rye and wheat
	1	fat of meat and poultry, eggs, milk and milk products (fat basis), strawberries
	0.5	pears, blueberries, peas, cauliflower, collard, peppers, eggplant, kohlrabi, root vegetables, Swiss chard
	0.1	water
Maleic hydrazide	50	potatoes
	15	onions
Mancozeb (see dithiocarbamates)		
Maneb (see dithiocarbamates)		
MCPA	0.02	raw cereals
MCPB	0.02	raw cereals, seed and pod vegetables
Mebendazole	0.02	meat, milk and milk products
Mecoprop	0,05	meat, milk, cereal grain
Menazon	1	citrus, pome and stone fruits, vegetables

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Mepiquat	2	cottonseed
	0.2	cottonseed oil
	0.1	meat
	0.05	eggs, milk
Mercury containing compounds	0.03 (as Hg)	apples, pears
Metalaxyl	1	grapes, macadamia nuts
	0.3	leafy vegetables
	0.2	cucurbits, pome and stone fruit
	0.1	pineapples, vegetables (other than leafy vegetables and cucurbits), alliums
	0.05	avocados
Metaldehyde	1	vegetables, fruit
Methabenzthiazuron	0.05	raw cereals, onions
Methacrifos	20	unprocessed bran
	10	cereal grain, raw cocoa, beans, peanuts
	5	dried beans, dried peas
	2	white flour
	0.01	meat of poultry, eggs, milk
Metham	0.1	berry fruits, vegetables
Methamidophos	2	tomatoes
	1	cabbage, cauliflower
	0.25	peaches, capsicums
	0.05	potatoes
Methazole	0.1	onions
Methidathion	5	mandarins
	2	citrus fruits (excluding mandarins), mangoes
	1	oil seeds
	0.5	fat of meat of cattle, milk and milk products (fat basis), grapes
	0.2	apple, pears, custard apples, passionfruit
	0.1	cole crops, tomatoes, seed and pod vegetables, edible vegetable oil
	0.06	water
	0.01	root vegetables, raw cereals, onions, macadamia nuts, garlic, stone fruits
Methiocarb	30	berry fruits
	25	grapes
	15	stone fruits
	5	oranges
	0.1	vegetables
Methomyl	2	cherries, grapes
	1	peaches, nectarines, apples, leafy vegetables, potatoes, berry vegetables, seed and pod vegetables, citrus fruits, lupins
	0.5	strawberries, rapeseed, mint, hops
	0.1	cereals, linseed, sweet corn, sesame seed
	0.06	water
	0.05	milk and milk products, meat of cattle, peanuts, dried vine fruits, poppy seed
	0.02	meat of poultry, eggs
	3	fat of meat of cattle
Methoxychlor	3	fat of meat of cattle
Methyl benzoquate	0.1	meat of poultry
Methyl bromide	50	raw cereals
	10	milled cereal products that will be subject to baking or cooking
	0.5	bread and other cooked cereal products, dried fruit, herbs, spices
Metichlorpindol	15	liver and kidney of poultry
	5	meat of poultry
Metiram	6	apples, grapes, pears, celery, cucumbers, tomatoes
	1	vegetables (other than celery, cucumbers, tomatoes)
Metobromuron	0.06	potatoes
Metolachlor	0.8	water
	0.5	edible offal
	0.1	maize, sweet corn
	0.05	grain sorghum, soya beans, sunflower seed, safflower seed, peanuts, rapeseed and cucurbits, milk and milk products, meat, cottonseed
Metoxuron	0.2	carrots
	0.1	wheat

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Metribuzin	0.1	tomatoes
	0.05	soya beans, potatoes, peas, raw cereals, meat, milk
	0.005	water
Mevinphos	0.25	pome and stone fruits, vegetables
	0.1	cottonseed
	0.006	water
Molinate	0.05	rice
Monensin	0.5	meat of cattle, fat of poultry
Monocrotophos	0.5	apples, pears, grain sorghum, maize, millet, panicum, tomatoes, soya beans, wheat, bananas
	0.2	beans
	0.1	cottonseed, potatoes
	0.05	edible vegetable oil
	0.02	meat, milk products, eggs
	0.01	sweet corn
	0.002	milk, water
Monuron	5	asparagus, pineapples
	0.03	cottonseed, sugar-cane
Morantel	5	liver and kidney of pigs
	2	liver and kidney of sheep, goats and cattle
	0.3	meat of sheep, pigs, goats and cattle
	0.1	milk and milk products
Nabam	0.03	water
Naled	2	citrus, pome and stone fruits, vegetables
	0.5	cottonseed
<i>alpha</i> -Naphthalene acetic acid	1	pineapples, apples, pears
Naphthalophos	0.1	meat of sheep and goats
<i>beta</i> -Naphthoxy acetic acid	1	tomatoes
Napropamide	0.1	stone and berry fruits, grapes, almonds, tomatoes
Naptalam	0.1	cucurbits
Narasin	0.1	meat of poultry
Neomycin	0.5	meat, edible offal
	0.02	fat of meat, milk (fat basis)
Nicarbazim	20	offal of poultry
	5	meat of poultry
Nicotine and its salts	2 (as Nicotine)	fruit, vegetables
Nifursol	0.5	liver of poultry
	0.1	meat of poultry
Nimidane	1	fat of meat of cattle, milk and milk products (fat basis)
Nitralin	1.4	water
	0.03	cucurbits, peanuts, cottonseed, seed and pod vegetables
Nitrothal-isopropyl	1	apples
Nitrovin	0.5	meat of pigs
	0.2	meat of poultry
Nitroxy nil	1	meat of cattle, goats and sheep
Norflurazon	0.2	nuts, pome and stone fruit
Noruron	0.02	cottonseed, vegetables
ODB	0.01	fat of meat of sheep
Ofurace	3	grapes
Olaquinox	0.3	meat of pigs and poultry
Oleandomycin	0.1	meat, offal
Omethoate	2	vegetables (except peppers and tomatoes), fruit
	1	tomatoes, peppers
	0.05	raw cereals, oil seeds
	0.0004	water
Oryzalin	0.1	fruit, nuts
	0.06	water
	0.01	raw cereals
Oxamyl	0.02	meat, milk, raw cereals
Oxfendazole	3	edible offal of cattle, goats, sheep and pigs
	0.1	meat of cattle, goats, sheep and pigs, milk, milk of sheep
Oxycarboxin	5	green beans
Oxyclozanide	2	edible offal of cattle, goats and sheep
	0.5	meat of cattle, goats and sheep
	0.05	milk

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce	
Oxyfluorfen	0.05	stone fruit, pome fruits, nuts, grapes	
Oxytetracycline	0.3	eggs	
	0.25	meat, offal	
	0.1	milk	
Oxythioquinox	0.5	pome and stone fruits, cucurbits	
Paraquat	10	rice (in husk)	
	1	olives (fresh)	
	0.5	rice (polished), sorghum, edible offal	
	0.2	cottonseed, potatoes, dried hops	
	0.1	maize, soya beans	
	0.05	cottonseed oil (refined), other vegetables, fruit, sugar-cane, nuts, raw cereals (other than rice and maize), meat	
	0.04	water	
Parathion	0.01	milk, eggs	
	1	peaches, apricots, cottonseed	
	0.7	vegetables (except carrots)	
	0.5	all other fruit, raw cereals, carrots, cotton- seed oil	
Parathion-methyl	0.03	water	
	1	cottonseed, fruit, vegetables	
	0.05	cottonseed oil	
Parbendazole	0.006	water	
	0.1	milk, meat	
	0.01	citrus fruits, grapes, potatoes, pineapples	
PCP (and its Na salt)	0.1	berry vegetables	
Pebulate	2	water	
Pendimethalin	0.05	sweet corn, wheat, peanuts, soya beans, barley, navy beans, oil seed, rice, maize	
	0.02	water	
Perfluidone	0.01	cottonseed	
	10	wheat bran	
Permethrin (total isomers)	5	lettuce, raw cereals, wheat pollard (shorts), celery	
	2	brussel sprouts, wholemeal, wholemeal bread, kiwi fruit (whole fruit), mushrooms	
	1	cole crops (except brussel sprouts)	
	0.5	flour, bread, green beans	
	0.4	tomatoes	
	0.3	water	
	0.2	cottonseed, sunflower seed, rapeseed	
	0.1	fat of meat of cattle, pigs, poultry, goats and sheep; eggs, linseed, soya beans, mung beans, navy beans, lupins	
	0.05	sweet corn, milk and milk products (fat basis), potatoes	
	Phenisopham	0.05	cottonseed
		0.002	water
Phenkapton	1	fruit, vegetables	
Phenmedipham	0.1	beetroot	
Phenoxyethyl V penicillin	0.06	meat, offal	
	0.018	eggs	
	0.0015	milk	
2-Phenylphenol	25	pears	
	20	carrots, peaches	
	15	plums, prunes, sweet potatoes	
	10	cantaloupes, citrus fruits, cucumbers, pine- apples, tomatoes, peppers	
	3	cherries, nectarines	
Phorate	0.5	cottonseed, vegetables	
Phosalone	3	peaches	
	2.5	apples, pears	
	1	fat of meat of sheep and goats	
Phosmet	15	kiwi fruit (whole fruit)	
	1.5	kiwi fruit (edible portion)	
	1	fat of meat of cattle, pome and stone fruits	
	0.2	milk and milk products (fat basis)	
	0.05	cereal grain	
Phosphamidon	1	stone fruits, vegetables (other than those elsewhere specified under Phosphamidon), oil seeds	
	0.5	pome fruits	
	0.4	citrus fruits	
	0.2	cole crops, strawberries	
	0.1	watermelons, tomatoes, lettuce, cucumbers, raw cereals	
	0.05	root vegetables	
	0.02	milk and milk products, meat	

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Phosphine	0.1	raw cereals
	0.1	flour and other milled cereal products, breakfast cereals, dried fruit, dried veg- etables, all other dried foods, spices, nuts, peanuts, cocoa beans
Phoxim	0.05	potatoes
Picloram	5	edible offal
	1	water
	0.2	raw cereals, meat
	0.1	milk and milk products
	0.05	water
Piperonyl butoxide	20	cereal grain and milled cereal products
	8	fruit, vegetables, nuts, oil seeds, dried fruit, dried vegetables
	0.2	water
	0.1	meat, edible offal
Pirimicarb	1	vegetables
	0.5	fruit, hops
	0.2	rapeseed
	0.1	milk and milk products, meat, water
Pirimiphos-ethyl	0.1	mushrooms
	0.02	bananas
	0.001	water
Pirimiphos-methyl	20	bran
	10	wheat, rye, rice (in husk), sorghum, millet
	7	barley, maize, oats
	5	wholemeal, whole ryemeal
	2	rice (hulled), flour, kiwi fruit (whole fruit)
	1	wholemeal bread, rice (polished)
	0.5	bread
	0.06	water
	0.05	meat, poultry, milk, eggs
Poloxalene	2	meat
	0.5	milk
Prochloraz	5	avocados, bananas, papaya, mangoes
Procymidone	10	stone fruits
	2	lettuce, beans, tomatoes, grapes
Profenofos	1	cottonseed
	0.3	edible cottonseed oil
	0.02	sweet corn
	0.005	water
Promacyl	4	milk and milk products (fat basis), milk of goats (fat basis)
	2	fat of meat of cattle, sheep and goats
	0.05	meat of cattle
Procaine penicillin	0.1	meat, offal
	0.03	eggs
	0.0025	milk
Promecarb	1	citrus fruits
	0.5	stone fruits, beans, onions, cucurbits
	0.2	grapes
	0.06	water
Prometryn	0.1	cottonseed, raw cereals, vegetables
Propachlor	2.5	onions
	0.6	cole crops
	0.05	beetroot, raw cereals
Propanil	3	offal of poultry
	2	rice
	0.1	meat of poultry, cattle and sheep, eggs
	0.01	milk
Propargite	3	apples, bananas, cottonseed, hops, pears, stone fruits, vegetables, passionfruit
	1	water
Propazine	0.1	vegetables, lupins
Propham	50	potatoes
Propiconazole	2	stone fruits
	1	edible offal, grapes
	0.2	bananas
	0.1	meat and meat of poultry
	0.05	cereal grain, peanuts
	0.02	sugar cane
	0.01	milk
Propineb	0.2	citrus fruits
Propoxur	10	potatoes
	1	water

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Propyzamide	1	lettuce
	0.2	edible offal of cattle
	0.05	meat of cattle & poultry, eggs
	0.01	milk
Prothiophos	2	grapes
	0.2	cole crops
	0.05	pome fruits
	0.01	bananas
Prynachlor	0.1	onions
Pyrazon	0.05	beetroot
Pyrazophos	0.2	cucurbits
	0.006	water
Pyrethrins	3	raw cereals
	1	fruit, vegetables, nuts, oil seeds, dried fruit, dried vegetables
Quintozene	10	mushrooms
	1	bananas (whole)
	0.3	lettuce, peanuts, celery
	0.2	navy beans, potatoes, onions
	0.1	tomatoes
	0.04	water
	0.03	cottonseed
	0.02	cole crops, other vegetables (except those elsewhere specified under quintozene)
	0.01	beans, peppers, bananas (pulp)
	Rafoxanide	0.2
0.1		meat of sheep, goats and cattle
Robenidene	2	meat of poultry
Salinomycin	0.5	liver of poultry
	0.1	meat of poultry, meat and offal of pigs
	0.02	eggs
Schradan	0.1	fruit, raw cereals, vegetables
<i>sec</i> -butylamine	30	citrus fruits
Sethoxydim	0.3	onions
	0.1	cucurbits, spinach, rapeseed, cole crops, tomatoes, potatoes, root vegetables, lettuce, strawberries, green beans
	0.05	celery, meat, meat of poultry, edible offal, milk, eggs
	0.01	leeks, fennel
Simazine	0.1	asparagus, fruit, nuts
Sodium fluoroacetate	Nil	all foods
Spectinomycin	2	milk of goats
	1	meat of goats, pigs and cattle
	0.7	meat of poultry
Spiramycin	1.0	offal of pigs and poultry
	0.1	meat of pigs and poultry
Streptomycin and dihydrostreptomycin	0.3	meat, offal
	0.2	eggs, milk.
Sulphadiazine	0.1	meat and offal of pigs and poultry
Sulphadimidine	0.1	meat
Sulphanitran	0.1	meat and offal of poultry, eggs
Sulprofos	1	tomatoes
	0.2	capsicums, cottonseed
	0.02	water
2,4,5-T	0.002	Water
Tartar emetic	1.5 (as Sb)	fruit, tomatoes
Temephos	2	fat of meat of cattle
	0.3	water
	0.1	rice
TEPP	0.002	all foods
Terbacil	0.5	almonds
	0.04	pome and stone fruits
Terbufos	0.005	cereal grain
Terbutryn	0.1	wheat, barley, peas, potatoes, beans
2-(4- <i>tert</i> -butoxyphenoxy)-iso propyl-2-chloroethyl sulphite	0.01	all foods
Tetrachlorvinphos	2	leafy vegetables
	0.05	meat (fat basis), milk (fat basis)
Tetracycline	0.1	milk
Tetradifon	5	cottonseed, hops, fruit, vegetables

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Tetrapion	0.1	fat of meat, edible offal
Thiabendazole	10 5 3 0.5 0.4 0.2 0.05	apples, pears, citrus fruits potatoes (washed before analysis) bananas (whole Fruit) mushrooms bananas (pulp) meat milk
Thidiazuron	0.5 0.05 0.01	cottonseed meat milk
Thiobencarb	0.04 0.05	water rice
Thiobucarb	0.5	water
Thiodicarb	0.1 0.05 0.02	cottonseed, cottonseed oil meat, milk eggs
Thiometon	1 0.5 0.05 0.02	fruit, raw cereals, vegetables lupins oil seeds water
Thiophanate	0.4 0.2 0.1	water meat of cattle, goats and sheep milk, goat milk
Thiophanate-methyl	10 5 2	stone fruits, citrus fruits, rockmelons pome fruits berry vegetables
Thiram	7 0.03	fruit, vegetables water
Tiamulin	0.1	meat of poultry and pigs
Tiocarbazil	0.5	water
Triadimefon	1 0.5 0.25 0.2 0.1 0.05	apples, grapes raw cereals fat of meat cucurbits, berry vegetables eggs, milk edible offal, meat, sugar-cane
Tri-allate	0.05	raw cereals, oilseeds, seed and pod vegetables
Tributyl phosphorotrithioate	0.1	cottonseed
Trichloroethylene	0.1	raw cereals
Trichlorfon	2 0.2 0.1 0.05 0.03	dried fruits grain legumes, bananas, peaches, brussel sprouts, cauliflowers, kale, sweet corn, celery, beetroot oil seeds, meat, fat and offal of cattle and pigs, nuts, soya beans, peanuts, raw cereals, fruit (except bananas, peaches and dried fruits), vegetables (except brussel sprouts, cauliflowers, kale, sweet corn, celery, beetroot) milk, sugar-cane, sugarbeet water
Triclabendazole	0.5 0.2	offal of sheep and cattle meat of sheep and cattle
Triclopyr	5 0.2 0.1 0.02	offal of cattle, goats and sheep fat of meat of cattle, goats and sheep milk water
Tridemorph	0.1	barley
Trifluralin	0.5 0.05	carrots, water all other vegetables, raw cereals, oil seeds, sugar-cane, peanuts, mung beans, adzuki beans, faba beans, chick peas, cow peas, lablab
Triforine	10 1	stone fruits pome fruits

Column 1 Agricultural Chemical	Column 2 Maximum residue limit (mg/kg)	Column 3 Agricultural Produce
Trimethoprim	0.05	meat and offal of pigs and poultry
Tylosin	0.2	meat and offal of pigs and poultry, eggs
	0.1	fat of pigs and poultry
	0.05	milk
Vamidothion	1	apples, peaches, pears
	0.5	cole crops, potatoes
Vernolate	0.1	soya beans, peanuts
Vinclozolin	10	stone fruits, kiwi fruit
	5	tomatoes, grapes, strawberries, carrots, cabbages
	2	lettuce, pome fruits, cauliflowers
	1	beans
	0.1	potatoes
Virginiamycin	0.2	fat and offal of cattle, pigs and poultry
	0.1	meat of cattle, pigs and poultry, eggs
Zeranol	0.02	meat of cattle and sheep
Zineb (see dithiocarbamates)		
Ziram	7	fruit, vegetables

Schedule 2.

Group A

Aldrin
Chlordane
Chlordecone
Dieldrin
Endosulfan
Endrin
Heptachlor
Isobenzan

Group B

BHC and its isomers
DDT (including DDD & DDE)
1,1-Dichloro-2,2-bis (4-ethylphenyl) ethane
Dicofol
Fenarimol
Lindane
Methoxychlor
Quintozene

Group C

Camphechlor
Chlorinated terpene isomers

Group D

Azamethiphos
Azinphos-ethyl
Azinphos-methyl
Bromophos-ethyl
Carbophenothion
Chlorfenvinphos
Chlorpyrifos
Chlorpyrifos-methyl
Chlorthiophos
Coumaphos
Crotoxyphos
Demeton
Diazinon
Dichlorvos
Dimethoate
Dioxathion
Disulfoton
Dithianon
Ethion
Ethoprophos
Famphur
Fenamiphos

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

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 for Works,
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.

Contract No.	Project	Closing Date	Tender Documents now available at
24143.....	Tom Price District High School—New Administration and Manual Arts RECALL	17/9/85	B.M.A., West Perth
24188.....	Leederville Audio Visual Branch (Education Department) Stage 3—Additions—Electrical (Recall) Nominated Sub-Contract Deposit on Documents \$200	17/9/85	B.M.A., South Hedland B.M.A., West Perth
24195.....	Manjimup Senior High School Upgrade 1985—Alterations and Additions	3/9/85	B.M.A., West Perth B.M.A., Bunbury
24196.....	Supreme Court Perth New Library and Court Mechanical Services Deposit on Documents \$60 Nominated Sub-Contract	3/9/85	B.M.A., West Perth
24197.....	Murdoch—Hospital and Linen Service—Batch Continuous Washer—Line F Mechanical Services	10/9/85	B.M.A., West Perth
24198.....	Albany Regional Hospital Redevelopment—Electrical Nominated Sub-Contract	3/9/85	B.M.A., West Perth B.M.A., Albany B.M.A., Bunbury B.M.A., West Perth
24200.....	Perth Supreme Court New Library and Court Building—Lift Installation Nominated Sub-Contract	10/9/85	B.M.A., West Perth
24202.....	Bunbury Bush Fires Board Offices—Alterations	3/9/85	B.M.A., West Perth B.M.A., Bunbury
24204.....	Rangeway Primary School (Geraldton)—Library Additions	10/9/85	B.M.A., West Perth B.M.A., Geraldton B.M.A., West Perth
24205.....	Perth Supreme Court New Library and Courts Building—Electrical Installation Nominated Sub-Contract	17/9/85	B.M.A., West Perth
24206.....	Ocean Reef Senior High School—Stage 3 and 4 Aluminium Joinery Nominated Subcontract	10/9/85	B.M.A., West Perth
24207.....	Leederville Technical College—Redevelopment Stage 1A—Cabinetwork Nominated Subcontract	10/9/85	B.M.A., West Perth
24208.....	Leederville Technical College—Redevelopment Stage 1A—Sunscreening Nominated Subcontract	10/9/85	B.M.A., West Perth
24209.....	Perth Modern School Music Facility	17/9/85	B.M.A., West Perth
24210.....	Swanbourne Senior High School—New Gymnasium	24/9/85	B.M.A., West Perth

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
24131.....	Ocean Reef High School Stages 3 and 4	Jaxon Construction	\$ 2 945 800
22088.....	Department for Sport and Recreation—Western Australian Sports Centre	Consolidated Constructions.....	20 900 000
24183.....	Derby Hospital—Repairs and Renovations to Staff Quarters	Rushton Building Contractors P/L	169 500

M. J. BEGENT,
Executive Director,
Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			
August 9....	691A1985.....	Supply, delivery, installation and support of a Word Processing System—B.M.A.....	Sept 5
August 16...	49A1985.....	School Furniture Group 3 (1 year period)—Various Government Departments.....	Sept. 5
August 16...	697A1985.....	Litter Bins and Stands—MRD.....	Sept. 5
August 16...	701A1985.....	Heavy Duty Type Tractors mounted on rubber tyred wheels (one off to six off)—MRD.....	Sept. 5
August 23...	15A1985.....	Galvabond, Zincaneal and Corrugated Steel Sheets (1 year period)—Various Government Departments.....	Sept. 12
August 23...	96A1985.....	Shovels, Axes, Mattocks, Rakes and Hoes (1 year period)—Various Government Departments.....	Sept. 12
August 23...	112A1985.....	Cardboard Cheque and Repository Boxes (1 year period)—Various Government Departments.....	Sept. 12
August 23...	711A1985.....	Forklift Trucks 7.5 tonne (2 only)—Westral.....	Sept. 12
August 23...	712A1985.....	Supply, delivery, installation and maintenance of Computing Equipment and associated Software for the office of Industrial Relations.....	Sept. 12
August 23...	717A1985.....	Mobile Crane 25 tonne wheel mounted one (1) only—Westrail.....	Sept. 12
August 23...	721A1985.....	Air Conditioning Units North West Housing—B.M.A.....	Sept. 12
August 23...	723A1985.....	Micro Computer—Crown Law Department.....	Sept. 12
August 30...	724A1985.....	Crushed Aggregate Katanning Area—M.R.D.....	Sept. 19
August 30...	729A1985.....	Single Colour Offset Press One (1) only—Government Printing Office.....	Sept. 19
August 30...	733A1985.....	Light fittings for Leeming High School—B.M.A.....	Sept. 19
August 30...	734A1985.....	Insulated Rail Joints for 41kg/M Rail (300 only)—Westrail.....	Sept. 19
<i>Service</i>			
August 16...	38A1985.....	The Conduct of Funerals of Deceased Indigent Persons in the Metropolitan Area (1 year period).....	Sept. 5
August 16...	702A1985.....	Transport of Motor Vehicles (2 year period)—Education Department.....	Sept. 5
August 23...	722A1985.....	Transport of Motor Vehicles (2 year period)—Police.....	Sept. 12

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			
August 16...	695A1985.....	Ropa Three Berth/Kitchen Caravans (MRD No's 517 and 518)—Carlisle.....	Sept. 5
August 16...	696A1985.....	Cool Room Unit and Freezer Unit (Recalled) at the Port of Derby.....	Sept. 5
August 16...	698A1985.....	1974 Zetor 5745 4x4 Tractor—Front End Loader (XQA 845), 1970 Massey Ferguson 165 Tractor (UQJ 228) and 1976 Massey Ferguson 135 Front End Loader (UQG 303) at Manjimup.....	Sept. 5
August 16...	699A1985.....	Skid Mounted Kitchen/Diner (MRD 848) and Skid Mounted Laboratory (MRD 4322) at South Hedland.....	Sept. 5
August 16...	704A1985.....	1984 Holden Rodeo Utilities (MRD 7516 and 7292), 1983 Holden Rodeo Utility (MRD 7197), 1983 Holden WB Utilities (MRD 6881 and 6687) at Carlisle.....	Sept. 5
August 16...	705A1985.....	1974 Volvo Low Loader Primemover (MRD 969) at Carlisle.....	Sept. 5
August 16...	706A1985.....	Molnar MF 4923—75 Twin Post Vehicle Hoist (MRD 5370) at Carlisle.....	Sept. 5
August 23...	707A1985.....	Surplus Equipment at Forrestfield.....	Sept. 12
August 23...	708A1985.....	Surplus Equipment at Carlisle.....	Sept. 12
August 23...	709A1985.....	3-4 Berth Caravan (MRD464) at East Perth.....	Sept. 12
August 23...	710A1985.....	1983 Mitsubishi L300 (MRD 6853), 1983 Holden WB Panel Van (MRD 7187) 1983 Holden WB 1 Tonne Mechanics Van (MRD 6999) and 1982 Falcon XD Utility (MRD 6159) at Carlisle.....	Sept. 12
August 23...	713A1985.....	Modern Caravan (UQW 625) at South Hedland.....	Sept. 12
August 23...	714A1985.....	1974 Zetor Crystal 8011 Tractor (unregistered) at Mundaring Weir.....	Sept. 12
August 23...	715A1985.....	1966 International F1800 6 x 4 Tip Truck (UQE 457) at Dwellingup.....	Sept. 12
August 23...	716A1985.....	1981 Holden HZ Utility (XQK 508) at Ludlow.....	Sept. 12
August 23...	718A1985.....	1977 Dodge DSN 356 Mechanics Van (MRD No. 1865) at Carlisle.....	Sept. 12
August 23...	719A1985.....	Toyota Hiace Vans (3 only) (MRD 4390, 5219, 6346) at Carlisle.....	Sept. 12
August 23...	720A1985.....	Consolidated 175A Pneumatic Air Compressor (MRD 488) at Carlisle.....	Sept. 12
August 30...	725A1985.....	1970 International C1600 4x2 Tip Truck (XQA836) at Manjimup.....	Sept. 19
August 30...	726A1985.....	1984 Holden Rodeo Utility (MRD7198) at Carlisle.....	Sept. 19
August 30...	727A1985.....	1984 Holden WB 1 Tonne Utility (MRD7155), 1983 Holden WB Panel Van (MRD7065) and 1983 Holden WB Utility (MRD6877) at Carlisle.....	Sept. 19
August 30...	730A1985.....	1981 Holden WB Utilities (XQN004, XQL026, XQL037), 1980 Gemini TE Panel Van (XQH972), 1981 Toyota FJ45 Landcruiser 4x4 Tray Top (XQP020) and 1978 Toyota FJ45 Landcruiser Tray Top (XQG659) at Mundaring Weir.....	Sept. 19
August 30...	731A1985.....	1981 Toyota Hilux Diesel 4x2 Tray Body (XQO260) at Mundaring Weir.....	Sept. 19
August 30...	732A1985.....	1978 Toyota Double Cab 2 Tonne Dyna (XQH257) (Recalled) at Mundaring Weir.....	Sept. 19

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

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
August 30...	735A1985.....	1982 Mitsubishi L200 4x2 Utility (XQN177) and 1981 Toyota Hilux LN 40R—KRQ3 4x2 Tray-Top Utility (XQN140) At Ludlow	Sept. 19
August 30...	736A1985.....	1974 Volvo G88-35 6x4 Low Loader Prime Mover (MRD968) at Carlisle.....	Sept. 19
August 30...	737A1985.....	1965 Caterpillar 12E Grader (UQY120) at Manjimup	Sept. 19
August 30...	738A1985.....	1982 Toyota RH32 Hiace Van (MRD6377) at Carlisle.....	Sept. 19
August 30...	739A1985.....	Albion CHXS 13 Twin Steer Chieftan Cab/Chassis (MRD062) at Carlisle.....	Sept. 19

Tenders addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

B. E. CORBOY,
Chairman, Tender Board.

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
10A1985	Tufted Carpets (1 year period)—Various Government Departments	Westwools Carpets.....	Details on Application
<i>Purchase and Removal</i>			
473A1985	Armstrong Holland 2000 LB Weight Batcher (TB63) at Wyndham	Kununurra Earthmoving	\$135.60
609A1985	Staff Quarters Building and Ablutions Block at Yanchep National Park	Tony's Contractors.....	\$3 750.00 (payable by the Department)
619A1985	Police Patrol Vessel and Trailer (XTC689) (Re-called) at South Fremantle	Jones Contracting	\$3 150.00
626A1985	Chamberlain Champion 236 Tractor (MRD199) at Carlisle	Soltoggio Bros	\$2 626.00
627A1985	1983 Mitsubishi L200 Utility (MRD6878) at Carlisle	S. F. Richards	\$2 650.00
641A1985	Item 1: Dunlite 12KVA Generating Set (MRD 3254)	Soltoggio Bros.....	\$1 266.00
	Item 2: Southern Cross 15KA Generating Set (MRD 435)	Global Machinery	\$1 058.75
	Item 3: ANI Perkins 10KVA Generating Set (MRD 582)	Soltoggio Bros.....	\$726.00
	Item 4: Modra 15KVA Generating Set (MRD 440)	Global Machinery	\$1 068.75
	Item 5: ANI Perkins 10KVA Generating Set (MRD 520) at East Perth	Soltoggio Bros.....	\$626.00
642A1985	John Deere 760A Tractor (MRD 148) at Carlisle	Webb-Quip Pty Ltd.....	\$7 866.00
643A1985	Item 1: Chamberlain INDMK3 Tractor (MRD132)	Soltoggio Bros.....	\$2 826.00
	Item 2: John Deere 760A Tractor (MRD147)	Webb-Quip Pty Ltd.....	\$6 266.00
	Item 3: Caterpillar Crawler D3 Tractor (MRD158)	Webb-Quip Pty Ltd.....	\$6 166.00
	Item 4: Case Crawler D850 Tractor (MRD204) at Carlisle	Palm Machinery.....	\$4 176.00
646A1985	Fiat 1300 DT 4WD Tractor (MRD3683) at Carlisle	M. Corry.....	\$5 756.00
653A1985	1961 Massey Ferguson 35 Diesel Tractor (UQE783) at Mundaring Weir	Arrow Auctioneers.....	\$2 800.00
661A1985	Pacific Cleat Roller (MRD47) at Carlisle	Trailezy.....	\$121.00
662A1985	Item 1: Commer VC AWE887 Twin Steer Cab/Chassis (MRD366)	Soltoggio Bros.....	\$1 626.00
	Item 2: Albion Chieftan CHX5 13 Twin Steer Cab/Chassis (MRD061) at Carlisle	Soltoggio Bros.....	\$1 626.00
<i>All Tenders Declined</i>			
638A1985	Item 2: 1978 Toyota Double Cab 2 tonne Dyna (XQH257) at Mundaring Weir.		
<i>Cancellation of Contract</i>			
473A1985	Disposal—Armstrong Holland 2000LB Weightbatcher (PW7) at Wyndham.	M. Landreaux	

MAIN ROADS DEPARTMENT.

Tenders.

Tenders are invited for the following projects.

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

Tender No.	Description	Closing Date 1985
33/85.....	Sealing and Resealing Kimberley, Pilbara and Carnarvon Divisions	17 September
50/85.....	Supply and Spray Primerseal Narrogin Division	10 September
30/85.....	Construction of two brick veneer dwellings at Lot 125 (No. 5) Hofrad Court and Lot 305 (No. 11) Target Road, Albany. Documents also available from our Albany Office.	11 September
48/85.....	Construction of brick veneer four bedroom house at Lot 34 (No. 61) Sydneyhall Way, Narrogin.....	23 October
56/85.....	Supply and construction of a composite brick/reinforced concrete retaining wall and chain wire fence along the western road reserve boundary of Silas Street, East Fremantle	10 September

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
44/85.....	Supply of all necessary prestress components, installation, stressing and grouting of a twin duct wire prestress system for the Netherby Road Footbridge No. 9103 over Mitchell Freeway Stage 6	Structural Concrete Systems (WA) Pty Ltd	\$ 16 500.00

D. R. WARNER,
Director, Administration and Finance.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 21 August 1985.

IT is hereby notified, for general information, that the following appointments have been approved:—

R.G. No. 58/71—Senior Constable Ian Frank Armitt has been appointed as Assistant District Registrar of Births and Deaths for the Blackwood Registry District to maintain an office at Boyup Brook *vice* of Senior Constable B. J. Ashcroft. This appointment dates from 15 August 1985.

R.G. No. 112/71.—First Class Constable Colin Hursthouse has been appointed as Assistant District Registrar of Births and Deaths for the Northam Registry District to maintain an office at Toodyay during the absence on leave of Senior Constable D. J. Lampard. This appointment dates from 19 August 1985.

D. G. STOCKINS,
Registrar General.

R.G. No. 36/68.—Mr John Hannan Fenner has been appointed as Acting District Registrar of Births, Deaths and Marriages for the Fremantle Registry District to maintain an office at Fremantle during the absence on other duties of Mr H. M. D'Silva. This appointment dated from 26 August 1985 to 6 September 1985.

R.G. No. 36/68.—Mr John Hannan Fenner has been appointed as Acting District Registrar of Births, Deaths and Marriages for the Fremantle Registry District to maintain an office at Fremantle during the absence on leave of Mr H. M. D'Silva. This appointment dated from 9 September 1985 to 20 September 1985.

R.G. No. 48/82.—Mr Graeme Brandon Banks has been appointed as Acting District Registrar of Births, Deaths and Marriages for the Perth Registry District to maintain an office at Perth during the absence on leave of Mr L. J. O'Hara. This appointment dated from 2 September 1985 to 6 September 1985.

R.G. No. 48/82.—Mr Henry Michael D'Silva has been appointed as Acting District Registrar of Births, Deaths and Marriages for the Perth Registry District to maintain an office at Perth during the absence on other duties of Mr L. J. O'Hara. This appointment dated from 26 August 1985 to 30 August 1985.

P. R. MANNING,
Acting Registrar General.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 27 August 1985.

IT is hereby notified, for general information, that the following appointments have been approved:—

R.G. No. 442/69.—Sergeant Ian Bruce Duggan has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Port Hedland Registry District to maintain an office at Newman during the absence on leave of Sergeant R. W. Ingles. This appointment dates from 27 August 1985 to 20 October 1985.

R.G. No. 92/71.—First Class Constable Brian Kimber has been appointed as Assistant District Registrar of Births and Deaths for the Geraldton Registry District to maintain an office at Mingenew during the absence on leave of Senior Constable K. J. McLean. This appointment dates from 26 August 1985 to 7 October 1985.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines,
Perth, 28 August 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 24 September 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 Kalgoorlie on 24 September 1985.

BROAD ARROW MINERAL FIELD.

Prospecting Licences.

- 24/531—Grants Patch Mining Limited.
 24/581—AU and AG Pty Ltd.
 24/726—Cambourne Pty Ltd.
 24/847—Nord Australax Nominees Pty Ltd.
 24/855—Coopers Resources NL.
 24/856—Coopers Resources NL.
 24/928—Capricornia Prospecting Pty Ltd.
 24/929—Capricornia Prospecting Pty Ltd.

EAST COOLGARDIE MINERAL FIELD.

Bulong District.

Prospecting Licences.

- 25/258—Kidson, Donul Thomas; Szigligetti, Joseph; Kofalvi, Ervin.
 25/298—Thornamder, Glenn John.
 25/319—Zuks, Nicholas.
 25/335—Kunanalling Exploration and Mining Pty Ltd.
 25/336—Kunanalling Exploration and Mining Pty Ltd.

East Coolgardie District.

Prospecting Licences.

- 26/540—Detta Pty Ltd.
 26/594—Stanley, Ross Francis.
 26/596—Stanley, Ross Francis.
 26/597—Stanley, Ross Francis.
 26/672—Dolan, Kym Matthew.

NORTH EAST COOLGARDIE MINERAL FIELD.

Kanowna District.

Prospecting Licences.

- 27/355—Delta Gold NL.
 27/367—Sargent, Robert Bruce; Brown, Eric Robert; Hastwell, Gary Basil; Solomon, Gregory Howard.
 27/369—Sargent, Robert Bruce; Brown, Eric Robert; Hastwell, Gary Basil; Solomon, Gregory Howard.
 27/370—Centaur Mining and Exploration Ltd.
 27/381—Houldsworth, Joseph Fred.

Kurnalpi District.

Prospecting Licences.

- 28/305—Lexhane Exploration Pty Ltd.
 28/314—Komren Pty Ltd.
 28/315—Kunanalling Exploration and Mining Pty Ltd.

Menzies District.

Prospecting Licences.

- 29/202—Doyle, Phillip Francis.
 29/305—Sanidine NL.
 29/306—Sanidine NL.
 29/307—Sanidine NL.
 29/308—Sanidine NL.
 29/309—Sanidine NL.
 29/359—Bowie, Robert Andrew Allen; Dolan, Ronald James.

NORTH COOLGARDIE MINERAL FIELD.

Ularring District.

Prospecting Licences.

- 30/152—Brown, Eric Robert; Sargent, Robert Bruce; Solomon, Gregory Howard; Hastwell, Gary Basil.
 30/153—Brown, Eric Robert; Sargent, Robert Bruce; Solomon, Gregory Howard.
 30/209—Brown, Eric Robert; Sargent, Robert Bruce; Hastwell, Gary Basil; Solomon, Gregory Howard.
 30/210—Brown, Eric Robert; Sargent, Robert Bruce; Hastwell, Gary Basil; Solomon, Gregory Howard.
 30/320—Walker, Raymond McAlpine.
 30/321—Walker, Raymond McAlpine.

Yerilla District.

Prospecting Licences.

- 31/297—Epis, Mario; Zuks, Nicholas.
 31/298—Epis, Mario.
 31/328—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/329—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/330—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/331—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/332—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/333—Plotts, Thomas Paine; Reynolds, Laith Robert.

- 31/334—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/336—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/337—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/338—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/339—Plotts, Thomas Paine; Reynolds, Laith Robert.
 31/351—Silverdust Pty Ltd; Smith, Frederick John; Burton, Ian Geoffrey.
 31/352—Silverdust Pty Ltd; Smith, Frederick John; Burton, Ian Geoffrey.
 31/353—Silverdust Pty Ltd; Smith, Frederick John; Burton, Ian Geoffrey.
 31/354—Silverdust Pty Ltd; Smith, Frederick John; Burton, Ian Geoffrey.
 31/363—Adaminaby Resources Pty Ltd.
 31/364—Adaminaby Resources Pty Ltd.
 31/365—Adaminaby Resources Pty Ltd.
 31/366—Adaminaby Resources Pty Ltd.
 31/367—Adaminaby Resources Pty Ltd.
 31/368—Adaminaby Resources Pty Ltd.
 31/369—Adaminaby Resources Pty Ltd.

MINING ACT 1978-1983.

Department of Mines,
Perth, 30 August 1985.

IN accordance with section 97(3) of the Mining Act 1978-1983, I hereby cancel the forfeiture of the undermentioned Gold Mining Leases previously declared forfeited for non-payment of rent and published in the *Government Gazette* of 10 May 1985, and reinstate the lessees as of their former estate.

DAVID PARKER,
Minister for Minerals and Energy.

EAST MURCHISON MINERAL FIELD.

Gold Mining Lease.

- 36/1509—Wilson, James Robert; Henry, Andrea Gaye.

MINING ACT 1978-1983.

Department of Mines,
Perth, 30 August 1985.

IN accordance with section 97 (3) of the Mining Act 1978-1983, I hereby cancel the forfeiture of the undermentioned Machinery Lease previously declared forfeited for non-payment of rent and published in the *Government Gazette* of 10 May 1985, and reinstate the lessee of his former estate.

DAVID PARKER,
Minister for Minerals and Energy.

MT MALCOLM MINERAL FIELD.

Machinery Lease.

- 1c—Sons of Gwalia NL.

MINING ACT 1978-1983.

Department of Mines,
Perth, 30 August 1985.

IN accordance with section 97 (3) of the Mining Act 1978-1983, I hereby cancel the forfeiture of the undermentioned Gold Mining Leases previously declared forfeited for non-payment of rent and published in the *Government Gazette* of 10 May 1985, and reinstate the lessees as of their former estate.

DAVID PARKER,
Minister for Minerals and Energy.

MT MARGARET MINERAL FIELD.

Gold Mining Lease.

- 38/2810—Talbot, Bryan John; Parker, Andrew John.

MINING ACT 1978-1983.

Department of Mines,
Perth, 19 August 1985.

IN accordance with section 97 (3) of the Mining Act 1978-1983 I hereby cancel the forfeiture on the undermentioned Mining Lease, previously declared forfeited for non payment of rent and published in the *Government Gazette* of 10 May 1985, and reinstate the lessees as of their former estate.

DAVID PARKER,
Minister for Minerals and Energy.

NORTH EAST COOLGARDIE MINERAL FIELD.
28/598—M. B. Gilchrist and B. R. Allan.

CORRIGENDUM.

MINING ACT 1978-1983.

THE notice appearing in *Government Gazette* No. 71 dated 2 August 1985 under the heading Mining Act 1904.

Page 2738 under the subheading "The undermentioned applications were refused" Gold Mining Lease 52/580 is amended to read 52/850.

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

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: 27 September 1985.

Brambach, Petrus Jacobus, late of 19 Smith Street, Glen Forrest, Retired Motor Mechanic, died 4/5/85.
Cox, Cyril Tom Bertram, late of 59 Thornlie Avenue, Thornlie, Retired Contractor, died 6/6/85.
Kolesar, Stefan, late of 7 William Street, Midland, Labourer, died 23/7/85.
Mooring, Kathleen, late of 48B Beach Road, Waterman, Spinster, died 22/7/85.
Popow, Alexander, late of Killara Nursing Home, West Perth, Retired Railway Employee, died 29/5/85.
Prince, Percy, late of 32 Strickland Street, South Perth, Retired Lawn Mower Contractor, died 18/6/85.
Rubery, Jean Roma, late of Home of Peace, Inglewood, Widow, died 19/7/85.

Dated at Perth this 27th day of August, 1985.

L. C. RICHARDSON,
General Manager.

TRUSTEES ACT 1962.

Statutory Notice to Creditors.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estate of the undermentioned deceased person are required by the personal representative of care of Messrs. Corser & Corser, 7th Floor, 109 St. George's Terrace, Perth to send particulars of their claims to him within one month after the date of publication of this notice after which date the personal representative may convey or distribute the assets having regard only to the claims of which he has then had notice.

Harris, Margaret Munro late of 20 Mansell Street, Morley, widow, who died on the 7th June, 1985.

Dated 28 August 1985.

CORSER & CORSER.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Ackland, Harold George late of St. Davids Home for the Aged, Mt Lawley. Retired Factory Worker. Died 22nd May, 1985.

Brown, Ruby Elizabeth late of 9 Russell Avenue, North Perth. Widow. Died 29th June, 1985.

Harrison, Leslie William late of Carlisle Nursing Home, Star Street, Carlisle and formerly of 64 Norwood Road, Rivervale. Retired Cabinet Maker. Died 22nd June, 1985.

Millane, Ann Kathleen late of 1, 130 Mary Street, Como. Widow. Died 19th April, 1985.

Moore, Jane late of Midland Convalescent Hospital, John Street, Midland and formerly of 18 Leane Street, Midland Junction. Widow. Died 25th February, 1985.

Thorburn, Ian Oriel late of 36 Bruce Street, Nedlands. Retired Medical Practitioner. Died 6th May, 1985.

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

D. O. D. PRICE,
Divisional Manager,
Trust and Legal Services Division,
Perpetual Trustees W.A. Ltd.

PUBLIC TRUSTEE ACT 1941 (AND AMENDMENTS).

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

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

Ellis, Edith; Widow; Subiaco; 5/6/85; 19/8/85.

Smith, Caroline Mary; Widow; Karrinyup; 12/7/85; 19/8/85.

Gibson, Charles White; Retired Builder's Labourer; Doubleview; 21/7/85; 19/8/85.

Wood, Eileen; Widow; Victoria Park; 2/7/85; 19/8/85.

Marchant, Cecil James; Invalid Pensioner; Wilson; 4/5/85; 19/8/85.

Dated at Perth the 26th day of August, 1985.

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

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 1 October 1985, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Olive May, late of 18 Trafford Street, Beaconsfield, died 25/7/85.

Bastow, Edith May, late of Riverview Residence, Pendleton Street, Collie, died 3/8/85.

Berryman, Alfreda Margaret, late of Charles Jenkins Hospital, Rowethorpe, Bentley, died 28/6/85.

Burnham, Ivy Clifford, formerly of 102 Gloster Street, Shenton Park, late of Balmoral Tavern, 901 Albany Highway, East Victoria Park, died 2/8/85.

Cobb, Albert Elliot, late of Marshall Park Nursing Home, 2 Bayley Way, Midland, died 2/8/85.

Colling, Kathleen, late of Flat 408 St. Francis Court, 34 Robinson Street, Inglewood, died 12/8/85.
Davenport, Sydney Gorsworth, late of 71 Riverview Terrace, Mt. Pleasant, died 6/8/85.
Dudley, Nita May, late of Unit 10, 103 Grand Promenade, Doubleview, died 11/8/85.
Elliot, Robert Grant, late of Craigwood Hospital, 29 Gardner Street, Como, died 24/7/85.
Greaves, Kathleen, late of 14B Grayden Road, Kalamunda, died 15/8/85.
Hanson, William Edward, late of Victoria Park Nursing Home, 38 Alday Street, East Victoria Park, died 9/8/85.
Harrison, Lily, formerly of 30 Eacott Street, Mandurah, late of Wearne House, 7 Leslie Street, Mandurah, died 31/7/85.
Ingram, Joseph William, late of Rockingham Private Hospital, Rockingham, died 8/8/85.
Joyner, Ada, late of 8/186 Twickenham Drive, Kingsley, died 6/8/85.
Leach, Kathleen Ellen, late of 54 Preston Point Road, East Fremantle, died 25/7/85.
Melbourne, Harry Edward Lewis, late of 138 Manning Road, Wilson, died 28/7/85.
Mullins, Edna May, late of 139 Whately Crescent, Baywater, died 7/7/85.
Nixon, Kylie, late of Gogo Station, Via Fitzroy Crossing, died 26/6/85.
Nunn, Robert Edmund Cecil, late of Unit 1/66 Central Avenue, Maylands, died 10/8/85.
Oddy, William George, late of 1a Tintal Way, Bateman, died 12/6/85.
Rigbye, Leslie George, late of Mount Saint Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 15/8/85.
Willis, Kathleen Edith May, late of 3 Bold Place, Lynwood, died 29/7/85.
Zimmer, Kevin Raymond, late of 57 Clydesdale Street, South Como, died 23/7/85.
Dated the 26th day of August, 1985.

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

CONTENTS.

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

	Pages
Agricultural Produce (Chemical Residues) Regulations 1985	3127-45
Commercial Tenancy (Retail Shops) Agreements Regulations 1985	3121-7
Dog Act—	
City of Stirling	3110-11
Shire of Beverley	3112-15
Esperance Port Authority Amendment Regulations 1985	3075-6
Finance Brokers Control Act—Remuneration	3120-1
Financial Institutions Duty Amendment Regulations (No. 5) 1985	3066-7
Geraldton Port Authority Amendment Regulations 1985	3076-7
Health Act—By-laws—	
City of Gosnells—Kelvin Road Refuse Site—Scale of Charges	3069-70
Town of Kwinana—General Sanitary Provisions	3070
Shire of Murray—Food (Sale of Food by Itinerant Vendors) By-laws	3071
Hospitals (Services Charges) Amendment Regulations (No. 5) 1985	3072-4
Hospitals (Services Charges and Surgically Implanted Prosthesis) Determination 1985	3071-2
Jetties Act Amendment Regulations 1985	3077-9
Local Government Act—By-laws—	
City of Canning—By-laws Relating to Payment of Rates by Instalment	3108-9
City of Canning—By-laws Relating to Standing Orders	3106-8, 3109
City of South Perth—By-law No. 7—Nuisances	3110
Town of East Fremantle—By-laws Relating to Parking Facilities	3111
Town of Northam—By-law No. 62 for Regulating the General Management of the Northam Swimming Pool	3112
Shire of Leonora—By-laws Relating to Aerodromes	3115-17
Shire of Wanneroo—By-laws Relating to Caravan Parks and Camping Grounds	3117-19
Local Government Act—Orders—	
Town of Armadale (Alteration of Common Seal) Order 1985	3119
Shire of Capel (Temporary Closure of Public Street) Order 1985	3120
Shire of Wanneroo (Alteration of Common Seal) Order 1985	3119
Navigable Waters Amendment Regulations 1985	3079
Noise Abatement (Scarborough Autumn Centre) Exemption Order 1985	3067
Noise Abatement (Tree Chipping) Exemption Order 1985	3068
Ports and Harbours Amendment Regulations (No. 2) 1985	3079-80
W.A. Marine (Adjustment of Compasses) Amendment Regulations 1985	3084
W.A. Marine (Certificates of Competency and Safety Manning) Amendment Regulations (No. 2) 1985	3082-3
W.A. Marine (Surveys and Certificates of Survey) Amendment Regulations 1985	3081-2

GENERAL CONTENTS

	Pages
Agriculture, Department of	3065, 3127-45
Albany Port Authority	3075
B.M.A. Tenders	3146
Bunbury Port Authority	3075
Bush Fires	3085-91
Censorship Office	3067
Conservation and Environment	3067-8
Consumer Affairs	3065, 3120-7
Crown Law Department	3065-6
Deceased Persons' Estates	3151
Finance Brokers Control Act	3120-1
Financial Institutions Duty Act	3066
Fisheries	3084
Health Department	3068-3074
Hospitals Act	3069
Indecent Publications Act	3067
Industrial Relations	3120
Justices Act	3066
Justices of the Peace	3066
Lands Department	3084-5
Local Government Department	3095-120
Main Roads	3091-2, 3149
Marine and Harbours	3074
Mines Department	3149-51
Municipalities	3095-120
Navigable Waters Regulations	3074
Notices of Intention to Resume Land	3091-2
Proclamations	3065
Public Trustee	3151
Registrar General	3149
Tender Board	3147-8
Town Planning	3092-5
Transport	3075-84
Treasury	3066
Trustees Act	3151-2
Water Authority	3092
Western Australian Arts Council	3066