

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 27 SEPTEMBER

[1985

COMMISSION

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.

TO THE HONOURABLE SIR FRANCIS THEODORE PAGE BURT, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor of the State of Western Australia and its Dependencies in the Commonwealth of Australia:

WHEREAS I, the Governor, propose to be temporarily absent for a short period from the State: Now, therefore, I, the Governor, by virtue and in exercise of the powers vested in me by Clause XIV of the Letters Patent passed under the Great Seal of the United Kingdom constituting the office of

Governor of the State of Western Australia and its Dependencies, dated 29 October 1900, do, by this instrument under the Public Seal of the State, constitute and appoint you Sir Francis Theodore Page Burt to be my deputy during my absence, and in that capacity to exercise, perform, and execute for and on my behalf during my absence, but no longer, all the powers and authorities vested in me, by the said Letters Patent.

Given under my hand and the Public Seal of the said State, at Perth, on 20 September 1985.

By Command of His Excellency the Governor,
G. PEARCE,
Clerk of the Executive Council.

GOD SAVE THE QUEEN !

Notice to Subscribers

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9 Salvado Road, Wembley; or
Ground Floor, 32 St. George's Terrace, Perth.

WILLIAM C. BROWN,
Government Printer.

27 September 1985.

Main Roads Act 1930-1982.

Declaration of Control of Access.

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.

M.R.D. 90/4.

WHEREAS by paragraphs (c) and (d) of section 28A of the Main Roads Act 1930-1982, it is provided that where the Commissioner is of the opinion that a proclamation made pursuant to section 28A of the Main Roads Act, should be

varied or cancelled he shall make a recommendation to the Governor accordingly and that if of the opinion that the recommendation should be given effect the Governor may by subsequent proclamation vary or cancel a former proclamation; and whereas the Commissioner is of the opinion that the proclamations made pursuant to section 28A of the said Act should be varied as described in the schedule hereto and has made recommendation to the Governor accordingly; and whereas, I, the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, do hereby declare that the proclamations made pursuant to section 28A of the said Act and generally described in the schedule hereto shall be varied or cancelled as specified in the schedule.

Schedule—Control of Access.

Road	Route No.	Local Authority	Variation	As delineated on Plan No.
Stephenson Ave.	M45	City of Nedlands.....	Control of access cancelled south east of West Coast Highway	7621-126-1

Given under my hand and the Public Seal of the said State at Perth this 10th day of September 1985.

By His Excellency's Command,

J. F. GRILL,
Minister for Transport.

GOD SAVE THE QUEEN !

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

Sections 24 and 27.

Application for Finance Brokers Licence by Individual.

To: The Registrar, Finance Brokers Supervisory Board.
I, GEORGE FRANCIS JONES, of 6 Thurles Court, Waterford 6152, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is Suite 1, 2 Richardson Street, West Perth.

Dated this 22nd day of August, 1985.

(Signed) GEORGE JONES.

Appointment of Hearing.

I hereby appoint 2 October 1985 at 9 o'clock in the forenoon as the time for hearing the foregoing application at the Office of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

C. A. FITZGERALD,
Registrar, Finance Brokers Supervisory Board.

Objection to the granting of this licence shall be in the approved form and may be served on the applicant and the Registrar at any time prior to seven days before the date appointed for the hearing.

EX OFFICIO JUSTICES OF THE PEACE.

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:—

William Ross Mooney, of 26 Centenary Avenue, Corrigin (President of the Shire of Corrigin) for the Avon Magisterial District.

Raymond Francis Varley, of Lot 149 Hepburn Street, Mount Magnet (President of the Shire of Mount Magnet) for the Murchison Magisterial District.

D. G. DOIG,
Under Secretary for Law.

Crown Law Department,
Perth, 27 September 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.

Avis Dawn Montgomerie, of 14 Irene Street, Esperance.
Malcolm Boyce McLaren, of 96 South West Highway, Donnybrook.

William Lloyd Mellar, of Stanley Street, Yalgoo.
D. G. DOIG,
Under Secretary for Law.

CORRIGENDUM.

JUSTICES ACT 1902.

Crown Law Department,
Perth, 27 September 1985.

REFERENCE publication in the *Government Gazette* (No. 91) dated 20 September 1985, at page 3740, in the list of persons appointed as Justices of the Peace for the State of Western Australia.

The name Lawrence Robert Connel, of 43 Irvine Street, Peppermint Grove, and 68, St. George's Terrace, Perth should have read as follows:—

Lawrence Robert Connell, of 43 Irvine Street, Peppermint Grove and 68 St. George's Terrace, Perth.

D. G. DOIG,
Under Secretary for Law.

FAMILY COURT OF WESTERN AUSTRALIA.

Circuit Sittings for 1986.

PURSUANT to Regulation 6 (1) of the Family Court of Western Australia Regulations 1976, I hereby appoint the following sittings for the Family Court of Western Australia at circuit towns for the year 1986.

Circuit Town		Commencement
Albany	(10.00 a.m. Monday)	24 February 26 May 25 August 17 November
Bunbury	(10.00 a.m. Monday)	10 February 28 April 7 July 6 October 8 December
Geraldton	(10.00 a.m. Monday)	24 March 21 July 24 November
Kalgoorlie	(10.00 a.m. Monday)	17 March 14 July 24 November
Port Hedland	(10.00 a.m. Monday)	24 February 11 August
Karratha	(10.00 a.m. Monday)	19 May 3 November

Dated the 30th day of August, 1985.

ALAN J. BARBLETT,
Chairman of Judges,
Family Court of Western Australia.

CLEAN AIR ACT 1964-1985.

Department of Conservation
and Environment,
Perth, 19 September 1985.

AP 359/77.

THE appointment of Mr. V. Raich as an Inspector under section 22(1) of the Clean Air Act is hereby notified.

R. D. DAVIES,
Minister for the Environment.

ALCOHOL AND DRUG AUTHORITY ACT 1974.

Health Department of W.A.
Perth, 25 September 1985.

1216/74, Ex. Co. 2672.

HIS Excellency the Governor in Executive Council has approved pursuant to the provisions of section 5 of the Alcohol and Drug Authority Act 1974:—

- (i) The appointment of Dr A. Zorbas as a member of the Western Australian Alcohol and Drug Authority for a period of three years from 29 November 1985 to 28 November 1988;
- (ii) the appointment of Dr A. Zorbas as Deputy Chairman of the Western Australian Alcohol and Drug Authority for a period of three years from 29 November 1985 to 28 November 1988.

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

ANATOMY ACT 1930.

Health Department of W.A.,
Perth, 18 September, 1985.

PHD 322/78V4, Ex. Co. 2408.

HIS Excellency the Governor in Executive Council has granted under the provisions of the Anatomy Act 1930, a licence to the persons named in the Schedule hereunder to practice Anatomy at the Western Australian Institute of Technology.

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

Schedule.

Abbotts, Susan.
Acott, Diane Maria.
Adams, Julie Rose.
Adams, Sharon Margaret.
Airey, Veronica Lisa.
Alkins, Stephen Anthony.
Allen, Craig Donald.
Anderson, Jenny.
Antipas, Rosemary.
Apted, Sharon.
Armenti, Walter.
Asplin, Shane Anthony.
Atkinson, Jacqueline.
Atkinson, Marika Katherine.
Baildham, Paula Jane.
Bailey, Debra Ann.
Balbi, Alyssa Tania.
Blach, Andrea Milissa.
Ballantyne, Miriam.
Ballantyne, Peter Scott.
Ballard, April.
Bannon, Sharon.
Banovich, Michelle Angela.
Banting, Wendy Patricia.
Barker, Mirranie Jane.
Bastian, Lisa.
Bath, Ruth A.
Beaton, Geoffrey Ronald.
Beck, Garry Craig.
Behrsin, John Freddy.
Bekkers, Jamie Theodore.
Bell, Angela Sue.
Belton, Mark.
Berinson, Michael Joseph.
Bertina, Kim Elisabeth.
Bertogna, Aldo.
Bester, Julie Maree.
Bettridge, Helen Frances.
Bevan, Richard.
Bishop, Toni.
Black, Denise Anne.
Black, Lisa Mary.
Blanchard, James William.
Blissett, Patricia Ann.
Bolger, Paul Gregory.
Bond, Alex.
Bond, Stephen James.
Bordoni, Karen Jane.
Branch, Angela May.
Breen, Julie Margaret.
Bresa, Monica.
Bretton, Lee.
Bridson, Julie Michelle.
Brodie, Sally Elizabeth.
Brodrribb, Lynda Anne.
Brooker, Bunjai.
Brooking, Angela Emilia.
Brooks, Kim Michelle.
Brown, Janine.
Buchanan, Julieann Tanya.
Buckingham, Tracy.
Budd, Dianne Elizabeth.
Burton, Julie Helen.
Buttfield, Lisa.
Byblow, Margaret.
Callaway, Katherine Ruth.
Callow, Glenys.
Calvin, Bradley Ian.
Carey, Christina.
Carr, Penelope Jane.
Carstairs, Janet Lee.
Cary, Douglas Marding.
Casey, Judith Anne.
Cassidy, Merron.
Catellani, Anne Marie.
Cavallaro, Jodie Maree.
Challen, Ruth Elizabeth.
Chiew, Leanne Julie.
Child, Carolyn Marie.
Chin, Julia.
Chitty, Gemma Louise.
Cicala, Lucia Carmela.
Clarke, Julie.
Clarke, Lillian.
Clausen, Sharon.
Cobb, Jennifer.
Cohn, Melissa Jane.
Colledge, Vanessa Maxine.
Collins, Amanda Elizabeth.
Conlon, Gerard.
Conneely, Teresa.
Cook, Andrea Mary.
Cope, Lorraine.
Copley, Deborah Ann.
Coulson, Michelle Gay.
Coxmead, George Lyndon.
Coyle, Lisa.
Crabtree, Joanna Susan.
Crock, Sally Lovola.
Cross, Sue Patricia.
Cullinane, Celia (Sister Anne).
Cumming, Norma Elizabeth.
Cunningham, Una.
Cutmore, Teresa Ann.
Cutri, Josephine.
D'Arcy, Michelle.
Da Silva, Sharon.
Dallimore, Elizabeth Louise.
Davids, Lynn Natalie.
Davies, Shelley Lee-Ann.
Dean, Anthony.
De Domenico, Giovanni.
De Domenico, Kim Chow Catherine.
Delaney, Ian Leslie.
Del Borrello, Silvana.
De Longville, Sharon Monique.
Dempsey, Lisa.
Di Francesco, Gaetana Joanne.
Dillon, Tania Michelle.
Dinnie, Caroline Louise.
Doerksen, Darcy Lee.
Dolzadelli, Laura Nina.
Donaldson, Izabella.
Donovan, Anne.
Douglas, Amanda.
Dowling, John.
Dowsett, Noel.
Drew, Mary.
Duckworth, Janet.
Duncan,
Simon Alexander Bruce.
Durnin, Selina Lee.
Dutton, Lindsay James.
Duzevich, Lynn Maree.
Dyer, Nicola.
East, David Anthony.
Eastlake, Linda.
Edmonds, Dianne Gaye.
Eikelboom, Robert Henry.
Eliopoulos, Pauline.
Eliot, Julie Elizabeth.

SCHEDULE—*continued.*

Esmanis, Armand.
 Evans, Bronwen.
 Everett, Mary May.
 Farrington, Sally Anne.
 Firth, Kim Marie.
 Firth, Kylie.
 Fitzgerald, Selena.
 Flanagan, Janice.
 Flavel, Vanessa.
 Fleay, Janet Louise.
 Fogelman, Edie.
 Foster, June.
 Fotakis, Michelle Ann.
 Francis, Harry Edward.
 Fry, Natalie Louise.
 Garbutt, Andrea Michelle.
 Garbutt, Lee-Ann.
 Gardiner, Fiona Susan.
 Gardner, Natalie Jane.
 Garratt, Timothy Nicholas.
 Geriades, Lia.
 Gericevich, Lucy Clare.
 Gerovich, Teresa.
 Ghandour, Rania.
 Ghuloom, Ahmad.
 Gibb, Sheila Anne.
 Gibbons, Jonathon.
 Giblett, Katherine Mary.
 Gibson, Sharon Alexis.
 Giles, Paul Norman.
 Gill, Joan Lesley.
 Giorgio, Concetta.
 Glover, Lucie.
 Gmeinder, Gisela.
 Gould, Carolyn Anne.
 Graham, Beth Jennifer.
 Graham, Donna Maree.
 Grauaug, Elizabeth.
 Gray, Tammy.
 Grayson, Heather.
 Green, Beth Louise.
 Green, Janine.
 Green, Jennifer Ellen.
 Green, Lia Louise.
 Green, Noreen Joy.
 Green, Phyllis.
 Green, Raelene.
 Green, Wendy Jane.
 Griffin, Ann Bernadette.
 Griffin, Gail Joy.
 Griffiths, Owen Thomas.
 Grlusich, Peta.
 Guja, Dejan.
 Guthrie, Carolyn Joy.
 Guttman, Janette Yvonne.
 Hall, Lisa Jane.
 Hall, Sharon Leanne.
 Hancock, Carmel Lesley.
 Hand, Tracey Michaela.
 Hanna, Roslyn.
 Hansen, Cheryl Anne.
 Harding, Belinda.
 Hardy, Kathy.
 Harris, Diane Roberta.
 Harse, Janis.
 Hays, Margaret.
 Heaney, Anita Margaret.
 Hemley, Derryn K.
 Henry, Lucy Anna.
 Herrington, Garth Dean.
 Hewison, Anne Elizabeth.
 Hickey, Gabrielle Mary.
 Higgins, Katherine.
 Hill, John David.
 Hilton, Linda.
 Hinkley, Theona.
 Ho, Nerissa.
 Hogan, Geraldine Elizabeth.
 Holman, Sharon.
 Holmes, Rodney Brian.
 Honey, Margaret Anne.
 Hooyberg, Sharene.
 Hopper, Carol.
 Horne, Marianne Louise.
 Howard, Carol Ann.
 Howard, Nicole.
 Hronsky, Jane Julie.
 Hronsky, Timothy Mathew.

Hudson, Jeff.
 Hunt, Penelope Anne.
 Hynd, Denise Margaret.
 Ilham, Lydia M.
 Innes, John Angus.
 Ioannov, Leonie.
 Isbel, Jane.
 Ivatts, Susan Lynette.
 Iwanoff, Ina.
 James, Diane Carole.
 Jamieson, Elizabeth Jane.
 Jarvis, Andrew Cameron.
 Jarvis, Kristine Anne.
 Jenkins, Jacqueline Yvonne.
 John, Annette Vicki.
 Johns, Belinda Maree.
 Johnston, Jennine Maree.
 Jones, Elise Karen.
 Jones, Mark.
 Joplin, Glenys Sylvia.
 Jordon, Noel Clarendon.
 Joyner, Elizabeth.
 Kakulas, Pelagia.
 Kalajzich, Nicole.
 Kanganos, Alec Nicholas.
 Kay, Ian David.
 Keesing, Michele.
 Kelly, Susan Louise.
 Kendell, Chris.
 Khan, Farzana Tabassum.
 Khan, Khatijah Jalina.
 Kimpton, Craig Leslie.
 King, Helen Frances.
 Kinsella, Lesley.
 Kirk, Liana.
 Knight, Linden Deborah.
 Kristofich, Dennis.
 Kroeze, Rita Mary.
 Kronskey Jane Julie.
 Kubacz, Angela.
 Lamb, Wesley.
 Lambert, Kerry Suzanne.
 Lammie, Juliet.
 Lampard, Craig.
 Lampe, Lenore Theresa.
 Lane, Kathleen Frances.
 Lardi, Catherine Elizabeth.
 Laurance, Isabel.
 Leather, Helen Louise.
 Leber, Ashley Paul.
 Lee, Graham Robert.
 Leese, Nadine Jennifer.
 Leske, Linda.
 Leslie, Ian Charles.
 Lewis, Debbie.
 Liew, Hau-Yee.
 Lim, Alice Guet Heong.
 Limpanyakul, Pannee.
 Lindsay, Katrina Jane.
 Linehan, Paul James Luke.
 Lloyd, Sandra Gaye.
 Lloyd, Tracy.
 Looorts, Ellen.
 Low, Sonya.
 Lundy, George Colin.
 Lynch, Leanne Tracy.
 Magar, Manal.
 Malloch, Patricia.
 Malone, Brian Benedict.
 Manning, Karen Anne.
 Maro, Helina.
 Maroni, Marguerite.
 Marsh, Michelle Lousie.
 Matthews, Julie Ann.
 Matthews, Paul Nicolas.
 Mazza, Susan Catherine.
 McAllister, Linda.
 McArtney, Suzanne.
 McAuliffe, David.
 McCallum, Fiona Jane.
 McCann, David Anthony.
 McDonald, Kate.
 McDonald, Marie Elizabeth.
 McDonald, Mikaela Louise.
 McGrath, Peter.
 McKeogh, Kathleen Ann.
 McKernan, Jo-Anne.
 McLeod, Melissa Jane.

SCHEDULE—*continued.*

McLeod, Michael John.
 McMullen, Christopher Lee.
 McNee, Dianne Helen.
 McNulty, Anne Therese.
 McPherson, Rae.
 McQuade, Melissa.
 Mearns, Barbara.
 Mestichelli, Maree Carmel.
 Middlemas, Sally Anne.
 Milligan, Anne Kathryn.
 Millonig, Caroline Louise.
 Mills, Julie Anne.
 Milsom, Joanne Lee.
 Minogue, Kelly Louise.
 Miragliotta, Carmelo Mark.
 Moffat-Clarke, Lynne.
 Moir, Danielle.
 Mollett, Yvonne Gloria.
 Moore, Denise Joy.
 Moore, Helen Lesley.
 Morgan, James Robert.
 Mori, Anna.
 Mosel, Shanette Gai.
 Muir, Dianne Lynne.
 Muir, Peter James.
 Mulligan, Rosemary Eileen.
 Munro, Sandra Lyn.
 Munsie, Samantha Marie.
 Murphy, Georgina Marianne.
 Murray, Candace.
 Murray, Jodie.
 Nalder, Melita Joy.
 Nassibian, Yvonne.
 Natarajan, Kim.
 Nather, Michael G.
 Nelson, Timothy David.
 Nguyen, Thu Hoa.
 Nicholls, Wendy Lois.
 Nodwell, Rosalie Joy.
 Nutt, Jane.
 O'Connell, Beverly Olivia.
 O'Connor, Alison Frances.
 O'Donoghue, Patrick Geoffrey.
 O'Meara, Jo-Anne.
 O'Neill, Ruth.
 Oakley, Katherine Jane.
 Ogilvie, Jane.
 Oliver, Mark John.
 Padbury, Diane.
 Page, Wendy.
 Parker, Michael Kevin.
 Parkinson, Stephanie Anne.
 Pavlovich, Mary.
 Payne, Teena-Maree.
 Pearce, William Edward.
 Pearce-Pinto, Gladys.
 Pearson, Valerie Fay.
 Pedler, Kim Lee.
 Peet, Teresa Jacqueline.
 Pendlebury, Bruce Robert.
 Pereira, Camille Vanessa.
 Peroni, Darryl Joseph.
 Perry, Michael B.
 Phillips, Brendan Neil.
 Pickett, Ronald Ernest.
 Pinto, Jennifer Anne.
 Pitts, Maria Louise.
 Pizzuto, Angela Jacqueline.
 Pound, Deborah Jane.
 Powdrill, Theresa Annette.
 Poynter, David Edwin.
 Preo, Lisa Erin.
 Prendergast, Lisa Marie.
 Princire, Marilyn.
 Prior, Neale Robert.
 Prosser, Samantha Marie.
 Pruiti, Anna.
 Pryce, Audrey Sara.
 Puglisse, Catherine Margaret.
 Quakernaat, Richard.
 Quartermaine, Jennifer.
 Quinlan, Maree.
 Quinlivan, Jennifer.
 Radcliffe, Karen.
 Randall, Roderick Peter.
 Ranelli, Mirella.
 Rapanaro, Apollonia.
 Rayner, Vanessa Susan.

Read, Judith Patricia.
 Reed, Nicola Jayne.
 Rees, Claire.
 Reinholdtsen, Debra Marie.
 Renner, Meridith.
 Retallick, Alexandra Louise.
 Ricciardi, Patty.
 Richards, Jodi.
 Richardson, Christopher John.
 Richardson, Phillip Ross.
 Richardson, Tracey Maree.
 Rieusset, Graeme Michael.
 Ritchie, Claire.
 Roberts, Christine Lorraine.
 Roberts, Kathleen Bridg.
 Robinson, Kerry-Ann.
 Rodwell, Susan Debra.
 Rottigni, Susan.
 Rourke, Meredith Christine.
 Roven, Tamara.
 Rowbottom, Mark.
 Rowe, Iain Grant.
 Rowe, Jennifer.
 Rowland, Steven Anthony.
 Ruheu, Carleen Mary.
 Rule, Sharyn Elaine.
 Rumore, Adrian John.
 Rutherford, Jean.
 Ryan, Jeannette.
 Ryan, Jennifer Margaret.
 Rykers, Angela.
 Saddik, Rachelle.
 Sanderson, Michael.
 Sandstrom, Liane Maria.
 Schindler, Gerlinde.
 Schneider, Paul.
 Schofield, Lynette.
 Schorer, Lisa.
 Schur, Ingrid.
 Schwartz, Janie Rae.
 Schwenke, Julie Anne.
 Scolari, Robin Elizabeth.
 Scott, Gillian.
 Scott, Raewyn.
 Scott, Susan Mary.
 Scott-Hall, Ian Clarence.
 Selvadurai, Chandrakumar.
 Seow, Ingrid Anna-Lisa.
 Sewnarain, Bheena Devi.
 Sexton, Mary.
 Shannon, Dianne Maree.
 Sheehan, Kathy.
 Shenton, Christopher Roy.
 Shepherd, Natalie Adele.
 Sherlock, Catherine.
 Shum, Chiu Sin.
 Sicliano, Sandra Marie.
 Siegwart, Yvonne.
 Sillery, Gail.
 Simpson, Mandy Anderson.
 Sinclair, Lisa Marie.
 Slyth, Valerie.
 Smirk, Michael Joan.
 Smith, Celia Robin.
 Smith, Helen Marie.
 Smith, Kylie Anne.
 Smith, Leisa Noelle.
 Smith, Margaret Gwendolen.
 Smith, Natalie.
 Smith, Robyn Dorothy.
 Snook, Catherine.
 Spehr, Louise.
 Staltari, Lilly.
 Stewart, Annette Marie.
 Stewart, Geraldine M.
 Stewart, Vicki.
 Stokes, Michael Joseph.
 Strapp, Suzanne Patricia.
 Stretch, Annabel.
 Stuart, Peter.
 Szewczyk, Tomasz.
 Tanner, Christopher.
 Taylor, Andrew Robert.
 Telford, Jennifer Joy.
 Temby, Bethwyn.
 Terry, Peter John.
 Thomas, Nicoli.
 Thomason, B.

SCHEDULE—*continued.*

Thompson, Brett Peter.	Wegley, Roger Scott.
Thompson, Linda Karen.	Westcott, John.
Tickle, Michelle Patricia.	Weymouth, Elaine.
Tillett, Karyn.	Wheatley, Brian.
Tim, Nilar.	Wheelock, Leanne.
Todare, Carmelo Vincenzo.	Whinnen, Debbie Leanne.
Tohotoa, Siosiu S.	White, Robyn.
Toohy, Daniel Patrick.	Whitehead, Paula Anne.
Totterdell, Matthew Frank.	Whyborn, Edward John.
Trewin, Sharon.	Wieske, Peter.
Tsavdaris, Con.	Wilkes, Wayne Keith.
Turich, Graeme.	Wilkin, Susan Elizabeth.
Turich, Stacey Michelle.	Wilks, Deane.
Turner, Anne Elizabeth.	Willans, Anne-Marie.
Van Brakel, Jenny.	Williams, Danielle Lee.
Van Der Laan, Iwez.	Williams, Megan Lynne.
Van Der Linden, Mary.	Willix, Clare.
Van Der Weg, Jennifer.	Willmott, Dale Arthur.
Van Mierlo, Anne Wakefield.	Wilson, Amanda Gay.
Vaughan Johnson, Robin Campbell.	Wilson, Mandy Dawn.
Verma, Valerie Phyllis.	Wilson, Pauline.
Verrall, Nadia Vanessa.	Wise, Sharon.
Vessey, Roslyn Joy.	Wishart, Kirstine Margaret.
Vincenzino, Guglielmo.	Wynne, Megan Kyla.
Walker, Ian.	Yates, Helen Maree.
Walker, Jane Louise.	Zahara, Pauline Angela.
Wallis, Jason.	Zimmerman, Kate Christina.
Waters, Vivienne Kay.	Zorancic, Tanya.
Wearn, Leanne Carol.	Zuvela, Stephanie Jane.
	Zynter, Sonia.

Convalescent Hospital Board for the period ending 31 October 1986.

Messrs. D. V. Wallis and R. B. Underwood.

Mesdames I. Jones and E. A. Vlok.

Mr M. F. Hunt (as deputy member for Mrs E. A. Vlok).

W. D. ROBERTS,
Commissioner of Health.

HOSPITALS ACT 1927.

Health Department of W.A.,
Perth, 25 September 1985.

BO 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, Mrs R. J. Hobbs as a member of the Brookton Hospital Board for the period ending 30 September 1986 *vice* Mrs M. G. Powell resigned.

W. D. ROBERTS,
Commissioner of Health.

HEALTH ACT 1911.

Health Department of W.A.,
Perth, 23 September 1985.

1142/60.

1. The cancellation of the appointment of Mr. N. Knaap as a Health Surveyor (Meat) to the Shire of Esperance is hereby notified.

2. The appointment of Mr. K. D. Powell as a Health Surveyor (Meat) to the Shire of Esperance is approved.

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

NURSES ACT 1968.

Health Department of W.A.,
Perth, 25 September 1985.

510/81 Ex. Co. No. 2675.

HIS Excellency the Governor in Executive Council has approved under the provisions of section 9(1) (g) of the Nurses Act 1968 the appointment of Dr. D. O. Watson as a member of the Nurses Board of Western Australia for the period ending 30 November 1985 *vice* temporary absence of Dr. M. M. P. Ryan.

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

HEALTH ACT 1911.

Health Department of W.A.,
Perth, 23 September 1985.

346/69.

THE appointment of Mr. J. A. Duck as Relieving Health Surveyor to the Shire of Capel is approved for the period of 2 September 1985 to 4 October 1985.

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

RADIATION SAFETY ACT 1975.

Health Department of W.A.,
Perth, 16 September, 1985.

P.H.D. 358/77.

THE cancellation of the appointment of Mr N. J. Barbara as an authorised officer, under the provision of section 4(1) of the Radiation Safety Act 1975, is hereby notified with effect from 12 July 1985.

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

HOSPITALS ACT 1927.

Health Department of W.A.,
Perth, 25 September 1985.

PL 1.9

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927 the following persons as members of the James T. Pollard

HOSPITALS ACT 1927.

HOSPITALS (SERVICES CHARGES) REGULATIONS 1984.

HOSPITALS (SERVICES CHARGES FOR COMPENSABLE PATIENTS)
DETERMINATION (No.2) 1985.

MADE by the Minister for Health.

Citation.	1. This determination may be cited as the Hospitals (Services Charges for Compensable Patients) Determination (No. 2) 1985.
Commencement.	2. This determination shall come into operation on 1 October 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 it is used in this determination.
Charges payable in respect of compensable patients.	4. The charges payable in respect of services rendered by, in or at a hospital in respect of compensable in-patients, compensable day patients and compensable out-patients are those specified in the Schedule to this determination.
Revocation.	5. The Hospitals (Services Charges for Compensable Patients) Determination 1985† is revoked.

Schedule (Clause 4).

SERVICES CHARGES FOR COMPENSABLE PATIENTS.

Part I—Compensable in-patients.

1. Accommodation, maintenance, nursing care and other services (excluding medical services) in hospital beds—	
(a) in teaching hospitals	\$245.00 per day;
(b) in hospitals other than teaching hospitals.....	\$170.00 per day.
2. Accommodation, maintenance, nursing care and other services (including medical services) in hospital beds—	
(a) in teaching hospitals	\$315.00 per day;
(b) in hospitals other than teaching hospitals.....	\$240.00 per day.
3. Accommodation, maintenance, nursing care and other services in nursing home beds.....	\$80.00 per day.

PART II—Compensable day patients.

Accommodation, maintenance and other services	\$40.00 per day.
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Part III—Compensable out-patients.

1. In teaching hospitals—	
(a) in respect of pathology services, for each request to a separate department of the laboratory to which specimens are sent	\$38.00;
(b) in respect of radiological services, for each item of such a service rendered.....	\$38.00;
(c) in respect of drugs and medications (except when supplied under paragraph (d) of this item)—	
(i) in relation to which Part VII of the National Health Act applies, for each item.....	\$5.00;
(ii) for each other item.....	at cost;
(d) for each individual service rendered, excluding pathology services, radiological services and drugs and medications (other than any necessary supply of drugs and medications issued at the time of the initial service)	\$38.00
2. In hospitals other than teaching hospitals—	
(a) in respect of drugs and medications (except when supplied under paragraph (b) of this item)—	
(i) in relation to which Part VII of the National Health Act applies, for each item.....	\$5.00;
(ii) for each other item.....	at cost;
(b) for each individual service rendered, excluding drugs and medications (other than any necessary supply of drugs and medications issued at the time of the initial service)	\$28.00

BARRY HODGE,
Minister for Health.*Published in the *Government Gazette* on 27 January 1984 at pp. 231-4 and amended from time to time thereafter.†Published in the *Government Gazette* on 14 June 1985 at p. 2141.

HOSPITALS ACT 1927.
HOSPITALS (SERVICES CHARGES) AMENDMENT
REGULATIONS (No. 6) 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. 6) 1985.
- Commence-
ment. 2. These regulations shall come into operation on 1 October 1985.
- Principal regu-
lations. 3. In these regulations the Hospitals (Services Charges) Regulations 1984* are referred to as the principal regulations.
- Schedule
amended. 4. The Schedule to the principal regulations is amended—
(a) in Part I, by deleting in paragraph (e) of item 1 “\$235.00” and “\$165.00” and substituting the following, respectively—
“ \$245.00 ” and “ \$170.00 ”; and
(b) in Part III, by deleting in paragraph (b) of item 1 “\$35.00” and substituting the following—
“ \$38.00 ”.

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

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

HEALTH ACT 1911.

Shire of Carnarvon.

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

Part I—General Sanitary Provisions.

By-law 19(2) is amended by including the following:—

- (d) Any person who shall deposit refuse at a place on the site set aside for the disposal of refuse except in accordance with instructions given by the site attendant, or if no such instructions be given, except in accordance with the directions of signs or notices erected at the site by Council, commits an offence.

Passed at a meeting of the Shire of Carnarvon on 30 January 1985.

Dated this 26th day of April, 1985.

The common seal of the Shire of Carnarvon was here-
unto affixed in the presence of—

[L.S.]

W. J. DALE,
President.

S. K. GOODE,
Shire Clerk.

Confirmed—

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

Approved by His Excellency the Governor in Executive Council this 24th day of September, 1985.

G. PEARCE,
Clerk of the Council.

POLICE AUCTION.

UNDER the provisions of the Police Act 1892-1983, unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands, on Tuesday, 15 October 1985 at 9.00 a.m.

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

B. BULL,
Commissioner of Police.

POLICE ACT 1892.

Police Auction.

UNDER the provisions of the Police Act 1892, unclaimed found and stolen property will be sold by public auction at Kalgoorlie Police Station on Saturday, 12 October 1985, at 9.30 a.m.

ROAD TRAFFIC ACT 1974.

I, JEFFREY PHILLIP CARR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83(1) of that Act, hereby approve the suspension of Regulations made under such Act, on the carriageway mentioned hereunder, within the Shire of York and nominated for the purpose of a Hill Climb event by members of the W.A. Sporting Car Club Inc. on Saturday, 21 September, 1985, between the hours of 12.00 midday and 5.00 p.m.

Racing to be strictly confined to Cut Hill Road between Knotts Road and Great Southern Highway.

Dated at Perth this 18th day of September, 1985.

JEFF CARR,
Minister for Police.

FIREARMS ACT 1973.

FIREARMS AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- | | |
|-------------------------|--|
| Citation. | 1. These regulations may be cited as the Firearms Amendment Regulations 1985. |
| Principal regulations. | 2. In these regulations the Firearms regulations 1974* are referred to as the principal regulations. |
| Regulation 26B amended. | 3. Regulation 26B of the principal regulations is amended— |
| | (a) in subregulation (1a), by deleting "4" in subparagraph (i) of paragraph (a), and substituting the following— |
| | " 8 "; and |
| | (b) in subregulation (1b) by inserting after "L1A1" the following— |
| | " or 7.62mm, Self Loading, Springfield M14 Rifle ". |

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

*Reprinted in the *Government Gazette* on 17 February 1981 at pp. 663-697 and amended from time to time thereafter.

TAXI-CARS (CO-ORDINATION AND CONTROL) ACT 1963-1983.

Transport Commission, Nedlands,
13 August 1985.

ACTING, pursuant to the powers conferred by the Taxi-Cars (Co-ordination and Control) Act 1963-1983, the Taxi Control Board has made the determination set out in the schedule hereunder.

R. J. ELLIS,
Chairman of the Board.

ACTING, pursuant to the powers conferred by the Taxi-Cars (Co-ordination and Control) Act 1963-1983, I have approved the determination set out in the schedule hereunder.

JULIAN GRILL,
Minister for Transport.

Schedule.

DETERMINATION.

- | | |
|--------------------|--|
| Rates and charges. | 1. Subject to the other clauses in this determination, the rates and charges respectively set forth in clause 5, of this determination are the amounts to be charged for the services respectively mentioned therein and no greater or lesser charge shall be made. |
| Taxi-meter units. | 2. A taxi-meter fitted to a metered taxi-car shall be so adjusted as to register the flagfall and the minimum charge when the taxi-meter is set in operation and to register the amount charged for distance travelled and the detention charge, in progressive units of 10 cents. |

No detention charge in certain cases. 3. A charge shall not be made for the detention of a taxi-car arising from any accident involving the taxi-car or from the mechanical failure of, or any deficiency or insufficiency, in respect of, the taxi-car or from the failure of the taxi-car operator to tender correct change.

Hirers to pay tolls and parking fees. 4. The hirer of a taxi-car shall pay any tolls and parking fees incurred during a hiring, at the hirer's request.

5. TAXI-CARS (OTHER THAN PRIVATE TAXI-CARS).
TARIFF 1.

To be applied between 6.00 a.m. and 6.00 p.m. Monday to Friday and between 6.00 a.m. and 1.00 p.m. Saturday.

	\$
Flagfall (including first 182 metres)	1.20
Distance Rate (for each 182 metres or part thereof thereafter)	0.10
Detention Charge (for each 25.7 seconds)	0.10
Minimum Charge	1.20

TARIFF 2.

To be applied between 6.00 p.m. and 6.00 a.m. Monday to Friday, 1.00 p.m. Saturday to 6.00 a.m. Monday and all day on Public Holidays.

	\$
Flagfall (including first 182 metres)	1.80
Distance Rate (for each 182 metres or part thereof thereafter)	0.10
Detention Charge (for each 25.7 seconds)	0.10
Minimum Charge	1.80

In respect of each hiring commenced on Christmas Day, an additional charge of \$2.00 shall be payable by the hirer except in relation to a multiple hiring.

Luggage:

No charge shall be made for the carriage of luggage accompanying the hirer.

Cleaning:

Where soiled or befouled during hiring—

Requiring more than 15 minutes and less than 30 minutes cleaning time	\$3.50
Requiring more than 30 minutes cleaning time	\$9.50

Country Running:

(1) A hiring completed in the part of the State to which the Act does not apply—

Distance Rate:

During hiring—for each kilometre or part thereof	\$0.34
For return journey by nearest practicable route—for each kilometre or part thereof	\$0.34

Detention Charge:

(for each 25.7 seconds or part thereof)	\$0.10
---	--------

Plus:

Airconditioned taxi (where requested)	\$2.00
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(2) A hiring continued in the part of the State to which the Act does not apply, but completed in part of the State to which the Act does apply—

Distance Rate:

For whole journey—for each kilometre or part thereof	\$0.34
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Detention Charge:

(for each 25.7 seconds or part thereof)	\$0.10
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Plus:

Airconditioned taxi (where requested)	\$2.00
---	--------

(3) A hiring continued, commenced or completed in that portion of the control area in the Shire of—

Mundaring—East of the area bounded by Stoneville Road, Jarrah Road, Eagle Street, Railway Terrace, Great Eastern Highway to Darkan Street, South of the Highway to Mundaring Weir Road.

Distance Rate:

During hiring—for each kilometre or part thereof	\$0.34
For return journey by nearest practicable route (does not apply where hiring is continued)—for each kilometre or part thereof	\$0.34

Detention Charge:

(for 25.7 seconds or part thereof)	\$0.10
--	--------

Special Hirings:

Weddings:

\$44.00 for the first two hours or part thereof, plus \$3.50 per quarter hour or part thereof thereafter.

Funerals:

\$22.50 for the first hour or part thereof, plus \$3.50 per quarter hour or part thereof thereafter.

Plus:

Booking Fee	\$2.00
Airconditioned Taxi (where requested)	\$2.00

Where during the course of a special hiring a taxi-car is required to travel more than 16 kilometres, a charge of 55c per kilometre shall be paid for each additional kilometre or part thereof.

Metropolitan Tours: Applicable only to the Metropolitan Area as defined and where a hirer visits a number of places of scenic interest.

For hiring of a taxi-car for not less than 1 hour.....	\$17.00
For each quarter hour after the first hour	\$4.25

6. MULTIPLE HIRINGS.

(1) Where a taxi-car other than a private taxi-car is hired at places and times as specified hereunder:—

Places	Times
From Taxi Stands situated at:	
Perth Airport	At any time
East Perth Rail Terminal	At any time
Murray Street, Perth (any taxi stand on the north side between William Street and Barrack Street)	(i) On Friday of each week between 2.00 p.m. and 6.00 p.m. (ii) For the five shopping days immediately prior to any Christmas Day; at any time between 2.00 p.m. and 6.00 p.m. or if that day is a Saturday between 10.00 a.m. and 1.00 p.m.
Ascot Race Course } Belmont Park Race Course }	On a day on which a race meeting is held.
Gloucester Park Trotting Ground } Richmond Park Trotting Ground }	On a day on which a trotting meeting is held.
Royal Agricultural Showground, Claremont	On a day on which the Royal Show is held,

the operator of a taxi-car may carry passengers at separate fares by way of multiple hiring provided:—

- the original hirer has no objection to the operator of the taxi-car accepting in respect of that journey other passengers by way of separate hirings; and
- the hirers are travelling to a destination that is—
 - in the same locality; or
 - in the same direction; and
- the total number of passengers in the taxi-car does not exceed the total number that the taxi is licensed to carry at any one time; and
- the fare charged in respect of each hirer at his destination does not exceed seventy-five per centum (75%) of the amount of the fare then recorded on the taxi-meter.

(2) Nothing in this determination affects the right of a person to hire a taxi-car of the kind referred to and at the rates and charges described by Clauses 6 and 8 of this determination.

7. PRIVATE TAXI-CARS.

Private taxi-cars shall not charge the same or less than the rates provided for in Part 5 of this schedule.

TAXI-CARS (CO-ORDINATION AND CONTROL) ACT 1963.

TAXI-CARS AMENDMENT REGULATIONS (No. 2) 1985.

MADE by His Excellency the Governor in Executive Council.

Citation.	1. These regulations may be cited as the Taxi-cars Amendment Regulations (No. 2) 1985.
Commencement.	2. These regulations shall come into operation on 1 October 1985.
Principal regulations.	3. In these regulations the Taxi-cars Regulations 1964* are referred to as the principal regulations.
Second Schedule deleted and substituted.	4. The Second Schedule to the principal regulations is deleted and the following Schedule is substituted—

Second Schedule.

FEES.

Licence Fee—	\$
Unrestricted licence.....	53.00
Restricted licence.....	32.00
Duplicate licence fee	2.00
Plate fee—	
Single	6.00
Pair.....	8.00
Duplicate registration fee.....	2.00
Fee for driver's identification photographs or duplicate photographs	5.00
Renewal of driver's registration.....	38.00
Meter testing fee	4.00
Substitute vehicle fee.....	4.00
Replacement vehicle fee	2.00
Registration of lease, owner only.....	6.00.

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

*Reprinted in the *Government Gazette* on 12 July 1978 at pp. 2321-2360 and amended from time to time thereafter.

FISHERIES ACT 1905.

Notice.

Fisheries Department,
Perth, 27 September 1985.

F 783/75 V.3.

IT is hereby notified for general information that the Hon. Minister for Fisheries has appointed the persons listed hereunder as Honorary Licensing Officers pursuant to section 5(1c) of the Fisheries Act 1905.

Ross Bradley.
Frederick Riebeling.
Bruce Zilko.

B. K. BOWEN,
Director.

FISHERIES ACT 1905.

Notice.

Fisheries Department,
Perth, 27 September 1985.

F 783/75 V.3.

IT is hereby notified for general information that the Honourable Minister for Fisheries has appointed the persons listed hereunder as Honorary Licensing Officers Pursuant to section 5(1d) of the Fisheries Act 1905.

Elizabeth Russell.
Margaret Jill Wiseman.
Sandra Irene Lymbery.

B. K. BOWEN,
Director.

FISHERIES ACT 1905.

Notice No. 199.

FD 46/46/8.

MADE by the Minister under section 25.

1. This notice may be cited as Fisheries Notice No. 199.
2. The Second Schedule to the Fisheries Act 1905 is amended—
 - (a) by omitting paragraph (a) and adding the following paragraph—
 - (a) FISH, MARINE OR FLUVIO-MARINE SPECIES

Common Name	Scientific Name	Length (cm)
Bream (or Black bream)	<i>Acanthopagrus butcheri</i>	25
Bream, Pig-faced (or North-West snapper)	<i>Lethrinus spp.</i>	28
Bream, Yellow-fin	<i>Acanthopagrus latus</i>	25
Cobbler	<i>Cnidogobius macrocephalus</i>	23
Flathead, Bar-tailed	<i>Platycephalus endrachtensis</i>	30
Flathead, Blue-spotted (or sand) ..	<i>Platycephalus speculator</i>	30
Flathead, Long-spined (or sand)	<i>Platycephalus longispinus</i>	30
Flathead, Marbled	<i>Platycephalus marmoratus</i>	30
Flounder	<i>Pseudorhombus jennynsii</i>	23
Garfish	Family <i>Hemiramphidae</i>	23
Groper, Baldchin	<i>Choerodon rubescens</i>	40
Groper, Blue	<i>Achoerodus gouldii</i>	40
Herring, Australian (or Ruff)	<i>Arripis georgianus</i>	18
Jewfish, Westralian	<i>Glaucosoma hebraicum</i>	50
King snapper/Bight, redfish red snapper	<i>Trachichthodes gerrardi</i>	23
Leather jacket	Family <i>Monacanthidae</i>	25
Mackerel, Broad-barred Spanish (or grey) Spanish	<i>Scomberomorus semi fasciatus</i>	76
Mackerel, Common	<i>Scomber australasicus</i>	15
Mackerel, Narrow-barred Spanish	<i>Scomberomorus commerson</i>	76
Mackerel, Spotted Spanish	<i>Scomberomorus munroi</i>	50
Mackerel, Wahoo	<i>Acanthocybium solandri</i>	76
Morwong (or Queenfish)	<i>Nemadactylus valenciennesi</i>	30
Mullet, Sea	<i>Mugil celphalus</i>	24
Mullet, Yellow-eye	<i>Aldrichetta forsteri</i>	23
Mulloway (or river kingfish)	<i>Argyrosomus hololepidotus</i>	33
Nannygai	<i>Centroberyx affinis</i>	23
Pike, Long-fine	<i>Dinolestes lewini</i>	33
Red Emperor (or government bream)	<i>Lutjanus sebae</i>	28
Salmon, Australian	<i>Arripis trutta</i>	30
Samson fish (or sea kingfish)	<i>Seriola hippos</i>	60
Snapper	* <i>Chrysophrys unicolor</i>	38
Snapper (south)	* <i>Chrysophrys sp.</i>	28
Snook	<i>Sphyrna novaehollandiae</i>	28
Sole	Family <i>Soleidae</i> and <i>Cynoglossidae</i>	20
Sweep	<i>Scorpius georgianus</i>	23
Tailor	<i>Pomatomus saltator</i>	25
Tarwhine (or silver bream)	<i>Rhabdosargus sarba</i>	23
Trevalley, Silver (or skipjack)	<i>Pseudocaranx spp.</i>	20
Whiting, Spotted or King George ..	<i>Sillaginodes punctatus</i>	25
Whiting, Transparent (or school whiting)	<i>Sillago bassensis</i>	22
Whiting, Western sand or silver	<i>Sillago schomburgkii</i>	22 "

*The genus *Chrysophrys* is under review.

and

- (b) by omitting paragraph (c) and adding the following paragraph—
 - (c) CRUSTACEANS

		Length (mm)
Crabs, Blue manna	<i>Portunus pelagicus</i>	127
Crabs, Brown mud	<i>Scylla serrata</i>	120
Crabs, Green mud	<i>Scylla paramamosain</i>	150
Marron	<i>Cherax tenuimanus</i>	76
Prawns, School	<i>Metapenaeus dalli</i>	50
Prawns, Western king	<i>Penaeus latisulcatus</i>	76
Rock lobster, Southern	<i>Jasus novaehollandiae</i>	98.5
Rock lobster, Western	<i>Panulirus cygnus</i>	76 "

H. D. EVANS,
Minister for Fisheries

NAMING OF "CLIFF SPACKMAN RESERVE".

Class "A" Reserve No. 8438.

Department of Lands and Surveys,
Perth, 27 September 1985.

File No. 2350/57.

IT is hereby notified for general information that the name of "Cliff Spackman Reserve" has been applied to the land contained in Class "A" Reserve No. 8438 situated in the Shire of Augusta-Margaret River and set aside for "The Protection and Preservation of Caves, Flora and for Health and Pleasure Resort".

(Public Plan Leeuwin NW 1:25 000.)

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

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 27 September 1985.

Corres. 724/980.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Newman Lots shown in the schedule hereunder for the purpose of "Light Industry" for a term of 21 years at rentals shown in the said schedule.

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

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

The services provided to these lots are Water, Electricity, Drainage and Roads and the Ingoing Premium as shown in the schedule is payable in four (4) equal quarterly instalments in January, April, July and October. The first instalment is due and payable on the first day of the quarter next following the date of approval of the lease.

The survey fees shown in the schedule are payable in cash within 30 days of acceptance of application.

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

Upon issue of the Crown Grants for Lots 1657 and 1658, there will be a requirement to register a Drainage Easement of 5 metres in favour of the Shire of East Pilbara.

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

At any time during the currency of the lease, subject to the agreed development obligations and other conditions having been met to the satisfaction of the Hon. Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event a purchase price in accordance with the Schedule shall apply for a period of 3 years from the date of approval of the lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

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

- (1) The land shall not be used for any purpose other than "Light Industry" without the prior approval in writing of the Minister for Lands and Surveys.
- (2) The rent shall be subject to reappraisal at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- (3) The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.
- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will

be continuously so used to the satisfaction of the Minister.

- (5) The lessee shall commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of the commencement of the lease.
- (6) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (7) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- (8) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (9) All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister.
- (10) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (11) The Minister or his representative may enter the land for inspection at any reasonable time.
- (12) The land shall be filled to levels specified by, and acceptable to the Minister or his nominee and the Shire Council.
- (13) Compensation will not be payable for damage by flooding of the demised land.
- (14) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- (15) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
- (16) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of him improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

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

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 30 October, 1985 accompanied by the deposit shown in the schedule below together with the required development details and completed Land Board Questionnaire.

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

(Public Plans Newman 15.14 pt 15.13, Newman Regional Pts 3.3, 3.4, 4.3 and 4.4.)

Schedule.

Lot; Street; Area; Survey Fee; Ingoing Premium; Purchase Price; Annual Rent; Deposit.
1588; cnr Welsh Drive and Woodstock Street; 3 650m ² ; \$420; \$18 200; \$3 880; \$310; \$197.
1601; Willis Street; 2 013m ² ; \$370; \$10 050; \$2 970; \$240; \$162.
1657; Welsh Drive; 3 700m ² ; \$420; \$18 500; \$3 910; \$310; \$197.
1658; Welsh Drive; 3 654m ² ; \$420; \$18 250; \$4 860; \$390; \$237.
1659; Panizza Way; 2 443m ² ; \$370; \$12 200; \$3 210; \$260; \$172.
1660; Panizza Way; 2 014m ² ; \$370; \$10 050; \$2 970; \$240; \$162.
1661; Panizza Way; 2 014m ² ; \$370; \$10 050; \$2 970; \$240; \$162.

1662; Panizza Way; 2 014m²; \$370; \$10 050; \$2 970; \$240; \$162
 1663; Panizza Way; 2 017m²; \$370; \$10 050; \$2 970; \$240; \$162
 1664; Panizza Way; 2 950m²; \$370; \$14 750; \$3 490; \$280; \$182
 1665; Panizza Way; 2 000m²; \$370; \$10 000; \$2 960; \$240; \$162
 1666; Panizza Way; 2 000m²; \$370; \$10 000; \$2 960; \$240; \$162
 1667; Panizza Way; 2 000m²; \$370; \$10 000; \$2 960; \$240; \$162
 1668; Panizza Way; 2 411m²; \$370; \$12 050; \$3 190; \$250; \$167
 *1896; Laver Street; 4 254m²; \$460; \$21 250; \$4 220; \$340; \$212
 *1897; Laver Street; 4 201m²; \$460; \$21 000; \$4 190; \$330; \$207

*Subject to examination of survey.

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

LAND ACT 1933.

Notice of Intention to Grant a Special
 Lease under section 116.

Department of Lands and Surveys,
 Perth, 27 September 1985.

Corres. 977/985, 978/985, 979/985, 2849/96 V4.

IT is hereby notified that it is intended to grant leases of Forrest Locations 179, 180, 181 and 182 to the Strelley Housing Society Incorporated for a term of 50 years for the purpose of "Housing Agriculture and Grazing".

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

WITHDRAWN FROM SALE.

Karratha Medium Density.

Department of Lands and Surveys,
 Perth, 27 September 1985.

Corres. 2890/981.

IT is hereby notified for general information that Karratha Lots 3560, 3579 have been withdrawn from sale under section 45A of the Land Act as gazetted on 25 February 1983. *Government Gazette* No. 13 and page 668.

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

WITHDRAWN FROM SALE.

Karratha Medium Density.

Department of Lands and Surveys,
 Perth, 27 September 1985.

Corres. 2890/981.

IT is hereby notified for general information that Karratha Lots 2985, 3063, 3097, 3104, 3417, 3536, 3552, 3553, 3638 have been withdrawn from sale under section 45A of the Land Act as gazetted on 19 March 1982, *Government Gazette* No. 21, page 907.

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

BUSH FIRES ACT 1954.

Town of Geraldton.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 13 December 1985 or within fourteen days of the date of your becoming owner or occupier should this be after 13 December 1985 to remove from the land owned or occupied by you, all inflammable materials or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including 14 February 1986.

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

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to the Council or its duly authorised officer, not later than 15 November 1985 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you are to comply with the requirements of this notice.

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

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

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act prior to the prohibited burning period commencing 1 December 1985.

By Order of the Council,

G. K. SIMPSON,
 Town Clerk.

BUSH FIRES ACT 1954.

Shire of Capel.

Notice to Owners and/or Occupiers
 of Land Within the Shire of Capel.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 30 November, 1985, to remove from the land owned or occupied by you, all flammable material or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of all flammable material up to and including 26 April, 1986.

A. Rural Land (all land other than a pine plantation and that listed as urban).

1. Firebreaks at least 2 metres in width and not more than 100 metres from the perimeter of all buildings and haystacks situated on the land as to completely surround the buildings and haystacks.
2. Firebreaks at least 2 metres in width immediately inside and along all external boundaries so as to form a continuous break all round the holding except where an exemption has been granted. Roadside firebreaks do not constitute a legal firebreak under the Bush Fires Act.
3. Lessees of Railway Reserves shall have a firebreak at least 3 metres in width along the common boundary between the land leased from Westrail and other land owned or occupied.

B. Special Rural Land: The owners of all existing small rural holdings zoned as Special Rural under Town Planning Scheme No. 2, must construct and maintain clear of all flammable material a firebreak not less than 2 metres wide immediately inside and along all external boundaries so as to form a continuous break all round the holding except where an exemption has been granted.

C. Urban Land (residential, commercial and industrial land within a townsite or within an area subdivided for residential purposes including Gelorup).

1. Where the area of land is approx. 2 024m² (approx. ½ acre) or less remove all flammable material on the land except, living standing trees from the whole of the land; and
2. Where the area of land exceeds 2 024m² (approx. ½ acre) clear of all flammable materials, firebreaks of at least 2 metres wide, immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

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

Dated this 16th day of September, 1985.

By Order of the Council,

T. W. BRADSHAW,
Shire Clerk.

BUSH FIRES ACT 1954.

(Section 33.)

Notice to Owners and Occupiers of Land Within the Mukinbudin District.

IN accordance with the provisions of the above Act you are hereby required on or before 31 October 1985 to clear firebreaks not less than three metres wide in the following positions and thereafter keep maintained such firebreaks free of all inflammable material until 15 March 1986.

- (1) Within 20 metres of the boundaries of all cleared and part cleared land.
- (2) Within 20 metres of the boundaries of all cleared and part cleared land adjacent to roads, and including breaks around crops.
- (3) Within 20 metres along boundaries and also adjacent to all railway lines through or adjacent to or alongside your property which includes additional breaks to split up properties
- (4) Within 20 metres of all homesteads, buildings and haystacks. Landowners are also required to keep the area between the firebreaks and the homesteads, buildings or haystacks cleared of all inflammable materials. Provide 20 metre breaks around intended clearing burns.
- (5) All townsite lots and fuel depots must be free of all extraneous inflammable materials from 31 October 1985 to 30 April 1986 inclusive.

If for any reason it is considered impractical to provide firebreaks in the position or by the date, an owner or occupier may make application to the Shire Council for approval of a variation of the order. No such application shall be considered unless it is made in hand writing on or before 25 October 1985, adequately describes the land and is accompanied by the written approval of the Bushfire Control Officer for the area in which the land is situated.

Failure or neglect to comply with this notice will render the owner or occupier liable to a penalty of up to \$200.

By Order of the Council.

G. EDWARDS,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Goomalling.

IT is notified for public information that the following persons are duly appointed Bush Fire Control Officers for the Shire of Goomalling.

Chief Fire Control Officer—R. M. Clarke.
Deputy Chief Fire Control Officer—M. N. Davey.
Fire Weather—Officer G. W. Morris.
Deputy Fire Weather Officer—C. C. Kerp.

Bush Fire Control Officers.

R. King.	C. B. Whitfield.
H. D. Forward.	R. C. Smith.
W. G. Smith.	N. Seigert.
D. W. Goldsworthy.	A. McLean.
P. A. Clarke.	R. Powell.
G. W. Morris.	A. J. L. Lawler.
C. C. Kerp.	J. Escott.
P. Coulthard.	P. J. Bowen.
Rodney Sheen.	Lynton Bowen.
R. J. Madew.	F. Boase.
D. Antonio (dual with Northam Shire).	K. Kingston.
J. Hardman.	T. C. Schell.
	Charles Chitty.

It is further advised that the following Officers were appointed as Authorised Officers to close Grain Bins:—

Konnongorring—Mr. C. B. Whitfield.

Deputy—Mr. Charles Chitty.

Goomalling—Mr. G. W. Morris.

Deputy—Mr. C. C. Kerp.

Jennacubbine—Mr. Rodney Sheen.

Deputy—Mr. R. J. Madew.

By Order of the Council,

C. C. KERP,
Acting Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Augusta-Margaret River.

Designated Campfire Sites.

IT is hereby notified for public information that the following locations are designated under section 25(1a) of the Bush Fires Act 1954, for the lighting of barbecues and campfires only:

State Forest.

Boranup:

Boranup Drive, Love/Spring Road.

Boranup Drive, Coleman Road.

Boranup Drive, Anchor Road.

Boranup Drive, Maurice Road.

Boranup Drive, 200 m north of Blue Rock Road.

Scenic Lookout—Boranup.

Anchor Road 200 m west of Caves Road.

Boranup Forest Camping Area.

Jarrahdene, approx. 100 m north of Jarrahdene Mill site.

State Forest.

Other Areas:

Water Point north Chapman Pool.

Great North Road Crossing (Blackwood).

Canebreak Pool—on the Margaret River (Canebreak Road).

Speleological Group (Inc.) hut on Forest Lease (No. 1437/40) 25 m east of Caves Road and approx. 500 m south of Vlam Road.

National Park.

Contos Beach.

Redgate Beach.

Scott River National Park (2).

Augusta Quarry.

Point Road, Boranup.

Shire Land.

Rotary Park, Margaret River.

Gracetown.

Prevelly Park.

Alexandra Bridge.

K. S. PRESTON,
Shire Clerk.

DOWERIN SHIRE COUNCIL.

Notice of Appointment of Bush Fire Control Officer.

THE following person has been appointed a Bush Fire Control Officer for the Shire of Dowerin:

W. E. Coote; Minnivale; 313020.

By Order of the Council,

S. A. MacNAMARA,
President.
ALEX READ,
Shire Clerk.

BUSH FIRES ACT 1954.

(Section 59 (3).)

Shire of Murray.

LANDOWNERS/OCCUPIERS of the Municipal District of Murray are hereby notified that Mr Frank Norman Letchford has been appointed "Firebreak" Inspector to the Shire of Murray for the 1985-86 Fire Season, commencing 2 November 1985 and concluding 1 November 1986.

Dated this 29th day of August, 1985.

B. M. BAKER,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Narrogin.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1985 to clear of all inflammable material firebreaks not less than 2.438 metres (8 feet) wide in the following positions on all rural and townsite land owned or occupied by you and thereafter to maintain the firebreaks clear of inflammable material up to and including 15 April 1986.

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

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

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

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than 16 October 1985 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$40.00 or more than \$400.00 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

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

Dated this 19th day of September, 1985.

By Order of the Council,
W. T. PERRY,
Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Mandurah.

Firebreak Notice.

Notice to Owners and Occupiers of Land.

WITH reference to section 33 of the Bushfires 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 order must be carried out by 14 December 1985 and kept maintained throughout the summer months until 30 April 1986.

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

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this notice, or where:—

- (a) Compliance with this order may aggravate soil erosion problems, or
- (b) The owner or occupier of land considers a more effective system of fire protection can be obtained, or
- (c) Natural features render firebreaks unnecessary,

You may apply to the Council or its duly authorised officers not later than 15 November 1985, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

Requirements.

Rural and Townsite Land.

(a) Where the area of the land is 2 023m² (approximately 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 the land exceeds 2 023m² (approximately ½ acre) provide firebreaks of at least 4 metres wide, immediately inside all external boundaries of the land and also immediately surrounding all buildings and haystacks situated on the land. Where several adjoining lots are held or used by the owner-occupier, the firebreaks may be provided inside and along the external boundaries of the group or lot.

Fuel And/or Gas Depots.

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

Restricted and Prohibited Burning Times.

RESTRICTED	PROHIBITED	RESTRICTED
2/11/85	15/12/85 — 28/2/86	30/4/86

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

Fire Control Officers 1985-1986.

Burning permits available from Officers listed below.

Chief Fire Control Officer:

Mr. Robert Burns, 3 Gambia Place, Mandurah
(095) 73 1390 (H).

Deputy Chief Fire Control Officer:

Rangers Department, Shire of Mandurah (095) 35 1966.

Fire Weather Officer:

Mr. M. J. Burkett, Shire Administrative Office, P.O.
Box 210, Mandurah 6210 (095) 35 1966 (W).

Mandurah Town Brigade:

Barry Marriner, 3 Thompson St., Mandurah
(095) 35 4331 (H).

North Mandurah Bushfire Brigade:

(Emergency Party Line Number) (095) 37 1555.

Robert Burns, 3 Gambia Place, Madora (095) 37 1390
(H).

South Mandurah Bushfire Brigade:
 (Emergency Party Line Number) (095) 34 2666.
 George Palmer, 11 Galatea Rd., Falcon (095) 34 2206
 (H).

Southern Districts Bushfire Brigade:
 Brian Halsey, Lot 36 Old Coast Rd., Lake Clifton (095)
 39 1088 (H).

If a bushfire occurs in your Brigade area ring your Local Bushfire Control Officer immediately.

By Order of Council,
 K. W. DONOHOE,
 Shire Clerk.

necessary by the duly authorised officers and specified by way of a separate written notice forwarded to the address as shown on the rate records for the land maintained by the Shire of Mundaring.

All firebreaks as designated above, must be prepared on or before 30 November 1985.

OR

within 14 days of you becoming the owner or occupier should this be after that date and be maintained clear of inflammable material up to and including 14 March 1986.

Take notice that pursuant to Clause 33(4) of the Bush Fires Act, where the owner or occupier of land who has received notice fails or neglects to comply with the requisitions of the notice within the time specified, the Shire of Mundaring may, by its officers and with such servants, workmen and contractors vehicles and machinery as the officers deem fit enter upon the land and carry out the requisitions of the notice which have not been complied with and pursuant to Clause 33(5) of the Bush Fires Act the amount of any costs and expenses incurred may be recovered from you as the owner or occupier of the land.

Application to vary the above requirements: If it is considered to be impracticable for any reason whatever to clear firebreaks as required by this notice, you may apply to the Council of the Shire of Mundaring or its duly authorised officers not later than 15 November 1985 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officers, you must 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.

The penalty for failing to comply with this notice is a fine not exceeding \$400.00 and a person in default is also liable whether prosecuted or not to pay the costs of performing the work directed in this notice if it is not carried out by the owner and/or occupier by the date required by this notice.

By order of the Council,
 M. N. WILLIAMS,
 Shire Clerk.

BUSH FIRES ACT 1954.

Shire of Mundaring.

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

Firebreaks.

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required to clear of inflammable material firebreaks not less than 3 metres in width in the following positions on all land owned or occupied by you and situate within the Shire of Mundaring.

1. Immediately inside all external boundaries of the said land.
2. Immediately surrounding all buildings erected on the said land.

Such firebreaks may be constructed by one or more of the following methods:—

PLOUGHING: CULTIVATION: SCARIFYING:
 BURNING: OR CHEMICAL SPRAYING

and are to be cleared to the satisfaction of the Shire of Mundaring's duly authorised officers. In addition you may be required to carry out further works which may be deemed

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended)
 NOTICE OF INTENTION TO TAKE OR RESUME LAND.

M.R.D. 42/21—I V2

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 Northam District, for the purpose of the following public works namely, widening and realignment of Great Eastern Highway (100.1—120.32 SLK Section) with subsidiary roads and subject to Control of Access and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8110-4, 8110-5, 8110-6-1 to 8110-14-1, 8110-15-2 and 8125-234, 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.	Neville James Martin	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C925355)	Portion of Avon Location P1 and being part of Lot 341 on Diagram 56946 and being part of the land comprised in Certificate of Title Volume 1535 Folio 310	1.841 ha
2.	Robert William Martin	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C842915)	Portion of Avon Location 0 and being part of Lot 4 on Plan 920 and being part of the land comprised in Certificate of Title Volume 1435 Folio 861	7 388m ²
3.	Neville James Martin	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C925355)	Portion of Avon Location 61 and being part of the land on Plan 1271 and being part of the land comprised in Certificate of Title Volume 1462 Folio 646	11.597 ha

NOTICE OF INTENTION TO TAKE OR RESUME LAND—*continued*

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
4.	Michelle Crystal Edith Reynolds	Hon Minister for Works (Purchaser <i>Vide</i> Caveat DO24127)	Portion of Avon Location N1 and being part of Lot 2 on Plan 927 and being part of the land comprised in Certificate of Title Volume 1083 Folio 163	6.2 ha
5.	Ronald Eric Hasemer and Elizabeth Anne Hasemer	Hon Minister for Works (Purchaser <i>Vide</i> Caveats DO17987 and DO17989)	Portion of Throssell Lot 81 and being part of the land comprised in Certificate of Title Volume 1693 Folio 866	1.209 ha
6.	Harold Peter Dempster (three undivided fourth shares) and Muriel West Dempster (one undivided fourth share)	H. P. & M. W. Dempster	Portion of Avon Location N1 and part of Lot 3 on Plan 927 and part of the land on Plan 1272; portion of Avon Location 2054 and being part of Throssell Estate Lot 50 all being part of the land comprised in Certificate of Title Volume 1361 Folio 614	34.5 ha
7.	Harold Peter Dempster (three undivided fourth shares) and Muriel West Dempster (one undivided fourth share)	H. P. & M. W. Dempster	Portion of Grass Valley Lots 94 and 97 and being part of the land comprised in Certificate of Title Volume 1262 Folio 450	5 685m ²
8.	Harold Peter Dempster	H. P. Dempster.....	Grass Valley Lot 98 and being part of the land comprised in Certificate of Title Volume 1528 Folio 546	1.671 8 ha
9.	Crown	H. P. and J. P. Dempster (lessees <i>vide</i> annual lease 3116/5682)	Crown Land.....	640m ²
10.	James Vincent O'Driscoll	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C539191)	Portion of Grass Valley Town Lot 1 and being part of the land comprised in Certificate of Title Volume 1428 Folio 646	1 250 m ²
11.	James Vincent O'Driscoll	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C539191)	Portion of Grass Valley Lot 2 and being part of the land comprised in Certificate of Title Volume 1428 Folio 647	177 m ²
12.	James Vincent O'Driscoll	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C539191)	Portion of Grass Valley Lot 22 and being part of the land comprised in Certificate of Title Volume 1098 Folio 454	170 m ²
13.	Harold Peter Dempster (three undivided fourth shares) and Muriel West Dempster (one undivided fourth share)	H. P. & M. W. Dempster	Portion of Avon Location 3972 and being part of the land comprised in Certificate of Title Volume 1361 Folio 618	4 940 m ²
14.	Robert Campbell Cooke and John Barnard Cooke	R. C. and J. B. Cooke	Portion of Avon Location 2116 and being part of the land comprised in Certificate of Title Volume 1361 Folio 615	3.931 ha
15.	Ian James Watson and Kaye Marilyn Watson	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C445345)	Portion of Avon Locations 7005 and 7006 together being Lot 1 on Plan 11488 and being part of the land comprised in Certificate of Title Volume 1456 Folio 365	12.137 ha
16.	Robert Lloyd Hooper	R. L. Hooper	Portion of Avon Location 7005 and being the whole of the land comprised in Certificate of Title Volume 1361 Folio 617	1 245 m ²
17.	Whitegates Holdings Pty Ltd	Whitegates Holdings Pty Ltd	Portion of Avon Location 10200 and being part of the land comprised in Certificate of Title Volume 1361 Folio 616	872 m ²
18.	Whitegates Holdings Pty Ltd	Whitegates Holdings Pty Ltd	Portion of Avon Location 8706 and being part of the land comprised in Certificate of Title Volume 1638 Folio 775	61 m ²
19.	Ian James Watson and Kaye Marilyn Watson	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C445345)	Portion of Avon Location 7417 and being part of the land comprised in Certificate of Title Volume 1004 Folio 472.	26.3 ha
20.	Ian James Watson and Kaye Marilyn Watson	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C445345).	Portion of Avon Location 8445 and being part of the land comprised in Certificate of Title Volume 1004 Folio 471	2.789 ha
21.	Rex Henley Richter (two undivided fourth shares) Clinton Maxwell Richter (one undivided fourth share) and Wayne Harold Richter (one undivided fourth share)	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C725112)	Portion of Avon Location 3342 and being part of the land comprised in Certificate of Title Volume 1370 Folio 599	7 943 m ²
22.	Winifred Ellen Sagar.....	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C691673)	Portion of Avon Locations 10286, 2348 and 10285 and being part of the land comprised in Certificate of Title Volume 1361 Folio 622	35.465 2 ha
23.	Pearse Hillside Pty Ltd	Pearse Hillside Pty Ltd	Portion of Meenaar Lot 48 and being part of the land comprised in Certificate of Title Volume 1215 Folio 436	3 900 m ²
24.	Winifred Ellen Sagar.....	Hon Minister for Works (Purchaser <i>Vide</i> Caveat C691673)	Portion of Avon Location 12601 and being part of the land comprised in Certificate of Title Volume 1361 Folio 619	2 720 m ²

Dated this 25th day of September 1985.

D. R. WARNER,
Director Administration and Finance.

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

M.R.D. 42/226-A

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 Bunbury District, for the purpose of the following public works namely, realignment of the Bunbury Highway (Blair Street) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8525-185, 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.	Ampol Limited	Ampol Limited	Portion of Leschenault Location 26 and being part of the land on Diagram 6019 and being part of the land comprised in Certificate of Title Volume 1307 Folio 955	604 m ²
2.	Stanley Malcolm Roath and Olive Mary Lansbury Roath	Colliers International Property Consultants Ltd (Purchaser Vide Caveat DO25269)	Portion of Bunbury Town Lot 289 and being part of the land comprised in Certificate of Title Volume 1171 Folio 883	108 m ²
3.	Lindsay Armstrong Silverthorne and Hazel Dawn Silverthorne (as joint tenants of one undivided half share) and James Leslie Roney and Doreen Lynette Roney (as joint tenants of one undivided half share)	L. A. & W. D. Silverthorne and J. L. & D. L. Roney	Portion of Bunbury Town Lot 288 and being part of the land comprised in Certificate of Title Volume 1592 Folio 295	363 m ²

Dated this 25th day of September, 1985.

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

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

M.R.D. 42/99-A

NOTICE OF INTENTION TO TAKE OR RESUME LAND.

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17(2) of the Public Works Act 1902 as amended, that it is intended to take or resume under section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Perenjori District, for the purpose of the following public works namely, widening of the Wubin-Mullewa Road (25.21-48.00 SLK Section) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8404-12-1 to 8404-14-1, 8404-35 and 8404-36, 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	Bruce Robert McAlpine, Enid Mora McAlpine, and Robert James McAlpine	B. R., E. M. & R. J. McAlpine	Portion of Victoria Location 5962, being part of the land contained in Certificate of Title Volume 1401 Folio 898	5.885 ha
2	Bruce Robert McAlpine, Enid Mora McAlpine and Robert James McAlpine	B. R., E. M. & R. J. McAlpine	Portion of Victoria Location 6763, being part of the land contained in Certificate of Title Volume 1401 Folio 898	2.850 ha
3	Cecil William Reid	C. W. Reid	Portion of Victoria Location 6442, being part of the land contained in Certificate of Title Volume 1355 Folio 64	3.645 ha
4	Cecil William Reid	C. W. Reid	Portion of Victoria Location 5967, being part of the land contained in Certificate of Title Volume 1355 Folio 64	4.695 ha
5	Peggy Parker Reid	P. P. Reid	Portion of Victoria Location 8111, being part of the land contained in Certificate of Title Volume 1319 Folio 234	2.775 ha
6	David Brian McAlpine and Valerie Lynette McAlpine	D. B. & V. L. McAlpine	Portion of Victoria Location 5671, being part of the land contained in Certificate of Title Volume 1040 Folio 712	3.278 ha
7	Roger Forte	R. Forte	Portion of Victoria Location 4014, being part of the land contained in Certificate of Title Volume 1170 Folio 339	2.070 ha
8	Del Monte Nominees Pty. Ltd.	Del Monte Nominees Pty. Ltd.	Portion of Victoria Location 9978, being part of the land comprised in Certificate of Title Volume 1697 Folio 675	5.032 ha

Dated this 25th day of September, 1985.

D. R. WARNER,
Director Administration and Finance.

M.R.D. 42/142—C V2

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 Greenough District, for the purpose of the following public works namely, widening and realignment of the Geraldton-Mt. Magnet Road (22.35—24.70 SLK Section) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8304—218—2, 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.	Charles Harry Castledine and Ailsa Ellenor Castledine	Hon Minister for Works (Purchaser <i>Vide</i> Caveat DO30970)	Portion of Victoria Location 6798 and being part of the land contained in Certificate of Title Volume 1625 Folio 714.	1 770m ²
2.	Raymond John Morton and Hilary Louise McCann	R. J. Morton and H. L. McCann	Portion of Victoria Location 8048 and being part of the land contained in Certificate of Title Volume 30 Folio 312A.	4.376 ha
3.	Crown.....	E. J. & M. P. Culloton.....	Portion of Victoria Location 11121 and being part of the land contained in Special Lease No 3116/7890.	2.967 ha

Dated this 25th day of September 1985.

D. R. WARNER,
Director Administration and Finance.

M.R.D. 41/140—4

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 piece or parcel of land described in the Schedule hereto and being all in the Swan District, for the purpose of the following public works namely, the construction of Roe Highway and that the said piece or parcel of land is marked off on Plan M.R.D. W.A. 8525—124, 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.	Joseph Keane Minchin.....	J. K. Minchin.....	Portion of Swan Location 13 and being part of Lot 29 on Plan 3105 (Sheet 1) and being part of the land comprised in Certificate of Title Volume 1447 Folio 777.	264 m ²

Dated this 25th day of September 1985.

D. R. WARNER,
Director Administration and Finance.

L&PB 712/85.

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND.

Road—Shire of Mundaring.

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 piece or parcel of land described in the Schedule hereto, and being all in the Swan District, for the purpose of the following public work, namely Road—Shire of Mundaring and that the said piece or parcel of land is marked off on Plan L&S., W.A. 21 which may be inspected at the office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

SCHEDULE.

No. on Plan L&S, W.A. No. 21	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Edward Raymond Barfield	Edward Raymond Barfield.....	Portion of Swan Location 1310 and being Part of Lot 36 on Plan 5912 and being Part of the Land in Certificate of Title Volume 1105 Folio 999.	1400 m ²

Dated this 18th day of September, 1985.

K. F. McIVER,
Minister for Works.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme
Shire of Kojonup Town Planning
Scheme No. 2.

T.P.B. 853-5-11-2.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the Shire of Kojonup, Town Planning Scheme No. 2 on 11 July 1985—the Scheme Text of which is published as a Schedule annexed hereto.

R. H. SEXTON,
President.

P. DURTANOVICH,
Shire Clerk.

Schedule.

Shire of Kojonup.

Town Planning Scheme No. 2.

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

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

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Part 1—Preliminary.

1.1 Citation: This Town Planning Scheme may be cited as the Shire of Kojonup Town Planning Scheme No. 2, hereinafter called "the Scheme" and shall come into operation on the publication of notice of the Minister's final approval thereof in the *Government Gazette*.

1.2 Arrangement of the Scheme: The Scheme Text is divided into the following parts:

- PART 1—Preliminary.
- PART 2—Reserved Land.
- PART 3—Land Use Control in Zones.
- PART 4—Development Requirements.
- PART 5—Administration.

The remaining documents of the Scheme are as follows:

1. Land Use Map.
2. Scheme Map.

1.3 Scheme Area: The Scheme shall apply to the whole of the land within the broken black border set out in the Scheme Map.

1.4 Revocation of Town Planning Scheme No. 1: The Shire of Kojonup Town Planning Scheme No. 1 which was published in the *Government Gazette* on 24 April 1970 and subsequently amended from time to time is hereby revoked.

1.5 Responsible Authority: The responsible authority for carrying out the Scheme is the Council of the Shire of Kojonup, hereinafter referred to as "the Council".

1.6 General Intent: The intent of the Scheme is to direct and control development in the Scheme Area in such a way as shall promote and safeguard health, safety, convenience and the economic and general welfare of its inhabitants and the amenities of the area.

1.7 General Obligations: Subject to the provisions of the Town Planning and Development Act 1928 (as amended) and all regulations made thereunder, and to the provisions of this Scheme, no person shall depart or permit or suffer any departure from the requirements and provisions of the Scheme, nor shall any person use or permit the use of any land or building or undertake or permit any new work if the use, new work, reconstruction, alteration or modification does not conform with the Scheme or would tend to delay the effective operation of the Scheme.

1.8 Relationship of the Scheme to By-laws: The provisions of the Scheme shall have effect, notwithstanding any by-law for the time being in force in the area and, where the provisions of the Scheme are at variance with the provisions of any by-law, the provisions of the Scheme shall prevail.

1.9 Interpretation.

1.9.1 Where a word or term is used in this Scheme it shall have the meaning given to it in the interpretations listed hereunder:—

Civic Use means land and buildings used by a Government department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose.

Day Care Centre means land and buildings used for the daily or occasional care of children in accordance with the Child Welfare (Care Centres) Regulations, 1968 (as amended).

Depot means land and buildings used for the storage, distribution, maintenance, display or transfer of goods or materials used in the service industry.

Eating House means any house, building or structure or any part thereof of which the main purpose is to serve meals on the premises to the public for gain or reward.

Recreation—Indoor means a building or part thereof used for the purpose of a theatre, cinema, dance hall, skating rink, swimming pool, gymnasium, sports hall, squash court, or for purposes similar to any of the foregoing.

Recreation—Outdoor means land used for passive or active recreation and the term includes children's playgrounds, public gardens and public sports grounds where no special provision is made for spectators.

Rural Pursuit means and includes agriculture, horticulture, forestry, pasture and poultry farming.

Tavern means land and buildings the subject of a Tavern Licence granted under the provisions of the Liquor Act 1970 (as amended).

Trade Display means land and buildings used for the display of trade goods and equipment for the purposes of advertisement.

Vehicle Sales means land and buildings used for the display and sale of new or second hand motorcycles, cars, trucks and caravans, or any one or two of them and may include the servicing of motor vehicles sold from the site.

Veterinary Clinic/Hospital means a building in which a veterinary surgeon or veterinarian treats minor ailments of domestic animals and household pets as patients, but only in the case of a hospital includes the accommodation overnight of sick animals.

1.9.2 Where a word or term is not defined in this Scheme it shall have the meaning given to it in the definitions outlined in the Residential Planning codes.

1.9.3 Where a word or term is not defined in either of the above, interpretation shall be in accordance with Appendix D of the Town Planning Regulations, 1967 (as amended).

1.10 Classification of Land: There are hereby created in the Scheme Area, for the purposes of the Scheme, the several Local Reserves and zones listed hereunder and against each is indicated the predominant use for which the reserve or zone is created.

Local Reserves	Predominant Uses.
: Recreation	Recreation, active and passive
: Public Purposes	Government and public amenities and facilities
Zones	Predominant Uses.
: Residential	Residential
: Commercial	Shop, office, hotel
: Industry	Light service and general industry
: Special Rural	Small rural holdings, hobby farms
: Rural	Non-urban uses and agricultural uses.

1.10.1 The several Local Reserves and zones are delineated, distinctively coloured, marked or identified as such in accordance with the legend on the Scheme Map.

1.11 Strategy Plan: The Council may adopt, and from time to time amend, a Strategy Plan or Plans illustrating the Council's policies for the overall development of any part of the District.

Any such plan shall be made available for inspection by any member of the public on request during normal business hours.

Such a plan shall be taken into consideration in determining any application for planning approval.

Without limiting the scope or content a Strategy Plan may include reference to any or all of the following:

- proposals for new roads;
- future locations for residential, industrial, special rural, commercial or other land uses;
- future uses for existing public and private lands;
- areas subject to particular limitations on development imposed by conditions of terrain, soil condition, potential flooding or any other cause.

PART 2—Reserved Land.

2.1 Approval Required.

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

2.1.2 In determining an Application for Planning Approval the Council shall have regard to the ultimate purpose intended for the reserve and shall, in the case of land reserved for the purposes of a public authority, confer with that authority before giving its approval.

2.2 Continued Use of Land: No provision of this Part shall prevent the continued use of land for the use for which it was being lawfully used immediately prior to the Scheme having the force of the law, or the repair and maintenance, for which the prior consent in writing of the Council has been obtained, of buildings or works lawfully existing on the land, in accordance with the provisions of Part 3 of the Scheme.

2.3 Compensation.

2.3.1 Where the Council refuses approval for the development of land reserved under the Scheme on the ground that the land is reserved for Park and Recreation or Public Purposes, or grants approval subject to conditions that are unacceptable to the applicant, the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.

2.3.2 Claims for such compensation shall be lodged at the office of the Council not later than six (6) months after the date of the decision of the Council refusing approval or granting it subject to conditions that are unacceptable to the applicant.

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

2.4 Objectives: The objectives for the Local Reserves in this Scheme are to set aside and secure lands for the various public purposes. Once achieved the land shall be used and developed in accordance with the designated land use.

PART 3—Land Use Control in Zones.

3.1 Table 1—Land use Table: The Land Use Table appended to this Clause indicates the several uses permitted by this Scheme in the various zones, such uses being determined by cross-reference between the list of "Use Classes" on the left-hand side of the Table and the list of "Zones" on the top of that Table.

The symbols used in the Table have the following meanings:

3.1.1 Uses with "P" notation: Such a use is permitted as of right under this Scheme.

3.1.2 Uses with "AA" notation: Such a use is not permitted as of right. However, the Council may, if the proposed use is consistent with the general use of land in the area, or provides a local service to the area, give its approval.

In cases where the proposed use may be detrimental to the amenity of the locality, the Council, after considering the views of people likely to be affected by the proposal, may give its approval to such use.

In determining an application for a use designated as "AA", the Council may use the following procedure:

—The Council may advertise or cause to be advertised in a newspaper circulating in the district notice of its intention to consider the application for the proposed use; the advertisement shall state that submissions may be lodged with the Council before a specified date, being not less than three (3) weeks after the first publication of the notice.

—The Council may, in addition, use any other method to advertise the proposal.

—The Council may, in addition to any other notice given in accordance with this Clause, give notice in writing to owners and occupiers likely to be affected by the granting of approval.

—After the date stated in the notice, the Council shall consider the application and any submissions received and shall determine it.

3.1.3 Uses with "X" notation: Such a use is not permitted.

3.1.4 Listed Uses Excluded from Other Use Classes: Where, in the Land Use Table, a particular use is mentioned, it is deemed to be excluded from any use class that, by its more general meaning, would otherwise include such particular use.

3.1.5 Incidental Use or Activity: Notwithstanding that a particular use class is prohibited within a particular zone, a use or activity coming within the scope of such a use class may be approved by the Council where it is necessary to or incidental to the main use of the land or premises.

3.1.6 Uses Not Listed: If a particular use is not mentioned in the list of use classes, or is not included in the general terms of any of the use classes, as determined by the Council, such use shall, unless it is permitted by the subsequent provisions of the Scheme, be deemed to be prohibited.

3.2 Objectives for Zones.

3.2.1 Residential Zone: The use of land in the Residential Zone shall be consistent with the following objectives:

- (a) The Zone shall be predominantly residential.
- (b) Non-residential uses shall be compatible in character, scale and operation with the predominant residential use.
- (c) A non-residential use shall only be permitted if the use does not detract from the amenity of the area.

(d) land designated R2.5 in this Scheme shall be developed in such a manner as to allow more intensive residential development at a later stage.

(e) Land designated as a "Design Area" in this Zone shall have an overall design prepared for the area and approved by the Town Planning Board and the Council prior to subdivision and development.

3.2.2 Commercial Zone: The use of land in the Commercial Zone shall be consistent with the following objectives:

TABLE 1—LAND USE TABLE

	Zones				
	Residential	Commercial	Industry	Special Rural	Rural
Caravan Park	X	X	X	X	AA
Car Park	X	P	X	X	X
Civic	AA	AA	AA	X	X
Consulting Room	AA	AA	X	X	X
Day Care Centre	AA	AA	X	X	X
Depot	X	X	P	X	AA
Dwelling	P	AA	AA	P	P
Eating House	X	P	AA	X	X
Educational Establishment	AA	AA	X	X	AA
Funeral Parlour	X	AA	AA	X	X
Health Centre	X	P	AA	X	X
Home Occupation	AA	P	P	AA	AA
Hospital	AA	AA	X	X	AA
Hotel	X	P	X	X	X
Industry—Extractive	X	X	X	X	AA
Industry—General	X	X	AA	X	X
Industry—Hazardous	X	X	X	X	X
Industry—Light	X	X	P	X	X
Industry—Noxious	X	X	X	X	AA
Industry—Rural	X	X	P	X	P
Industry—Service	X	AA	P	X	X
Motel	X	P	X	X	X
Office	X	P	P	X	AA
Petrol Filling Station	X	AA	P	X	X
Public Assembly	X	P	X	X	X
Public Recreation	P	P	P	P	P
Public Utility	AA	AA	AA	AA	AA
Public Worship	AA	P	X	X	AA
Recreation—Indoor	X	P	AA	X	X
Recreation—Outdoor	AA	AA	AA	X	AA
Residential Building	AA	AA	X	X	AA
Rural Pursuit	AA	X	AA	AA	P
Shop	X	P	AA	X	X
Showroom	X	P	P	X	X
Tavern	X	P	X	X	X
Trade Display	X	AA	P	X	X
Vehicle Sales	X	AA	AA	X	X
Veterinary Clinic/Hospital	X	AA	AA	AA	AA

Note to Table 1

The following uses require an Annual Permit as required by Clause 5.6 of this Scheme:

Home Occupation
Trade Display

- (a) To provide a diversity of uses, predominantly commercial, administrative and entertainment uses.
- (b) To maintain a compact and accessible centre for the town.
- (c) To centralize administration and business uses.
- (d) To maintain safety and efficiency of traffic flows and provide for adequate facilities for the storage and circulation of vehicles.
- (e) The preservation of existing buildings, facades and places of historical, architectural or townscape value.
- (f) The compatibility of new buildings and modifications to existing buildings with existing buildings and townscape in terms of scale, height, style, materials, street alignment and articulation of facades.
- (g) Provision of sheltered places for pedestrians.
- (h) Restriction of industrial-type uses to service or low-impact, labour-intensive industries.
- (i) Reduction in uses attracting large volumes of truck traffic other than to service retail outlets.

- (j) To provide for residential uses only where the uses are combined with a commercial use, e.g. hotel, or where the residential uses occupy a level where it is impracticable to establish a shop or office.

3.2.3 Industry Zone: The use of land in the Industry Zone shall be consistent with the following objectives:

- (a) Provision of a location for diverse light and service industries that would otherwise have a detrimental impact on the other uses in the town.
- (b) Provision of a location for depots, large vehicle parking and servicing, and warehousing.
- (c) Land designated as a "Design Area" in this Zone shall have an overall design prepared for the area and approved by the Town Planning Board and the Council prior to subdivision and development.

3.2.4 Special Rural Zone: The use of land in the Special Rural Zone shall be consistent with the following objectives:

- (a) The provision of areas within rural areas wherein closer subdivision may be permitted to provide for such uses as hobby farms, horse breeding, rural

residential retreats and rural holiday homes, intensive agricultural including market gardens, and viticulture.

- (b) Retention of the rural landscape and amenity.

3.2.5 Extension of the Special Rural Zone:

- (a) Before initiating any further classification of land in the Special Rural Zone, the Council shall prepare, or require to be prepared by the owner of the subject land, a detailed submission supporting the re-classification. Such a submission shall include:
- (i) the purpose for which the area is intended to be re-classified;
 - (ii) reasons supporting the selection of the subject land, particularly in relation to existing areas so classified and other areas which may be available for the same purpose;
 - (iii) a plan showing, in sufficient detail for planning purposes, the existing contours, buildings, rock outcrops, vegetation, water features, and agricultural or other improvements;
 - (iv) a plan showing any proposed subdivision and development which shall include the information set out in (b) below;
 - (v) the source of potable water for each lot.
- (b) Each extension of the Special Rural Zone shall incorporate a Plan of Subdivision, which shall show:
- (i) the proposed ultimate subdivision including approximate lot sizes and dimensions;
 - (ii) areas to be set aside for public open space, pedestrian accessways, horse trails, community facilities, etc., as may be considered appropriate;
 - (iii) those physical features it is intended to conserve;
 - (iv) the proposed staging of the subdivision where relevant, including any prerequisites for proceeding from one stage to the next.
- (c) In addition to the Plan of Subdivision, the Scheme provisions for a particular area classified in the Special Rural Zone shall specify:
- (i) any facilities which the owners of the lots will be required to provide (eg. their own potable water supply, and liquid and solid waste disposal system);
 - (ii) proposals for the control of land use and development which will ensure that the purpose or intent of the zone and the rural environment and amenities are not impaired;
 - (iii) any special provisions appropriate to secure the objectives of the zone.

3.2.6 Rural Zone: The use of land in the Rural Zone shall be consistent with the following objectives:

- (a) The Zone shall consist of predominantly agricultural and non-urban uses.
- (b) The protection of the viability of existing forestry and productive agriculture.

3.3 Non-conforming uses.

3.3.1 Existing-use Rights:

- (a) Notwithstanding any other provision of the Scheme, if on the date when the Scheme comes into operation, any land or building or part of a building is being lawfully used for a purpose other than is permitted under this Scheme, it shall be lawful, subject to this Clause and to any statute or by-law, to continue to use that land or building or that part of a building and any land directly ancillary thereto for that identical purpose, but no other.
- (b) Nothing in the Scheme shall prevent the carrying out or continuance of any development for which, immediately prior to the coming into force of the Scheme, all necessary permits or licences required under the Act, or any other act or law including the Shire of Kojonup Town Planning Scheme No.1, have been obtained and are current.
- (c) Where, in respect of land reserved or zoned under this Part of the Scheme, a non-conforming use exists or is authorised, as mentioned in this Part, on that land, nothing in the Scheme shall be deemed to prohibit or to have the effect of prohibiting the erection, alteration or extension on the land of any building in connection with or in furtherance of such non-conforming use of the land

which would not be an unlawful erection, alteration or extension under the laws of the State or the by-laws of the Council.

3.3.2 Change of Non-conforming Use: The Council may permit the use of any land to be changed from one non-conforming use to another non-conforming use if the proposed use is, in the opinion of the Council, less detrimental to the amenity of the neighbourhood than the existing use, or is, in the opinion of the Council, closer to the uses permitted in the zone in which the land is located under the provisions of this Scheme.

3.3.3 Register of Non-conforming Uses:

- (a) The Council shall maintain a Register of Non-conforming Uses.
- (b) The Register shall include any lawful use of land not conforming to the Scheme at the time of coming into force of the Scheme.
- (c) Any owner of property not included in the Register may request the Council to include such property, and the Council may enter it on the Register.
- (d) Any request to include property shall be made not later than six (6) months after the coming into force of the Scheme.

3.3.4 Discontinuance of non-conforming Use:

- (a) If any premises entitled to a non-conforming use under this Clause are not used for a period of six (6) months continuously for the purpose authorised by this Clause, those premises shall not thereafter be used otherwise than in conformity with this Scheme.
- (b) If a building which is, or of which any part is, being used for a non-conforming use under this Clause is demolished to an extent of more than three-quarters of its value or is damaged to more than three-quarters of its value, neither that building nor any building erected in place thereof shall thereafter be used otherwise than in conformity with the Scheme, unless by permission of the Council.
- (c) The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner and the occupier for that purpose.

3.3.5 Time Limit: Notwithstanding the preceding provisions, the Council may, in respect of any particular land, prescribe a time limit after which a use shall be required to conform to the land use provisions of this Scheme. In such a case, the time limit shall be not less than a reasonable and appropriate period of amortization of the value of location and development of the use on that land.

3.3.6 Development Requirements for Non-conforming Uses: Except where otherwise provided, development of non-conforming uses shall be in conformity with the provisions of the Scheme relevant to that use, provided that the Council may require that a non-conforming use comply with the setbacks and other provisions set out for the predominant use of that zone.

3.4 Additional Uses: Schedule I sets out in respect of particular parcels of land uses which may be permitted by the Council in addition to those permitted by Table 1, together with any specific conditions to which such use may be subjected by the Council.

PART 4—Development Requirements.

4.1 General Requirements.

4.1.1 Table 2—Development Table: Any development for a use that is permitted under the provisions of Part 2 and Part 3 of this Scheme shall conform to the requirements for that use as specified in Table 2—Development Table.

4.1.2 Relaxation of Standards: The Council may relax any development requirement or standard specified in the Scheme in accordance with Clause 5.7 of this Scheme.

4.1.3 Development Requirements Not Stated: Where requirements for a particular use not set out in this Scheme, the development shall conform to the provisions for the predominant use of the zone or local reserve in which it is situated, as stated in the Scheme or determined by the Council, or where such provisions are inappropriate, to such requirements as the Council shall determine.

4.1.4 Combined Uses: Where two or more uses are combined in a single development, the development shall conform to the requirements for each use respectively, or where such requirements are inappropriate, to such requirements as the Council shall determine.

4.1.5 Access for Disabled Persons: Any development incorporating a public building or a public place shall make adequate provision for access for disabled persons in accordance with AS 1428-1977 "Design Rules for Access by the Disabled".

4.1.6 Car Parking: The number of car parking spaces to be provided shall be as set out in Table 2, provided that:

- (a) in the case of a combined-use development where the maximum utilisation of car parking for the uses does not occur at the same time, the Council may approve an appropriate reduction in the number of spaces to be provided and, in the case of a civic or community use available to the public, may require no spaces in respect of such use;
- (b) the Council may agree to some or all of the required car parking spaces being provided away from the development site where these are appropriately located and continuance of their availability is secured by a satisfactory legal agreement.
- (c) where car parking spaces are required to be provided pursuant to this Scheme, the Council may accept a cash payment in lieu of the provision of some or all of those car parking spaces, if:
 - (i) the payment is not less than the amount the Council estimates to be the cost to the owner of providing and constructing those spaces together with the amount the Council estimates to be the value of the land which would have been occupied by those spaces;
 - (ii) payment is made prior to commencement of the development in respect of which those spaces are required to be provided or in accordance with the terms of an agreement made between the Council and the applicant for planning approval for that development.
- (d) any amount paid to the Council under this Clause shall be held by the Council in a separate trust account and shall be applied by the Council in providing car parking spaces or car parking facilities capable of serving the needs of the development in respect of which the payment was made and in the locality of that development.

All car parking bays shall be properly paved, drained and marked in accordance with the approved layout.

4.1.7 Setbacks for Lots with More Than One Street Frontage: Where a lot has two or more boundaries on a street alignment, the Council may permit a lesser street setback in respect of frontages other than the major frontage, as determined by the Council.

In exercising its discretion in such cases, the Council shall have regard to the general character of the locality and the size of the lot.

4.1.8 Setbacks Adjacent to Rights of Way: Where a lot adjoins a private or dedicated right of way, the required setback from the way may be reduced by half at the discretion of the Council.

4.1.9 Parking Adjacent to a Residential Zone: Any parking area adjacent to a Residential zone shall be suitably screened to protect the amenity of the residential area.

4.1.10 Amusement Machines: No amusement machine shall be installed within premises open to the public without the written approval of the Council.

4.1.11 Development Abutting a Residential Zone: Notwithstanding the provisions set out for a particular use, where such a use abuts a Residential Zone, the Council shall require such setbacks as it deems necessary to protect the privacy and amenity of residential development.

4.2 Residential Development.

4.2.1 Residential Planning Codes:

- (a) The development of dwellings generally shall be in accordance with the Residential Planning Codes and the particular Code assigned to the lot.
- (b) For the purpose of this Scheme "Residential Planning Codes" means the Residential Planning Codes set out in Appendices 2 and 3 to the Statement of Planning Policy No. 1, together with any amendments thereto.
- (c) A copy of the Residential Planning Codes, as amended, shall be kept and made available for public inspection at the offices of the Council.

(d) In the event of there being any inconsistency between the Residential Planning Codes identified by subclauses (b) and (c), the provisions in the document identified in subclause (b) shall prevail.

(e) Unless otherwise provided for in the Scheme the development of land for any of the residential purposes dealt with by the Residential Planning Codes shall conform to the provisions of those Codes.

(f) The Residential Planning Code density applicable to land within the Scheme Area shall be determined by reference to the Residential Planning Code density number superimposed on the particular areas shown on the overlay to the Scheme Map as being contained within the outer edges of the black borders or where such an area abuts on another area having a Residential Planning Code density as being contained within the centre lines of those borders.

(g) In the case of Muradup Townsite, all residential development shall be coded R10/20.

4.2.2 Residential Planning Codes—Variations and Exclusions: The following variations to the Residential Planning Codes shall apply:

- (a) In the areas coded R10/20 the R10 development standards shall apply, except that—
 - (i) where the site is connected to the main sewerage system, the development standards of the R20 Code shall apply;
 - or
 - (ii) where the Council is satisfied, in a particular case, that conditions are suitable to ensure that on-site effluent disposal methods will function effectively on a permanent basis, the Council may approve development to the standards of the R15 Code.

4.2.3 Residential Development in the Residential Zone: Residential development in the Residential Zone shall comply with the objectives outlined in Part 3.

4.2.4 Non-residential Development in the Residential Zone: Any non-residential development in a Residential Zone shall comply generally with the setback requirements prescribed for residential development.

4.2.5 Carports: The Council may approve the construction of a carport within the side or street setback area provided that the amenity of the locality is not adversely affected thereby.

4.2.6 Pergolas: The Council may approve the construction of pergolas and the like structures within setback areas.

4.2.7 Screen Walls and Fences: No person shall erect, grow or maintain on any land used for residential purposes a fence, freestanding wall or hedge greater than 1.5 metres in height within the street setback area without the approval of the Council.

4.3 Commercial Development: Commercial development in the Commercial Zone shall comply with the objectives for that Zone as outlined in Part 3 and the requirements of Table 2.

4.4 Industrial Development:

4.4.1 Industrial Development in an Industry Zone: Industrial development in an Industry Zone shall comply with the objectives for that Zone as outlined in Part 3 and the requirements of Table 2.

4.4.2 Use of Street Setback Area: In the case of industrial and warehouse uses, the street setback area may be used only for the purposes of landscaping, visitor car parking or access. The Council, at its discretion, may approve the use of the street setback area for display or for loading and unloading of vehicles. No material or product may be stored within the street setback area.

4.4.3 Landscaping and Screening: A minimum of one-third of the street setback area shall be landscaped, including an area not less than one metre wide adjacent to each side boundary, except where an access is shared between adjacent lots.

Areas other than the street setback that are visible from a public street or place shall be developed with landscaped open space or screened to the approval of the Council.

4.4.4 Industrial and Warehouse Uses in or Adjacent to Residential Zones: The development of light industry and warehouses in or adjacent to residential zones, and of non-conforming industry and warehouses in the residential zones, shall be subject to the following requirements:

- (a) New buildings shall be compatible in scale, materials and appearance with residential development.

- (b) New service areas shall be screened from view from roads or other public places.
- (c) At the discretion of the Council, new buildings shall be provided with approved soundproofing.

4.5 Additional Uses: Notwithstanding the requirements of Table 1, the Council may permit additional uses on those lots listed in Schedule I. The permitted additional uses and the Scheme Map designations are specified against each location.

4.6 Special Rural Development.

4.6.1 Development in the Special Rural Zone shall comply with the requirements of Part 3 and with the following:

- (a) In addition to a Building Licence, the Council's prior approval to commence development is required for all development, including a private dwelling.
- (b) No more than one dwelling may be constructed on any lot unless that lot existed prior to the classification of the land in the Special Rural Zone.
- (c) No dwelling house or out-building shall be constructed within 15 metres of a lot boundary provided the Council may approve of a lesser distance when Council is of the opinion that the topography or shape of the lot or natural flora upon it makes it desirable to alter this provision.
- (d) No building shall be constructed unless the external materials shall be of a colour and texture approved by the Council.
- (e) With the intention of preventing overstocking or other practices detrimental to the amenity within the zone, intensive agricultural pursuits and the breeding or keeping of animals for commercial gain shall not be permitted without the approval in writing of the Council.
- (f) Notwithstanding anything else contained in this Scheme, Council may take any appropriate action necessary to reduce or eliminate adverse effects on the environment caused solely or partly by stocking of animals or development of any lot.
- (g) In order to conserve the rural environment, or features of natural beauty such as creeklines, hillslopes, valleys and ridges, all trees shall be retained unless their removal is authorised by the Council, except in the case of trees which are proposed to be removed to make way for house construction, fences, firebreaks and constructed accessways.
- (h) The Council may, by notice served upon individual landowners or upon a subdivider of land within this zone, require the preservation of specified groups of trees, and thereafter no landowner or subdivider shall cut, remove or otherwise destroy any group of trees so specified unless the Council rescinds the notice or order.
- (i) All roads, including existing public roads, shall be constructed and drained to the specifications and satisfaction of the Council.
- (j) No dwelling shall be constructed or approved for construction unless a minimum of 92 000 litre water storage tank is incorporated into the approved plans or the lot is connected to an approved public water supply, and no dwelling shall be considered fit for human habitation unless such a supply has been installed and is operating.
- (k) Waste disposal shall be the responsibility of the individual landholder and shall be effected by a septic waste disposal system and solid waste disposal system approved by the Council.
- (l) No signs, boards or billboards shall be erected without the approval of the Council.
- (m) Any further requirements set out in Schedule III to the Scheme.

4.6.2 Subdivision of land within a special Rural Zone shall only be permitted where generally in accordance with the Plan of Subdivision referred to in Clause 3.2.5 as approved by the Council.

No lot shall be less than 2.0 hectares in area, excepting lots existing prior to the classification of the land in the Special Rural Zone.

Once such subdivision has taken place, no further subdivision of lots shall be approved while the land is classified Special Rural.

4.7 Rural Development: Development in the Rural zone shall comply with the objectives set out in part 3 and with such requirements as the Council shall see fit.

4.8 Amenity Control.

4.8.1 Appearance of Buildings: The design of all buildings and alterations or additions to existing buildings shall be subject to the following requirements:

- (a) No building shall be approved that would adversely affect the amenity of the locality by virtue of its obtrusive appearance or lack of harmony with the appearance of neighbouring buildings.
- (b) No buildings shall be approved that may adversely affect the privacy of adjoining property in a Residential Zone.
- (c) Any servicing area or part of a building likely to be untidy in appearance shall be screened from public view.

4.8.2 Schedule of Historic and Other Buildings and Places:

- (a) The council shall maintain a schedule of buildings, objects and places (the "Schedule") which the council considers to be of architectural, historical or townscape value.
- (b) The Schedule shall be available for inspection by any member of the public on request.
- (c) The Council shall include in the Schedule:
 - (i) Any building constructed prior to the year 1910 and which retains substantially its original form and detail as seen from any public place.
 - (ii) Any building constructed during or after the year 1910 and which the council considers to have high intrinsic architectural merit or to be an outstanding example of its kind or of historical significance.
 - (iii) Buildings, objects or places that the Council considers make a positive contribution to the landscape or townscape of the district.
- (d) Every building, object or place which is included by the National Trust of Australia (W.A.) in either the Recorded or the Classified List or which is included in the National Heritage Register shall be deemed to be included in the Schedule.
- (e) The Council may, from time to time, add to or delete from the Schedule any building, object or place.
- (f) The Council shall, before including any building, object or place in the Schedule:
 - (i) Give to the owner of that building, object or place written notice that the Council proposed to include that building, object or place in the Schedule and specifying a date being not less than three (3) weeks after the notice is given by which submissions may be made to the Council by the owner; and
 - (ii) advertise notice of the Council's intention in a newspaper circulating in the district and specifying the date by which submissions may be made to the Council by any person interested.
- (g) The Council shall not include a building, object or place in the Schedule without first considering any submissions made within the time limit specified by the notice referred to in subclause (f) of this Clause.

4.8.3 Preservation of Historic and Other Buildings, Objects and Places:

- (a) Where a development which is the subject of an application for planning approval involves an alteration to, or the destruction, total or partial, of a building, object or place which is:
 - (i) entered in the Schedule;
 - (ii) included by the National Trust of Australia (W.A.) in either the Recorded or Classified List; or
 - (iii) included in the National Heritage Register
 the Council, before determining that application, may give notice thereof to the National Trust of Australia (W.A.), the Heritage Council and such other bodies or persons as the Council thinks fit.
- (b) In determining an application referred to in subclause (a) of this Clause, the Council shall have regard to any submissions made to the Council with respect to the preservation of the building, object or place involved in that application.

(c) Having regard to the desirability of preserving and retaining a building, object or place involved in an application referred to in subclause (a) of this Clause, the Council may refuse to approve the application or approve of it subject to such conditions as the Council deems necessary for that purpose.

4.8.4 Protection of Landform and Vegetation: The Council may refuse to approve an application for planning approval if the proposed development will so disturb the natural con-

tour or vegetation of the land as to have an adverse effect on adjoining property, the privacy thereof, or the amenity of the locality.

4.8.5 Land Liable to Flooding: The Council may refuse to approve an application for planning approval if, in the opinion of the Council, the development site is liable to flooding or if the proposed development is likely to increase the possibility of soil erosion.

TABLE 2—DEVELOPMENT TABLE.

USE	BUILDING SETBACKS	LANDSCAPED OPEN SPACE	CARPARKING SPACE REQUIREMENT
Aged or Dependent Persons Dwelling			Refer to Residential Planning Codes and Clause 4.2
Consulting Room	*	In Res. Zone 40% for one storey; 50% if 2 storey. Elsewhere as determined by Council	One for each 30 m ² of plot ratio area, plus one for each person employed
Dwelling (self-contained)			Refer to Residential Planning Codes and Clause 4.2
Educational Establishment	As for R15 Code	50%	One for each full-time employee, plus bays for students as determined by Council
Exhibition	*	5%	One for each 40 m ² of plot ratio area
Fast Food Outlet	*	5%	*
Funeral Parlour	*	5%	Not less than six spaces
Hospital	As for R15 Code	30%	One for every four patients' beds plus one space for every two employees
Hotel/Tavern	*	10%	One for each bedroom plus one for each 2 m ² of bar and lounge floor area
Industry	Street Side Rear 7.5 3 7.5	10%	One for each 50 m ² of plot ratio area or one for every two persons employed on the site, whichever is greater
Motel	*	30%	One for each bedroom plus one for each 25 m ² of plot ratio area of service buildings
Office	*	5% Town Centre 10% elsewhere	One for each 30 m ² of plot ratio area
Residential Building	In Res. Zone—as for applicable R-Code; elsewhere as determined by Council	In Res. Zone—50% Elsewhere 40%	One for every two persons the building is designed to accommodate
Restaurant	In Res. Zone—as for applicable R-Code; elsewhere as determined by Council	As for predominant use	Subject to Clause 53, one for each 10 m ² of plot ratio area or one for every four seats provided, whichever is greater
Service Station	*	5%	One for each working bay plus one for each person employed on the site
Shop & Service Trade	*	5%	One for each 10 m ² of plot ratio area
Showroom —more than 400 m ² plot ratio area	*	5%	One for each 100 m ² of gross floor area or one for every two persons employed on site, whichever is greater
—less than 400 m ² plot ratio area	*	5%	One for each 40 m ² of plot ratio area
Theatre, Hall, Cinema, Church	*	As for predominant use	One for every four persons whom the building is designed to accommodate
Vehicle Sales	*	As for predominant use	One for each 250 m ² of sales area plus one for each person employed on site
Warehouse	*	As for predominant use	As for Showrooms

* Requirements to be determined by Council

PART 5—Administration.

5.1 Application for Planning Approval.

5.1.1 A person shall not commence development of any land in the District without first having applied for and obtained the planning approval of the Council under this Scheme, except that planning approval is not required for the development of land as set out in Clause 5.1.3.

5.1.2 Every application for planning approval shall be made in the form prescribed in Form 1 of the Scheme and shall be accompanied by such plans and other information as is required by the Scheme.

5.1.3 For the purpose of this Scheme, the following works and uses do not require application for planning approval to be made,

- (a) the maintenance, improvement or alteration of or to a building if, in the opinion of the Council, the works affect only the interior of the building or do not materially affect the external appearance of the building or increase the floor area thereof;
- (b) a public work undertaken, constructed or provided by the Government or a department or instrumentality of the Government or a local authority pursuant to Section 32 of the Act;
- (c) the erection, in a zone where the proposed use is designated 'P' in the Land Use Table, of a single house, or the use of a building or land within the curtilage of a dwelling house for a purpose incidental to the enjoyment of the dwelling house as such;
- (d) the construction of a road or the carrying out of improvements on the land designated as a road or as public open space on a plan of subdivision approved by the Town Planning Board;

Provided that the relevant development standards and requirements of the Scheme are complied with.

5.2 Information to Accompany Form 1 Application: Each application shall be accompanied by two copies of sufficient information to clearly explain the nature of the proposals, including existing and proposed uses, the nature and extent of operation of uses, the design of buildings and the development of the land. On receipt of an application, the Council may request such further information as is reasonable.

5.3 Form of Approval/Refusal of Application: The Council shall issue its decision on the application on the Form 2 to this Scheme.

5.4 Determination of Application.

5.4.1 In determining an application for planning approval, the Council may consult with any authority which, or person who, in the circumstances, it thinks appropriate.

5.4.2 The Council, having regard to any matter which it is required by the Scheme to consider, to the purpose for which the land is zoned or reserved for use under the Scheme, the purpose for which land in the locality is used, the orderly and proper planning of the locality and the preservation of the amenities of the locality, may refuse to approve any application for planning approval or may grant its approval unconditionally or subject to such conditions as it may deem fit.

5.4.3 Nothing in the Scheme which:

- (a) Requires or enables the Council to take any particular step;
- (b) requires or enables the Council to consider or take into account any particular matter or thing with respect to development or with respect to an application for planning approval; or
- (c) empowers the Council to refuse an application for planning approval on particular grounds or to approve the application, or to approve the application subject to the imposition of conditions relating to any particular matter or thing

shall in any way affect, prejudice or restrict the generality of the provisions of subclause 5.4.2 of this Clause.

5.4.4 Where the Council approves an application for planning approval under this Scheme, the Council may limit the time for which that approval remains valid.

5.5 Conditional Approvals: If the Council approves of an application for planning approval subject to conditions, the development the subject of that application shall not be carried out and the land shall not be used for any purpose unless those conditions have been and continue to be complied with or otherwise than in accordance with those conditions.

5.6 Annual Permit.

5.6.1 Any use so indicated on Table 1 to this Scheme shall be subject to annual assessment. Subsequent to an initial Planning Approval for such use, application shall be made in the form set out in Form 3 to this Scheme on or prior to the first day of December of each year for an Annual Permit.

5.6.2 Where such an application is not submitted prior to the first day of December, the use shall not continue until a fresh Planning Approval is obtained.

5.7 Application of Scheme Provisions: If a development the subject of an application for planning approval does not comply with a standard or requirement prescribed by the Scheme with respect to that development, the Council may, notwithstanding that non-compliance, approve the application unconditionally or on such conditions as the Council thinks fit. The power conferred by this Clause may only be exercised if the Council is satisfied that

- (a) in the circumstances the refusal of the application on that ground is unreasonable or undesirable;
- (b) the non-compliance will not have any adverse effect upon the occupiers or users of the development or the property in or the inhabitants of the locality or upon the likely future development of the locality; and
- (c) the development will not adversely affect the amenity of the locality.

5.8 Discretionary Decisions: Where any application is determined by the exercise of a discretionary power under this Scheme, such decision shall be consistent with the objectives and other requirements of the Scheme.

5.9 Purchase and Disposal of Land: The Council may acquire any land within the District by agreement for the purpose of securing any objective of the Scheme. The Council may deal with or dispose of any land which it owns or which it has acquired pursuant to the provisions of the Scheme or the Act in accordance with law and for such purpose may make such agreements with other owners as it deems fit.

5.10 Agreement: The Council may enter into any agreement with any owner, occupier or other person having an interest in land affected by the provisions of the Scheme for the purpose of securing any of the objectives of the Scheme.

5.11 Entry to Premises: An officer of the Council, authorised by the Council for the purpose, may, at all reasonable times, enter any building or land for the purpose of ascertaining whether the provisions of the Scheme are being observed.

5.12 Compensation: Claims for compensation by reason of the Scheme shall be made not later than six (6) months from the date on which notice of approval of the Scheme is published in the *Government Gazette*.

5.13 Notices.

5.13.1 Any notice given by the Council under Section 10(1) of the Act shall be a thirty (30) day notice under the hand of the Shire Clerk sent by registered post to the owner and occupier (if any) of the land affected by the notice.

5.13.2 The Council may recover expenses under Section 10(2) of the Act in any manner in which the Council is from time to time entitled to recover rates levied by the Council.

5.14 Appeals: Subject to the provisions of the Act, an applicant for planning approval has a right of appeal under this Scheme in respect of the exercise by the Council of a discretionary power.

5.15 Offences: Subject to Clause 3.3 of this Scheme, a person shall not erect, alter or add to a building or use or change the use of any land, building or part of a building for any purpose

- (a) other than a purpose permitted or approved of by the Council in the zone in which that land or building is situated;
- (b) unless all approvals, consents or licences required by the Scheme or any other law have been granted or issued;
- (c) unless all conditions imposed upon the grant or issue of any approval, consent or licence required

by the Scheme or any other law have been and continue to be complied with;

- (d) unless all standards laid down and all requirements prescribed by the Scheme or determined by the Council pursuant to the Scheme with respect to that building or that use of that land or building or part of a building have been and continue to be complied with.

5.16 Penalties: Any person who fails to comply with any of the provisions of the Scheme is guilty of an offence and is liable to such penalties and provisions as are prescribed by the Town Planning and Development Act 1928 (as amended).

SCHEDULE I—ADDITIONAL USES.

Location	Scheme Map Designation	Permitted Additional Use
Pt Lot 85 Murby Street and Johns Street Kojonup	D.I.C.	Drive-in cinema and ancillary uses as approved by Council
Pt Reserve 34063 Blackwood Road and Bilson Street Kojonup	C.P.	Caravan Park and ancillary uses
Lots 7 and 8 Stock Road Kojonup	D.C.	Dental clinic
Location 206 Newstead Road Kojonup	C.P.	Caravan Park and ancillary uses
Lot 8 Location 45 Albany Highway Kojonup	S.S.	Service station
Pt Lot 1 Location 110 Albany Highway and Katanning Road Kojonup	S.S.	Service station
Lots 1 and 13 Albany Highway and Benn Par- ade Kojonup	S.S.	Service station

SCHEDULE II—HISTORIC AND OTHER BUILDINGS AND PLACES.

Part A. Buildings or Places included in the Classified or Recorded List of National Trust of Australia (W.A.) or the National Heritage Register

Property Description	Date constructed	Listing
Albany Highway "Glen Lossie" N of Kojonup	1864	Recorded
Jewell Road "Old Barracks"	c.1840's	Classified
Soldier Road Lot P2 House	1854	Recorded

Part B. Other Buildings and Places
"The Spring"

SCHEDULE III—SPECIAL RURAL ZONE SPECIAL PROVISIONS.

Location	Special Provisions
Pt Location 7 Cnr Albany Highway and Collie-Changerup Roads Kojonup North (29.881 0 ha) and Lot 3 Albany Highway Kojonup North (2.493 9 ha)	(a) No lot shall be less than 7.0 hectares in area. (b) No further subdivi- sion to be permitted.

APPENDIX I.
SHIRE OF KOJONUP.
TOWN PLANNING SCHEME No. 2.

Form 1.
APPLICATION FOR PLANNING APPROVAL.

Owner of land on which development proposed } Surname.....
 } Christian Names.....
 } Address in full.....

Submitted by
 Address for correspondence.....
 Locality of development.....

Titles Office Description of Land:
 Lot No..... Street..... Loc. No.....
 Plan or Diagram..... Certificate of Title Vol. Folio.....

The type of development and nature of the proposed buildings are as follows:

The approximate cost of proposed development is

The estimated time of completion is.....

The approximate number of persons to be employed when the development is completed is.....

Three (3) copies of the Site Plan and other necessary plans of the proposals are submitted with this application.

.....
 Signed by the Owner of the Land.

Note: A separate application is required to be submitted to the Council for a building licence (where applicable).

APPENDIX II.
SHIRE OF KOJONUP.
TOWN PLANNING SCHEME No. 2.

Form 2.
PLANNING APPROVAL/REFUSAL OF PLANNING APPROVAL.

Application dated.....
 Applicant..... Owner of Land.....

Details of Land:
 Lot No..... Street..... Loc. No.....
 Certificate of Title Volume..... Folio.....
 Conditions of Approval (where applicable):
 Signed.....
 Shire Clerk.

This Approval is valid for a period of.....months only.

APPENDIX III.
SHIRE OF KOJONUP.
TOWN PLANNING SCHEME NO. 2
FORM 3
APPLICATION FOR ANNUAL PERMIT.

Applicant
 Address.....

Date of Application.....
 Titles Office Description of Land:

Lot No..... Street..... Loc. No.....
 Plan or Diagram..... Certificate of Title Vol. Folio.....
 Nature of the use and development:

.....

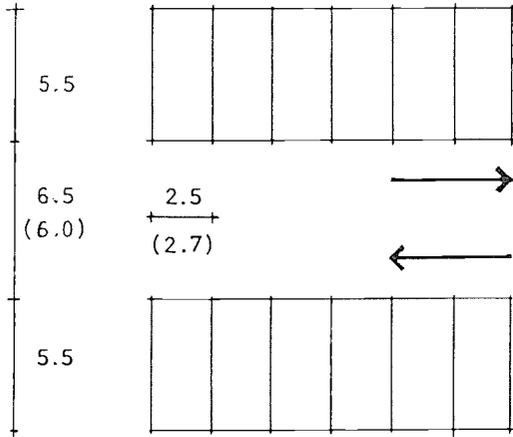
Number of persons to be employed on the premises (if applicable)

.....
 Signed by the Owner of the Land.

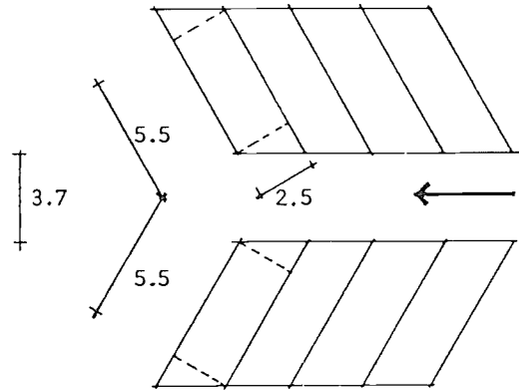
APPENDIX IV.

CAR PARKING STANDARDS

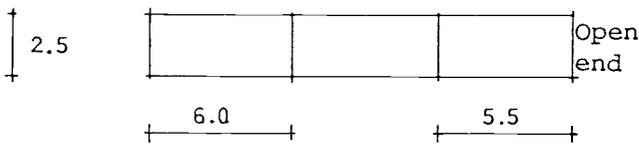
Layouts and dimensions shown in metres.



90° Parking
As an alternative, the dimensions in brackets may be used.



60° Parking



Parallel Parking

Where a parking bay is alongside a wall or solid obstruction, the width shall be increased to 3 metres. Columns or piers not more than 1 metre from either end of a bay shall not require the width of a bay to be increased, provided the width of the column or pier does not exceed 300mm.

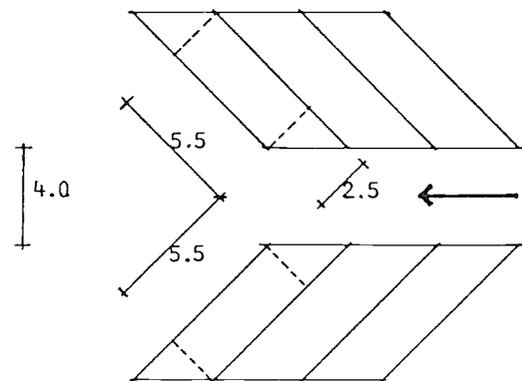
Adopted by resolution of the Council of the Shire of Kojonup at the Ordinary meeting of the Council held on the 24th day of October 1983.

R. H. SEXTON,
President.

P. DURTANOVICH,
Shire Clerk.

Adopted for final approval by resolution of the Council of the Shire of Kojonup at the special meeting of the Council held on the 6th day of May 1985 and the seal of the Municipality was pursuant to the resolution hereunto affixed in the presence of—

[L.S.]



45° Parking

R. H. SEXTON,
President.

Dated 7/5/85.

P. DURTANOVICH,
Shire Clerk.

Dated 7/5/85.

Recommended for final approval—

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

Dated 9/7/85.

Final approval granted—

R. PEARCE,
Minister for Planning.

Dated 11/7/85.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement Of Approved Town Planning
Scheme Amendment.

City of Bayswater Town Planning Scheme
No. 18—Amendment No. 1.

T.P.B. 853-2-14-24, Pt. 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 17 September 1985 for the purpose of—

Appendix "A".

RESOLVED that the Council in pursuance of section 7 of the Town Planning and Development Act 1928 (as amended) amend the above Town Planning Scheme as follows:

1. By inserting after Clause 21 the following new Clauses:

21A. Where the Council does not resume or otherwise acquire the portion of an old lot upon which a dwelling house or other building is erected (referred to in this Clause as "the retained portion") and the boundaries of the retained portion are the same or substantially the same as those of a new lot shown on the Scheme Map the retained portion shall be offered to the owner of the old lot as a replacement lot (with or without other replacement lots or with or subject to a cash payment, as the case requires) and if the offer is accepted the retained portion shall be deemed to have been transferred by the Council to the owner with the consent of any person entitled to an encumbrance on the old lot.

21B. (1) The Council may before making an offer to an owner under Clause 22 enter into an agreement with the owner to transfer to him one or more replacement lots in advance and on account of the owner's interest in the Scheme or the amount of compensation payable to him under the Public Works Act 1902, as the case may be, and so that the lot or lots so transferred or the value thereof specified in the agreement will be set off against and deducted from the owner's interest in the Scheme or the compensation so payable, as the case may be.

(2) Subject to Subclause (1), an agreement so made does not prejudice the rights of the owner under the Scheme or in relation to an offer made to him under the Scheme.

(3) Clause 36 applies to a transfer of a replacement lot pursuant to an agreement made under Subclause (1).

2. By inserting in Clause 40 after Subclause (2) thereof the following new Subclause:

(3) Where the Council is of the opinion that because of a disparity between the areas of land within the respective stages in which the Scheme is or is to be implemented required to be set aside for community purposes sites and public open space proportionate to the respective areas of those stages it would be inequitable for the costs of carrying out the works specified in paragraph (1) of Clause 8(1) to be apportioned in the manner provided in paragraph (c)(ii) of Subclause (2) of this Clause the Council may apportion those costs in a manner in which it considers is equitable and, without limiting the generality of the foregoing, may apportion the whole of those costs to one or more stages to the exclusion of another or others.

3. By inserting in Clause 40 after Subclause (3) thereof the following new Subclause:

(4) Notwithstanding Subclause (2)(d) of this Clause, where the Council is of the opinion that because of a disparity between the areas of land within the respective stages in which the Scheme is or is to be implemented required to be set aside for community purposes sites and public open space proportionate to the respective areas of those stages it would be inequitable for replacement lots to be allocated as specified by Subclause (2)(d) Council may allocate replacement lots in a manner which it considers is equitable so as to overcome the disparity in replacement lot allocation

between stages caused by differences in land areas set aside for community purpose sites and public open space in the various stages.

J. D'ORAZIO,

Mayor.

K. B. LANG,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

City of Canning Town Planning Scheme
No. 16—Amendment No. 349.

T.P.B. 853-2-16-18, Pt. 349.

NOTICE is hereby given that the City of Canning in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of alterations to the Scheme Text in respect of "Car Sales Premises" to replace that term by the term "Vehicle Sales Premises" and to clarify certain provisions in the Scheme Text relating to the Zoning Tables, Area Adjacent to the Street, Restricted Use of Setback Areas, Landscaping, Trade Display and Off-Street Parking in respect of "Vehicle Sales Premises".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway Cannington W.A. 6107 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 8 November 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 Canning, Locked Bag No. 8, Cannington W.A. 6107, on or before 8 November 1985.

N. I. DAWKINS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
(AS AMENDED).

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

City of Canning Town Planning Scheme
No. 16—Amendment No. 353.

T.P.B. 853-2-16-18, Pt. 353.

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

Clause 40, and substituting a new Clause 40, to remove existing anomalies with relation to the averaging of residential setbacks.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington W.A. 6107 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 25 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 Cannington Locked Bag No. 8 Cannington W.A. 6107, on or before 25 October 1985.

N. I. DAWKINS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

City of Gosnells Town Planning Scheme
No. 1—Amendment No. 214.

T.P.B. 853-2-25-1, Pt. 214.

NOTICE is hereby given that the City of Gosnells 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 that portion of Lot 86 Southdown Place, Thornlie zoned "Rural" to "Residential B" to permit the development of twenty three (23) dwelling units.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells, W.A. 6110 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 8 November 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 Gosnells, Locked Bag No. 1, Gosnells W.A. 6110, on or before 8 November 1985.

D. PARKER,
Acting 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.

City of Gosnells Town Planning Scheme
No. 1—Amendment No. 217.

T.P.B. 853-2-25-1, Pt. 217.

NOTICE is hereby given that the City of Gosnells 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 Town Planning Scheme No. 1 by bringing the control of Hotels and Taverns under the same Regulations and Zoning Code as delineated in the Text Amendment Form.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells, W.A. 6110 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 25 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 Gosnells, Locked Bag No. 1, Gosnells, W.A. 6110 on or before 25 October 1985.

G. WHITELEY,
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 Nedlands Town Planning Scheme
No. 2—Amendment No. 2.

T.P.B. 853-2-8-4, Pt. 2.

NOTICE is hereby given that the City of Nedlands 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 Clause 47 to the list of Additional Uses as follows:

Lot No.	Street	Zone	Additional Use Permitted
47	73 Aberdare Road	Residential	Additional Dwelling

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 71 Stirling Highway, Nedlands, W.A. 6009 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 1 November 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 Nedlands, P.O. Box 9, Nedlands, W.A. 6009, on or before 1 November 1985.

N. G. LEACH,
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 Nedlands Town Planning Scheme
No. 2—Amendment No. 3.

T.P.B. 853-2-8-4, Pt. 3.

NOTICE is hereby given that the City of Nedlands 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 portion of Lot 103 Lisle Street be coded R.40, the remaining portion of 2 000m² at the northern end coded R.20.

All plans and documents setting out explaining the amendment have been deposited at Council Offices, 71 Stirling Highway, Nedlands, 6009 and will be open for in-

spection 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 1 November 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 Nedlands P.O. Box 9, Nedlands W.A. 6009, on or before 1 November 1985.

N. G. LEACH,
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 Armadale Town Planning Scheme
No. 1—Amendment No. 229.

T.P.B. 853-2-22-1, Pt. 229.

NOTICE is hereby given that the Town of Armadale in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 15, Sixth Road, Armadale, from "Single Residential 2A" to "General Residential 4".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 145 Jull Street, Armadale W.A. 6112 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 1 November 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 Armadale P.O. Box 69, Armadale W.A. 6112, on or before 1 November 1985.

J. W. FLATOW,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Chittering Town Planning Scheme
No. 2—Amendment No. 13.

T.P.B. 853-3-4-2, Pt. 13.

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 Chittering Town Planning Scheme amendment on 15 September 1985 for the purpose of:

1. Rezoning portion of Swan Location 1371, being Lot 73 on Diagram 40997 from Rural to Special Rural Zone.
2. Amending the Scheme Text to include the abovementioned site in Schedule 2 to apply to the provisions relevant to the Chittering Country Club Rural Estate.

E. W. SCHMIDT,
President
R. W. HERBERT,
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 Dardanup Town Planning Scheme
No. 3—Amendment No. 18.

T.P.B. 853-6-9-6, Pt. 18.

NOTICE is hereby given that the Shire of Dardanup 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. rezoning Lots 306, 307, 311, 312 and 374 (Padbury Fields) to Small Holding Zone.
2. Amending Clause 3:14:1 and Appendix VIII of the Text to incorporate various provisions from Town Planning Scheme No. 5 into the District Scheme following repeal of Scheme 5.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 3 Little Street, Dardanup W.A. 6236 and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 26 November 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 Dardanup, 3 Little Street, Dardanup, W.A. 6236, on or before 26 November 1985.

C. J. SPRAGG,
Shire Clerk.

CORRIGENDUM.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Notice That a Town Planning Scheme Amendment has been prepared and is available for inspection.

Shire of Mandurah Town Planning Scheme
No. 1A—Amendment Nos. 12 and 21.

TPB: 853-6-13-9, Pt. 12 and Pt. 21.

IT is hereby notified for public information that the notice under the above Amendment Nos. 12 and 21 published at pages 3571 and 3572 of the *Government Gazette* No. 88 dated 13 September 1985 contained an error which is now corrected as follows:

For the words:

6 December 1985,

read

For the words:

12 November 1985.

K. W. DONOHUE,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

Shire of Mundaring Town Planning Scheme
No. 1—Amendment No. 184.

T.P.B. 853-2-27-1, Pt. 184.

NOTICE is hereby given that the Shire of Mundaring in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 217 Tottenham Street, Chidlow from "Place of Public Assembly Zone" to "Residential Zone".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring, W.A. 6073 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 1 November 1985.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with Shire Clerk, Shire of Mundaring, P.O. Box 20, Mundaring, W.A. 6073, on or before 1 November 1985.

M. N. WILLIAMS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Mundaring Town Planning Scheme
No. 1—Amendment No. 263.

T.P.B. 853-2-27-1, Pt. 263.

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 Mundaring Town Planning Scheme Amendment on September 4, 1985 for the purpose of:

1. Rezoning Part Lot 9 on Plan 3456, C/T Volume 163, Folio 118A, Corner Brooking Road and Great Eastern Highway, Mahogany Creek from "Rural" to "Special Rural—Landscape Interest".
2. Inserting in Schedule No. 1—Specific Provisions relating to Special Rural Zones, columns (a) and (b) the following:

(a)	(b)
Pt Lot 9 on Plan 3456 on Certificate of Title Volume 163 Folio 118A corner Brooking Road and Great Eastern Highway Mahogany Creek.	Subdivision of the subject land to be generally in accordance with the plan of subdivision which forms part of this amendment.

R. WAUGH,
President.
M. N. WILLIAMS,
Shire Clerk.

CORRIGENDUM.

TOWN PLANNING AND DEVELOPMENT ACT 1928
(AS AMENDED).

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

Shire of Wanneroo Town Planning Scheme
No. 1—Amendment No. 308.

T.P.B. 853-2-30-1, Pt. 308.

IT is hereby notified for public information that the notice under the above Amendment No. 308 published at page 3572 of the *Government Gazette* No. 88 dated 13 September 1985, contained an error which is now corrected as follows:

For the words:

1 November 1985, read

For the words:

18 October 1985.

R. F. COFFEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Shire of Collie.

Interim Development Order No. 4.

T.P.B.: 26-6-8-1, Vol. 2.

NOTICE is hereby given that in accordance with the provisions of sub-section (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Planning a summary as set out hereunder of the Shire of Collie Interim Development Order No. 4 made pursuant to the provisions of section 7B of that Act is published for general information.

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

SUMMARY.

The Shire of Collie Interim Development Order No. 4 contains provisions *inter alia*:

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

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

Dated 21 August, 1985.

L. J. CHRISTINGER,
Shire Clerk.

TOWN OF NORTHAM.

Ranger/Dogcatcher.

IT is hereby notified for public information that Terrence Dann has been appointed Ranger/Dogcatcher for the Town of Northam from 23 September 1985.

B. H. WITTBBER,
Town Clerk.

DOG ACT 1976.

LITTER ACT 1979-1981.

Shire of East Pilbara.

IT is hereby notified for public information that the following persons have been Appointed as Authorised Officers under the Dog Act 1976, and the Litter Act 1979-1981—

John Bernard Starr.
Rupert Shelbouin Lee,

and that the following persons' appointments are hereby cancelled.

Robert Aldo Emiliani.
Peter George Nangle.
John Maitland Read.
Peter John Chard.

S. D. TINDALE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Capel.

IT is hereby notified for public information that the following persons have been appointed Honorary Litter Inspectors in accordance with section 665A of the abovementioned Act:

George Frederick Turner.
Keith Daniel O'Connell.
Dudley Bernard Fisher.

The appointments of the following persons are hereby cancelled:

William Allan Spurr.
Walter Scott.
Brian Geoffrey Todd.

T. W. BRADSHAW,
Shire Clerk.

SUMMARY.

Total Assets.....	\$ 1 503 909.59
Total Liabilities	-462 747.84
	<u>\$1 041 161.75</u>

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

F. J. CARTER, President.
N. J. ALCOCK, Shire Clerk.

The accounts of the Shire of Cunderdin have been audited for the financial year ended 30 June, 1985. The accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act 1960 and have been allowed.

HORWATH AND HORWATH,
Auditor.

SHIRE OF CUNDERDIN.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30 JUNE 1985.

Receipts.	\$
Rates	219 645.29
Payment in Lieu of Rates	103.90
Licences	298 015.58
Government Grants	338 886.90
Statutory Road Grants	130 240.00
Income from Property	82 203.22
Sanitation Charges	12 796.00
Cemetery Receipts	1 519.00
Private Works and Plant Hire	57 953.10
All Other Revenue	169 178.15
Government Loans Recouped	15 809.88
Superannuation	18 474.80
	<u>\$1 344 825.82</u>
Expenditure.	\$
Administration	86 082.45
Staff Section	3 725.53
Membership Section	42 035.70
Debt Services	490 251.49
Public Works and Services	48 669.37
Land and Buildings	7 462.61
Health Services	21 644.17
Sanitation	3 928.21
Bush Fire Expenditure	422.54
Traffic Control	3 654.74
Cemetery Expenditure	90 797.32
Public Works Overhead	-90 797.32
Less Allocated to Works	
Plant Machinery and Tools	230 566.78
Less Allocated to Works	-28.30
Operation Costs	110 100.61
Less Allocated to Works	-111 569.53
Materials	16 766.33
Less Allocated to Works	-12 281.16
Payment to M.R.D. Licenses	297 214.61
Donations and Grants—	
Statutory	10 100.00
Non Statutory	5 505.00
Other Works and Services	80 851.30
All Other Expenditure	48 666.15
Superannuation	18 474.80
Refunds and Overpayments	1 427.42
	<u>\$1 386 904.49</u>

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	\$
Current Assets—	
Municipal Fund Balance	54 392.73
Sundry Debtors	11 297.76
Stock on Hand	22 382.60
Non Current Assets—	
Trust Fund Bank	17 936.83
Trust Fund Community Centre	115 000.00
Deferred Assets—	
Co Op Shares	62.00
Government Loans Repayable	197 979.48
Fixed Assets—	
Land and Buildings	611 406.38
Furniture and Equipment	16 060.60
Plant and Equipment	457 230.80
Tools	160.41
	<u>\$1 503 909.59</u>
Liabilities.	\$
Current Liabilities—	
Sundry Creditors	39 080.63
Accrued Charges	4 524.40
Non Current Liabilities—	
Trust Fund	17 936.83
Community Centre Trust	115 000.00
Deferred Liabilities—	
Loan Liability	286 205.98
	<u>\$462 747.84</u>

SHIRE OF MINGENEW.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1985.

Receipts.	\$
Rates	257 484.35
Licences	285.50
Government Grants	449 692.87
Statutory Grants	57 230.00
Income from Property	141 680.28
Private Works	24 081.69
Sanitation Charges	25.00
Water Supply Charges	155.75
Cemetery Receipts	369.00
Other Fees	254.75
Other Revenue	129 022.46
	<u>\$1 060 281.15</u>
Payments.	\$
Administration:	
Staff Section	88 586.54
Members Section	10 235.99
Debt Service	139 115.50
Public Works and Services	489 804.99
Buildings Construction and Equipment	106 511.70
Buildings Maintenance	37 411.88
Health Services	7 840.88
Sanitation	10 886.76
Control of Declared Animals and Plants	3 677.00
Bush Fire Control	1 806.12
Cemeteries	896.51
Library Service	1 910.20
Wages	129 120.92
Less Allocated to Works and Services	Nil
Public Works Overheads	75 177.00
Less Allocated to Works and Services	Nil
Purchase of Plant and Tools	112 491.70
Plant Operation Costs	127 394.16
Less Allocated to Works and Services	1 528.95
Materials Purchased	86 194.53
Less Allocated to Works and Services	Nil
Donations and Grants	250.00
Private Works	17 118.87
Other Works and Services	52.00
All Other Expenditure	16 555.90
	<u>\$1 046 681.49</u>

SUMMARY.

Credit Balance 1/7/84	\$ 2 743.74
Plus Receipts for Year	1 060 281.15
	<u>1 063 024.89</u>
Less Payments for Year	1 046 681.49
Credit Balance (Surplus) 30/6/85	<u>\$16 343.40</u>

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	\$
Current Assets	59 620.79
Non-Current Assets	54 334.63
Deferred Assets	2 789.76
Fixed Assets	1 137 371.83
	<u>\$1 254 117.01</u>
Liabilities.	\$
Current Liabilities	7 707.85
Non-Current Liabilities	21 968.04
Deferred Liabilities	524 575.79
	<u>\$554 251.68</u>

Summary.	\$
Assets	1 254 117.01
Liabilities	554 251.68
Municipal Accumulation Account (Surplus)	<u>\$699 865.33</u>

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

D. C. BRINDALL,
President.

L. I. LOOKE,
Shire Clerk.

I have examined the books and accounts of the Shire of Mingenev for the financial year ended 30 June 1985.

The books and accounting records are in order and have been properly kept in accordance with the Local Government Act.

During the conduct of the audit I examined the internal financial control procedures in use by the Shire Council and found them to be adequate, bearing in mind the size and staffing of the Municipality.

M. J. BREMAN,
Auditor.

SHIRE OF NORTHAMPTON.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1985.

Receipts.	\$	\$
Rates	554 266.34	
Surcharge	29.92	
		554 296.26
Licences:		
Building Fees	5 424.76	
Caravan Parks	874.10	
Dog Act	979.35	
Offensive Trades	145.00	
Itinerant Vendors	185.00	
Pools	2.00	
Strata Titles	129.75	
Signs and Hoardings	32.00	
		7 771.96
Government Grants:		
Main Roads Department	171 088.36	
Statutory	144 860.00	
Grants Commission	241 279.00	
Conservation and Environment	2 000.00	
Cycleways Committee	5 000.00	
Jobs on Local Roads Project	20 526.68	
Special Youth Employment Training Programme	675.00	
Department for Youth, Sport and Recreation	11 795.00	
Department of Employment and Training ...	42 887.87	
Department of Employment and Training Unspent	14 021.00	
		654 132.91
Income from Property:		
Northampton Caravan Park	8 349.50	
Horrocks Caravan Park	1 200.00	
Horrocks Beach Lease Moneys	4 070.00	
Halls	476.50	
Housing	16 035.88	
Building Lots 121	480.00	
Private Works and Plant Hire	106 415.71	
Reserves and Lease Areas	23 728.70	
		160 756.29
Sale of Plant	23 949.00	23 949.00
Contribution to Works	64 622.99	64 622.99
Sanitation:		
Rubbish Removals	57 242.57	
Septic Tank Fees	145.00	
Meat Inspection	131.50	
Health Inspection	27.50	
		57 546.57
Fines and Penalties:		
Dog Act	432.00	
Litter Act	25.00	
		457.00
Cemetery	410.00	410.00
Vermis:		
Sale of Poison	15.00	15.00
All Other Revenue		
Deferred Assets:		
Binnu Electricity (63)	1 893.00	
W.A. Government (86) Principal	12 593.52	
W.A. Government Interest	17 114.92	
W.A. Government (108) Principal	12 043.78	
W.A. Government Interest	26 746.60	
Yallabarratha (69)	757.36	
Ajana/West Binnu (77)	3 225.44	
Lynton North (90)	9 735.12	
Rebates and Commissions	1 258.26	
Sale of Scrap	150.00	
Sale of Brochures	368.28	
Advances	4 130.00	
Interest	942.10	
Sale of Land	6 000.00	
Land Transfer	49 523.00	
Workers Compensation Refund 1983/84	2 820.99	
Other	185.70	
		149 488.07
Total Receipts		<u>1 \$673 446.05</u>

Payments.	\$	\$
Administration:		
Salaries	141 037.96	
Superannuation	2 605.50	
Insurance	2 242.63	
Audit Fees	1 800.00	
Printing and Stationery	3 939.00	
Advertising	2 031.55	
Office Expenses	4 601.81	
Telephone	8 501.42	
Radios	1 416.99	
Valuation and Search Fees	695.25	
Legal Fees	2 170.50	
Bank Fees	1 371.91	
Travelling/Accommodation	1 859.90	
	174 274.42	
Less Transferred to Works and Services	11 542.00	162 732.42
Members Section:		
Travelling	3 308.02	
Conference Expenses	2 531.50	
Election Expenses	578.31	
Presidential Allowance	1 600.00	
Refresh. and Entertainments	4 977.54	
Subscriptions	4 169.90	
Insurance	767.03	
	17 932.30	
Debt Service:		
Interest on Loans	172 120.63	
Repayment of Principal	119 368.47	
Interest on Overdraft	6 355.00	
Extended Payments and Contracts	65 822.78	
	363 666.88	
Public Works and Services:		
Road Construction	245 420.09	
Road Maintenance	179 941.80	
Street Cleaning	13 899.44	
Street Lighting:		
Construction	1 060.44	
Maintenance	17 289.00	
Parks and Gardens	6 333.07	
Water Services	24 350.92	
Airstrips	4 337.96	
Street Signs	2 849.35	
Parks and Reserves:		
Northampton Oval	45 357.09	
Kalbarri Foreshore	18 908.56	
Kalbarri Foreshore Restoration	3 244.28	
Horrocks Foreshore	6 674.27	
Horrocks Oval	1 434.39	
Kalbarri Golf and Bowling	552.80	
Kalbarri Oval	8 979.48	
Port Gregory	109.57	
Binnu	54.20	
	580 796.71	
C.E.P. Projects:		
Horrocks Water System	39 180.24	
Stephen Street Stage 2	6 555.01	
Kerb and Street Beautification	3 959.47	
Stephen Street Stage 1	20 526.68	
	70 221.40	
Building Constuction:		
Halls and Offices	17 161.75	
Housing	526.35	
Libraries	505.25	
Toilets	9 893.64	
Sports Complex	1 155.84	
Port Gregory Hall	27 498.46	
	56 741.29	
Building Maintenance:		
Office	10 245.89	
Halls	11 436.36	
Housing	9 175.60	
Libraries	439.39	
Health Clinic	485.18	
Depots	5 797.68	
Complex	7 056.01	
Caravan Park	9 539.39	
Drive In	658.86	
Kalbarri Community Centre	196.93	
Toilets	7 736.62	
Tourist Information Centre	1 295.80	
Horrocks Community Centre	14 200.23	
Chiverton House	1 317.94	
	79 581.88	
Town Planning	5 212.57	5 212.57
Health Services:		
Salaries	17 506.38	
Meat Inspections	3 268.22	
Superannuation	1 032.00	
	21 806.60	
Sanitation:		
Rubbish Removal	44 370.20	
Depot Maintenance	11 842.84	
	56 213.04	
Vermis Services and Noxious Weed Control:		
Control	3 644.83	
Vermis Fence Contribution	1 887.46	
	5 532.29	
Bush Fire Control:		
Protective Burning	83.47	
Insurance	2 329.37	
Inspection	245.00	
Fire Fighting	1 417.19	
	4 075.03	
Building Control:		
Salaries	17 506.26	
Inspections	992.70	
Stationery	169.52	
	18 668.48	
Cemeteries:		
Grave Digging	1 821.75	
Maintenance	770.96	
	2 592.71	
Libraries:		
Salaries	4 956.44	
Books, Supplies	1 365.29	
Insurance	150.00	
	6 471.73	

	\$	\$	
Public Works Overheads:			
Engineering.....	36 320.00		
Superannuation.....	4 440.42		
Sick and Holiday Pay.....	46 257.87		
Insurance.....	21 706.53		
Protective Clothing.....	926.03		
Allowances.....	9 095.31		
Telephone.....	511.26		
	119 257.42		
Less Allocation to Works and Services.....	118 321.14	936 28 U/A	
Plant Machinery and Tools:			
Purchase of Plant.....	23 400.00		
Purchase of Tools and Equipment.....	3 229.60		
Regional Pool Equipment.....	3 003.40		
	29 633.00		
Operation Costs:			
Fuels and Oils.....	110 307.31		
Tyres and Tubes.....	11 605.03		
Wages.....	33 847.47		
Parts and Services.....	53 819.71		
	209 579.52		
Less Allocation to Works and Services.....	199 249.64	10 329.88 U/A	
Grants and Donations.....	3 960.00	3 960.00	
Stocks and Materials.....	2 105.08	2 105.08	
Nett Refunds and Transfers.....	19 918.60	19 918.60	
All other Expenditure:			
Dog Control.....	2 451.34		
Advances.....	4 130.00		
Private Works.....	81 409.22		
Tourism.....	1 000.58		
Purchase of Land.....	2 957.00		
Land Transfer.....	49 523.00		
Rate Refund.....	1 000.98		
Private Loan.....	500.00		
Unexpended Statutory Grants.....	9 000.00		
	151 972.12		
Total Payments.....	\$1 671 100.29		
SUMMARY.			
Balance as at 1/7/84.....	\$ 265 537.56	(Overdrawn)	
Payments.....	1 671 100.29		
	1 936 637.85		
Receipts.....	1 673 446.05		
	263 191.80	(Overdrawn)	
BALANCE SHEET AS AT 30 JUNE 1985.			
Assets.			
Drums.....	\$ 150.00		
Stock.....	9 329.68		
Poison.....	34.04		
	9 513.72		
Sundry Debtors:			
Rates.....	44 763.37		
Sanitation.....	12 332.93		
Government Grants.....	45 739.32		
Private Works.....	272.50		
Property Income.....	6 104.00		
Yallabatharra Electricity Scheme.....	1 514.72		
Ajana West Binnu Electricity Scheme.....	900.85		
Port Gregory Electricity Scheme.....	140.34		
Balline North Electricity Scheme.....	4 392.82		
Reimbursements.....	1 943.81		
	118 104.69		
Non Current Assets:			
Trust Fund.....	70 167.66		
Loan Capital Fund.....	253 115.68		
Horrocks Overdraft Account.....	10 177.87		
	333 461.21		
Deferred Assets:			
W.A. Government Loan 86.....	170 638.92		
W.A. Government Loan 108.....	172 810.01		
Ajana West Binnu Electricity Scheme.....	4 668.42		
Lynton North Electricity Scheme.....	29 260.86		
Balline North Electricity Scheme.....	21 856.71		
	399 234.92		
Fixed Assets:			
Land and Building.....	1 476 002.56		
Less Provision for Depreciation.....	324 162.52		
	1 151 840.04		
Furniture and Equipment.....	25 582.66		
Less Provision for Depreciation.....	10 783.23		
	14 799.43		
Machinery.....	964 939.71		
Less Provision for Depreciation.....	327 313.71		
	637 626.00		
Tools.....	23 332.60		
	23 332.60		
Current Liabilities:			
Sundry Creditors Reimbursements.....	4 765.47		
Bank Overdrafts.....	263 191.80		
Sundry Creditors.....	42 385.92		
CEP Grant Unspent.....	13 967.55		
	324 310.74		
Non Current Liabilities:			
Trust.....	70 167.66		
Deferred Liabilities:			
Loan Liabilities.....	1 490 391.59		
Extended Payment Contract.....	59 663.45		
	1 550 055.04		

SUMMARY.	
	\$
Assets.....	2 687 912.61
Liabilities.....	1 944 533.44
	\$743 379.17

We hereby certify that the above particulars are correct.
R. W. ALLEN, President.

C. J. PERRY, Shire Clerk.

We have examined the books of account, vouchers and documents of the Shire of Northampton for the 12 months ended 30 June 1985 and subject to our separate audit report we certify that in our opinion the statement referred to above is correct.

C. H. JOHNSTON, A.A.S.A.

N. J. WATSON, S.C.A.

SHIRE OF TAMMIN.
STATEMENT OF RECEIPTS AND PAYMENTS FOR
YEAR ENDED 30 JUNE 1985.

Receipts.	
	\$
Rates.....	163 768.81
Licences.....	61 987.70
Government Grants and Recoups.....	203 122.50
Statutory Road Grants.....	59 860.00
Income from Property.....	22 391.97
Private Works.....	7 334.72
Sanitation Charges.....	4 844.52
Meat Inspection Fees.....	29 074.35
Cemetery Receipts.....	376.00
Other Fees.....	308.00
All Other Revenue.....	10 834.73
Other Receipts.....	67 045.47
	\$630 848.77

Payments.	
	\$
Administration—	
Staff.....	53 735.82
Membership.....	3 943.30
Debt Service.....	76 688.94
Public Works and Services.....	290 743.70
Buildings—	
Construction.....	7 458.84
Maintenance.....	23 958.37
Library.....	3 041.86
Health Services.....	719.65
Sanitation.....	14 422.19
Meat Inspection Expenses.....	29 397.51
Vermin Expenses.....	41.60
Bush Fire Control.....	3 343.46
Water Supply.....	3.84
Traffic Control.....	498.10
Cemetery.....	2 156.69
Purchase of Plant.....	2 169.00
Purchase of Tools.....	403.77
Payments to M.R.D. and Police Department.....	54 336.20

Donations and Grants.	
	\$
Statutory.....	1 000.00
Non-Statutory.....	320.50
Transfer to Long Service Leave Reserve Fund.....	6 000.00
Other Works and Services.....	3 808.25
All Other Expenditure.....	71 217.75
	\$649 409.34

SUMMARY.	
	\$
Credit Balance 1/7/84.....	31 470.17
Receipts as per statement.....	630 848.77
	662 318.94
Payments as per statement.....	649 409.34
	\$12 909.60

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	
	\$
Current Assets.....	28 362.70
Stock on Hand.....	2 613.58
Non Current Assets.....	8 251.77
Reserve Fund Contra.....	8 251.77
Fixed Assets.....	744 386.55
	\$791 866.37
Liabilities.	
	\$
Current Liabilities.....	20 269.15
Non Current Liabilities.....	8 251.77
Deferred Liabilities.....	309 487.42
	\$338 008.34

SUMMARY.

Total Assets.....	\$ 791 866.37
Total Liabilities.....	338 008.34
	<u>\$453 858.03</u>

We hereby certify that the figures and particulars, as detailed, are correct.

10 July 1985.

K. V. YORK (Mrs.),
President.
R. G. TONKIN,
Shire Clerk.

The accounts of the Shire of Tammin have been audited for the financial year ended 30 June 1985.

In my opinion —

- (a) the accompanying accounts, being the statement of receipts and payments, balance sheet, adjustment account and municipal accumulation account, are in accordance with the books of the Council and have been prepared in accordance with the provisions of the Local Government Act, Local Government Accounting Directions, so as to give a true and fair view of—
- (i) the cash receipts and payments of the Council for the year ended 30 June 1985; and
- (ii) the financial position of the Council as at 30 June 1985;
- (b) the accounting records required by the Local Government Act to be kept by the Council have been properly kept in accordance with the provisions of that Act.

E. W. EDWARDS,
Hendry Rae and Court.

SHIRE OF WAGIN.

STATEMENT OF RECEIPTS AND PAYMENTS FOR
YEAR ENDED 30 JUNE 1985.

Receipts.	
Rates.....	\$ 450 064
Licenses.....	1 054
Government Grants.....	699 672
Income From Property.....	46 293
Private Works.....	18 395
Contribution To Works.....	12 502
Water Sales.....	99
Sanitation.....	36 627
Fruit Fly Baiting.....	89
Fines and Penalties.....	1 030
Cemetery Income.....	607
Group Health Scheme.....	10 171
Child Health Services.....	4 125
Sale of Assets.....	58 639
Other Sundry Items.....	73 582
Meat Inspection Fees.....	512
Total Receipts....	<u>\$1 393 461</u>

Payments.	
Administration — Staff.....	\$ 95 031
Administration — Members.....	12 508
Debt Service.....	128 801
Public Works and Services.....	482 125
Reserves Construction.....	27 828
Reserves Maintenance.....	74 373
Community Employment Program.....	121 640
Building Construction.....	122 905
Building Maintenance.....	56 677
Water Supply.....	1 200
Town Planning Expenses.....	360
Health Services.....	28 993
Sanitation.....	38 497
Vermin Services.....	96
Meat Inspections.....	845
Bushfire Control.....	2 860
Fruit Fly Baiting.....	194
Building Control.....	9 326
Cemetery Expenditure.....	1 833
Public Works Overheads — Unal.....	8 570
Plant Machinery and Tools.....	117 658
Plant Operation Costs — Unal.....	127
Materials — Overallocated.....	Cr 2 631
Donations and Grants.....	3 788
Noxious Weed Control.....	1 492
Library Services.....	8 192
Dog Control.....	6 906
Litter Control.....	2 025
Child Health Services.....	3 216
Private Works.....	17 149
Transfer to Reserves.....	2 000
Refunds and Transfers.....	4 056
Total Payments....	<u>\$1 378 640</u>

SUMMARY.

Debit Balance 1/7/84.....	\$ 17 907
Receipts 1984-85.....	1 393 461
Payments 1984-85.....	1 375 554
Debit Balance 30/6/85.....	<u>\$3 086</u>

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	
Current Assets.....	\$ 15 225
Non-Current Assets.....	39 106
Deferred Assets.....	359 443
Fixed Assets.....	1 173 409
Total Assets....	<u>\$1 587 183</u>
Liabilities.	
Current Liabilities.....	\$ 3 167
Non-Current Liabilities.....	81 499
Deferred Liabilities.....	744 627
Total Liabilities....	<u>\$829 293</u>

SUMMARY 1984-85.

Total Assets.....	\$ 1 587 183
Total Liabilities.....	829 293
Municipal Accumulation Account.....	<u>\$757 890</u>

We hereby certify that the above figures are correct.

E. R. BLIGHT,
President.
K. J. LEECE,
Shire Clerk.

I have examined the accounts of the Shire of Wagin for the financial year ended 30 June 1985. The accounts are in order and properly kept in accordance with provisions of the Local Government Act and the accounting directions and have been allowed by me as required by section 632 of the Act.

The Balance Sheet and related financial reports for the year ended 30 June 1985 are, in my opinion, prepared in a manner which is in substantial compliance with the Local Government Act accounting directions and reflect a true and fair view of the affairs of the Shire.

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

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Wiluna.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Wiluna Shire Council held on 23 August 1985 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Shire of Wiluna in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 4th day of September 1985.

W. H. GREEN,
President.
B. J. PITCHER,
Shire Clerk.

Schedule of Rates and Charges.

General Rates:

Gross Rental Value: 31.5 cents in the Dollar.
Unimproved Value: 6.03 cents in the Dollar.
Minimum Rate: \$50 for any assessment.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Town of Kwinana.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Kwinana Town Council held on 27 August 1985 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the municipality for the period 1 July 1985 to 30 June 1986 in accordance with the Local Government Act 1960 and Health Act 1911.

Dated this 26th day of September, 1986.

D. J. NELSON,
Acting Mayor.
M. J. FRASER,
Town Clerk.

Schedule of Rates Levied.

General Rate—2.04 cents in the dollar on unimproved values.

Urban Farmland Rate—1.428 cents in the dollar on unimproved values.

Rubbish Charge:

\$55 per annum—weekly service.

\$110 per annum—weekly service on non-rateable properties.

Minimum Rate: Where the general rate payable in respect of any location, lot or piece of land would be otherwise less than one hundred dollars (\$100), Council will impose in respect of such land, in pursuance of section 552(1) of the Local Government Act 1960, a minimum rate of one hundred dollars (\$100), for the year ending 30 June 1986.

Discount: A discount of ten per centum (10%) on the amount of current rates levied will be allowed in respect of accounts paid in full within thirty-five (35) days of the date of publication of this Memorandum of Rates in the *Gazette*, provided that such payment must be made at Council's office within the prescribed time and that current rates may only be paid for the purpose of qualifying for this discount if all arrears (including firebreak, legal costs and refuse removal charges, both arrears and current) are first deducted from any moneys tendered in respect of rates and charges.

Penalty: Furthermore and pursuant to section 550A of the Local Government Act 1960 the Council of the Town of Kwinana will impose a penalty of ten per centum (10%) as provided in the Local Government Act (Unpaid Rates) Regulations 1979, on all rates in arrears as at 31 January 1986 other than rates attributable to a property owned by an entitled pensioner under the Pensioners' (Rates Rebates and Deferment) Act 1976 (as amended).

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of York.

Memorandum of Imposing Rates and Charges.

AT a meeting of the York Shire Council held on 29 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 and the Health Act 1911.

Dated this 27th day of September, 1985.

P. P. MONGER,
President.

R. H. GURNEY,
Shire Clerk.

Schedule of Rates.

General Rate—

6.5 cents in the \$ on Gross Rental Values; and .65 cents in the \$ on Unimproved Values.

Minimum Rate—

\$50 per lot—Gross Rental Value area.

\$100 per lot—Unimproved Value area.

Rubbish Rate—\$55 per annum per bin for weekly removal.

Waste Water—\$4 per 450 litres.

LOCAL GOVERNMENT ACT 1960.

Shire of Halls Creek.

Notice of Intention to Borrow.

Proposed Loan (No. 19) of \$200 000.

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Halls Creek hereby gives notice that it proposes to borrow, by the sale of debentures, for a period of

ten (10) years, at ruling rate of interest, the sum of \$200 000, repayable at the Office of the Lender by twenty equal half-yearly instalments of principal and interest.

The purpose of the loan is:—

(a) To liquidate outstanding amount of previous Loan No. 9 \$100 000.

(b) To liquidate outstanding amount of previous Loan No. 10 \$100 000.

Estimates and specifications as required by section 609 are available for inspection at the Office of the Council during business hours for thirty-five days after publication of this notice.

Dated this 27th day of September, 1985.

D. E. DIXON,
President.

A. SUMMERS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Notice of Intention to Borrow.

Proposed Loan (No. 65) of \$27 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Irwin hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose. \$27 000 for a period of four (4) years repayable at the office of the Council by eight (8) equal half yearly instalments of principal and interest. Purpose: Plant purchase—Rubbish Compactor.

Plans, specifications and estimates as required by section 609 are open for inspection at the office of the Council for 35 days from the date of this notice.

Dated this 18th day of September, 1985.

E. H. DEMPSTER,
President.

J. PICKERING,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Toodyay.

Notice of Intention to Borrow.

Proposed Loan (No. 59) of \$14 000.

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Toodyay hereby gives notice of its intention to borrow money by the sale of a debenture on the following terms and for the following purpose: \$14 000 for a period of 5 years repayable at ruling interest rates at the office of the Council, Fiennes Street, Toodyay in ten (10) half-yearly instalments of principal and interest. The loan may be repayable by equal half-yearly instalments of principal and interest over four years with repayments calculated over a five (5) year term and then repaid in full or rolled over the balance of the five year term at the then current interest rate. Purpose: Purchase motor vehicle—Ranger.

Specifications, estimates of costs and statements as required by section 609 of the Local Government Act are open for inspection at the office of the Council for 35 days after publication of this notice.

Dated the 23rd day of September, 1985.

G. L. LUDEMANN,
President.

K. C. WILLIAMS,
Shire Clerk.

CORRIGENDUM.**LOCAL GOVERNMENT ACT 1960.**

Shire of Leonora.

Notice of Intention to Borrow.

THE notice published under the above heading on page 3104 of the *Government Gazette* (No. 80) and dated 30 August 1985 is corrected as follows:—

Proposed Loan 82—

Delete \$170 000 and insert \$125 500.

Proposed Loan 83—

Delete \$65 000 and insert \$55 000.

W. JACOBS,
Shire Clerk.

contained in Certificate of Title Volume 1514, Folio 398, to Sida Pty Ltd.

2. Lot 134 being Portion of Swan Location 1586 on Diagram 3747 and being the whole of the land contained in Certificate of Title Volume 1495 Folio 044, to Fraser Boats WA Pty Ltd.

3. Lot 282 being Portion of Swan Location 1586 on Plan 12576 and being the whole of the land contained in Certificate of Title Volume 1517 Folio 563, to A. and F Cilkos.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Bunbury.

Sale of Land.

Department of Local Government,
Perth, 24 September 1985.

LG: BY-4-6 Vol. 2.

IT is hereby notified for public information that His Excellency the Governor has directed:—

(1) under the provisions of section 266B of the Local Government Act 1960, that the City of Bunbury may subdivide the land contained in Certificate of Title Volume 1573 Folio 702, under the Town Planning and Development Act 1928 for the purpose of selling the land as so subdivided;

and

(2) under the provisions of section 266 of the Local Government Act 1960, that the City of Bunbury may sell:—

(i) 832m² adjoining Lot 57 Proffit Street, Bunbury to South West Printing and Publishing Company Limited;

(ii) 900m² adjoining Lot 58 Proffit Street, Bunbury to South West Printing and Publishing Company Limited;

by private treaty.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Kellerberrin.

Loan.

Department of Local Government,
Perth, 24 September 1985.

LG: KE 3-8.

IT is hereby notified for public information that His Excellency the Governor has approved the purchase of a residence for medical practitioner's housing being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Shire of Kellerberrin.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Yilgarn.

Loan.

Department of Local Government,
Perth, 24 September 1985.

LG: YL 3-8A.

IT is hereby notified for public information that His Excellency the Governor has approved of the raising of a loan for the Yilgarn Homes for the Aged (Inc.) to subsidise the cost of the construction of a Frail Aged Hostel in Southern Cross, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Shire of Yilgarn.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Fremantle.

Land Sale.

Department of Local Government,
Perth, 24 September 1985.

LG: F 4-6 V2.

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 Fremantle may sell portion of North Fremantle Town Lot P55 being Lot 5 on plan 1428 and being the whole of the land comprised in Certificate of Title Volume 1165 Folio 316, to Meerwa Pty Ltd, 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, 24 September 1985.

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

1. Lot 314 being Portion of Swan Location 1586 on Diagram 52858 and being the whole of the land

CEMETERIES ACT 1897.

Geraldton Public Cemetery.

Appointment of Trustee.

Department of Local Government,
Perth, 24 September 1985.

LG: 435/68, Pt. A.

IT is hereby notified for public information that His Excellency the Governor, under the provisions of the Cemeteries Act 1897, has:—

(a) cancelled the appointment of Mr Bernard J. Maddren, as Trustee of the Geraldton Public Cemetery;

and

(b) appointed Mrs Sue Pamela Joy Shields, as a Trustee of the Geraldton Public Cemetery.

M. C. WOOD,
Secretary for Local Government.

CEMETERIES ACT 1897.

Cemeteries (Discontinuance of Mandurah Public Cemetery) Order 1985.

MADE by His Excellency the Governor in Executive Council.

Citation.	1. This Order may be cited as the Cemeteries (Discontinuance of Mandurah Public Cemetery) Order 1985.
Commencement.	2. This Order shall come into operation 3 months after the day of publication of this Order in the <i>Government Gazette</i> .
Discontinuance of Mandurah Public Cemetery.	3. Burials in the Mandurah Public Cemetery, being all that portion of land described in the Schedule to this Order, shall be discontinued, subject to the exceptions under clause 4 of this order.
Exceptions.	4. Rights of burial may be continued where a grant has been made under section 18 of the Act or for those persons whose names are, at the date of discontinuance of the cemetery, contained on a Rights of Burial list kept by the Trustees.

Schedule.

Reserve 22188 (Cockburn Sound Location 957).

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

LOCAL GOVERNMENT ACT 1960.

Shire of Esperance (Specified Area) Order No. 1 of 1985.

MADE by His Excellency the Governor under section 548(4) of the Local Government Act.

Citation.	1. This Order may be cited as the "Shire of Esperance (Specified Area) Order No. 1 of 1985".
Commencement.	2. This Order shall take effect on and from the date it is published in the <i>Government Gazette</i> .
Declaration of Specified Area.	3. The portion of the district of the Shire of Esperance as described in the Schedule to this Order is declared to be a specified area to which section 548(4) of the Local Government Act applies.

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

Schedule.

Technical Description.

Differential Rating Area of the Shire of Esperance.

All that portion of land bounded by lines starting from the southwestern corner of Esperance Location 1818 and extending northerly, northeasterly, again northerly, easterly, again northerly, generally northeasterly and northwesterly along boundaries of Oldfield Location 1255 to a southeastern side of Bishops Road; thence generally northeasterly along southwestern sides of that road to the western corner of Esperance Location 1837; thence southeasterly and easterly along boundaries of that Location and easterly along the southern boundary of Location 871 and onwards to the southwestern corner of Location 872; thence northerly, easterly and southerly along boundaries of that location and easterly along the southern boundary of Location 873 and onwards to the westernmost western boundary of Location 1878; thence southerly, easterly, again southerly, again easterly, northerly and again easterly along boundaries of that location and easterly and southeasterly along boundaries of Location 646 to the prolongation westerly of the northern boundary of Location 1945; thence easterly to and easterly along that boundary and onwards to the westernmost northwestern corner of the southern severance of Location 1888; thence easterly, northerly, northeasterly, again northerly, again easterly and southerly along boundaries of that location to the prolongation westerly of the northern boundary of Location 1022; thence easterly to and along that boundary and onwards to the prolongation southeasterly of the westernmost southwestern boundary of Location 891; thence northwesterly to and northwesterly, easterly, southerly and again easterly along boundaries of that location and onwards to the southeastern corner of Location 503; thence northerly along the eastern boundaries of Locations 503 and 1310 to a southern side of Browns Road; thence easterly, northeasterly, southeasterly and again northeasterly along sides of that road to the northern corner of Location 1884; thence southeasterly and easterly along boundaries of that location and easterly and southerly along boundaries of Location 886 to its southeastern corner; thence easterly to the westernmost southwestern corner of Fitzgerald Location 1645; thence northeasterly and southeasterly along boundaries of that location and southeasterly and southerly along sides of the northern section of Dempster Road to the northernmost northwestern corner of Esperance Location 1998; thence southeasterly, generally southerly and generally westerly along boundaries of that location to a southeastern side of the northern section of Dempster Road; thence generally southwesterly along sides of that section and onwards to a northeastern boundary of Neridup Location 271; thence generally southeasterly and southerly along boundaries of that location and southerly and generally northwesterly along boundaries of Location 272 to the prolongation northerly of the eastern boundary of Location 222; thence southerly to and southerly, westerly and northerly along boundaries of that location to the northeastern corner of Esperance Location 1797; thence west to a southeastern boundary of Location 1782; thence generally southwesterly, southerly and westerly along boundaries of that location and westerly along the southern boundaries of Locations 1783 and 1784 and onwards to a northeastern boundary of Location 1785; thence southeasterly and westerly along boundaries of that location and generally westerly along southern boundaries of Location 1786 to the southeastern corner of Location 1787; thence generally westerly along southern boundaries of that location and westerly along

SCHEDULE—*continued.*

the southern boundary of Location 1788 and onwards to a northeastern boundary of Location 1756; thence generally southeasterly, westerly, southerly, generally southwesterly and generally northwesterly along boundaries of that location to the southwestern corner of Location 1036; thence westerly to and westerly and northerly along boundaries of Location 1466 to the southeastern corner of Location 1762; thence westerly along the southern boundary of that location and westerly along the southern boundary of Location 1339 and onwards to and westerly and northerly along boundaries of Location 1507 to the prolongation easterly of the southern boundary of Location 977; thence westerly to and along the southern boundary of that location and westerly along the southern boundaries of Locations 1537 and 681 to the eastern boundary of Location 1823; thence southerly, westerly and northerly along boundaries of that location to the prolongation easterly of the southern boundary of the western severance of Location 1873 and thence westerly to and along that boundary and westerly along the southern boundaries of Locations 1821 and 1819 and onwards to and along the southern boundary of Location 1818 to the starting point.

(Lands and Surveys Public Plans Bald Rock 1:50 000; Coomalbidgup 1:50 000, 401/80, 402/80, 423/80.)

LOCAL GOVERNMENT ACT 1960.

Shire of Kent (Ward Boundaries)

Order No. 1 of 1985.

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

- | | |
|--------------------------------|--|
| Citation. | 1. This Order may be cited as the "Shire of Kent (Ward Boundaries) Order No. 1 of 1985". |
| Alteration to Ward boundaries. | 2. The boundary of the South Ward of the Shire of Kent is hereby altered, adjusted and redefined as designated and described in Schedule 1 to this Order. |
| | 3. The boundary of the Mindarabin Ward of the Shire of Kent is hereby altered, adjusted and redefined as designated and described in Schedule 2 to this Order. |

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

Schedule 1.

Technical Description.

Proposed Amendment and Redescription of the South Ward of the Shire of Kent.

All that portion of land bounded by lines starting from the southwestern corner of the southeastern severance of Kent Location 1387, a point on a present southern boundary of the Shire of Kent and extending northerly along the western boundary of that severance and onwards to the southwestern corner of the northwestern severance of Location 1387; thence northerly along the western boundary of that severance and onwards to the southern boundary of Location 1803; thence easterly and northeasterly along boundaries of that location and onwards to the southwestern corner of Location 1804; thence northwesterly along the southwestern boundary of that location and northwesterly along the southernmost southwestern boundary of Location 1805 to the westernmost southern corner of Location 2021; thence northwesterly and northerly along boundaries of that location to the southern boundary of Location 1218; thence westerly, northerly and easterly along boundaries of that location to the western boundary of Location 982; thence northerly along that boundary and onwards to the centreline of Badgers Road; thence westerly along that centreline to the prolongation southerly of the western boundary of the northern severance of Location 983; thence northerly to and along that boundary and onwards to and northerly along the southernmost western boundary of Location 802 to the southwestern corner of Location 567; thence northerly along the western boundary of that location to the southwestern corner of Location 801; thence northerly, northeasterly and again northerly along boundaries of that location to the easternmost southwestern corner of Location 1901; thence northerly, generally westerly again northerly and easterly along boundaries of that location to the southwestern corner of Location 1090; thence easterly and northerly along boundaries of that location to the southwestern corner of Location 1814; thence northerly along the western boundary of that location to the southernmost southwestern corner of Location 1817; thence northerly, northwesterly, again northerly and westerly along boundaries of that location and onwards to the eastern boundary of Location 338; thence northerly along that boundary and northerly along the eastern boundary of the southern severance of Location 1197 and onwards to the centreline of Newdegate Road; thence southwesterly and westerly along that centreline to a northeastern side of Ongerup-Pingrup Road; thence northwesterly, northerly, westerly, generally northwesterly generally southwesterly and again westerly along sides of that road to the eastern boundary of location 893; thence southerly and westerly along boundaries of that location to an eastern side of Road Number 8063; thence southerly along that side to the prolongation easterly of the northern boundary of Location 1100; thence westerly to and along that boundary and onwards to a southeastern boundary of Pingrup Lot 49; thence generally southwesterly along boundaries of that lot to the eastern corner of Location 1031; thence generally southwesterly along boundaries of that location to the southeastern corner of the northern severance of Location 977; thence northerly, southwesterly, again northerly and generally northeasterly along boundaries of that severance to its northernmost northeastern corner; thence northerly along the western boundary of Pingrup Lot 87 and onwards to the centreline of Road Number 8315; thence generally southwesterly, generally westerly and generally northwesterly along that centreline to the prolongation northerly of the western boundary of the southwestern severance of Location 2046; thence southerly to and along that boundary to the easternmost northern boundary of Kojonup Location 8945; thence easterly and southerly along boundaries of that location to the northern boundary of the eastern

SCHEDULE—*continued.*

severance of Location 7872; thence easterly, southerly and westerly along boundaries of that severance to the northeastern boundary of Location 9004; thence southeasterly along that boundary to the northernmost northeastern corner of Location 8962; thence southeasterly and southerly along boundaries of that location to the northeastern corner of Location 7871; thence southerly and westerly along boundaries of that location to the prolongation northerly of the eastern boundary of the southeastern severance of Location 7342; thence southerly to and southerly and westerly along boundaries of that severance and onwards to the centreline of Chester Pass Road; thence generally southerly, southeasterly and southwesterly along that centreline to the prolongation northwesterly of the northeastern boundary of the eastern severance of Location 6771; thence southeasterly to and along that boundary to the western corner of Location 9148; thence easterly and southwesterly along boundaries of that location to the eastern corner of the eastern severance of Location 6771; thence southwesterly along the southeastern boundary of that severance and onwards to the centreline of Chester Pass Road; thence southwesterly along that centreline to the prolongation northwesterly of the northeastern boundary of Location 8315; thence southeasterly to and southeasterly and southwesterly along boundaries of that location to the eastern corner of Location 9131; thence southwesterly along the southeastern boundary of that location and onwards to a southwestern side of Rabbit Proof Fence Road; thence northwesterly along that side and onwards to the centreline of Chester Pass Road; thence southwesterly along that centreline to the prolongation southeasterly of the northeastern boundary of the northwestern severance of Location 8295; thence northwesterly to and northwesterly, southwesterly, southerly and southeasterly along boundaries of that severance and onwards to the centreline of Chester Pass Road; thence southwesterly and generally southerly along that centreline to the prolongation easterly of the southern boundary of Location 9037; thence westerly along that prolongation to its southeastern corner, a point on a present southern boundary of the Shire of Kent and thence generally easterly along boundaries of that Shire to the starting point.

(Lands and Surveys Public Plan Woondingellup, Lake Joy, Ongerup, Kuringup, Pingrup Townsite, Chinocup Townsite 1:50 000.)

Schedule 2.

Technical Description.

Proposed Amendment and Redescription of the Mindarabin Ward of the Shire of Kent.

All that portion of land bounded by lines starting from the northeastern corner of Kojonup Location 6689, a point on a present southern boundary of the Shire of Kent and extending northerly along a western side of Mindarabin Road to a southwestern side of Nyabing Road South; thence northwesterly, northerly, easterly and again northerly along sides of that road to the northeastern corner of Location 6677; thence westerly, southerly, easterly and again southerly along boundaries of that location to the southeastern corner of Location 6669; thence westerly, northeasterly and northerly along boundaries of that location to the southwestern corner of Location 4265; thence northerly along the westernmost western boundary of that location to the southern boundary of Location 4264; thence westerly and northerly along boundaries of that location to the southernmost southeastern corner of Location 6670; thence westerly, northerly and easterly along boundaries of that location to the prolongation southerly of the western boundary of the northern severance of Location 6680; thence northerly to and northerly, easterly, southeasterly and again easterly along boundaries of that severance to the prolongation southerly of the western boundary of Location 4269; thence northerly to and along that boundary to the southernmost south-eastern corner of Location 6661; thence westerly, northerly and easterly along boundaries of that location to a southwestern side of Nyabing Road South; thence northwesterly and northerly along sides of that road to the southeastern corner of the western severance of Location 6658; thence westerly along the southern boundary of that severance to the southeastern corner of Location 6397; thence northerly and westerly along boundaries of that location to the southernmost southeastern corner of Location 6398; thence northerly, easterly, again northerly, westerly and again northerly along boundaries of that location and onwards to a northern side of Wallacup Road; thence easterly along that side to a western side of Nyabing Road South; thence northerly along that side to the easternmost southeastern corner of Location 8303; thence northerly, northwesterly, westerly, again northerly and again westerly along boundaries of that location and onwards to a western side of Goodchild Road; thence northerly along that side and onwards to the northeastern side of Ripper Road; thence southeasterly along that side to a western side of Nyabing Road South; thence northerly along that side to the prolongation westerly of the northern boundary of Location 8900; thence easterly to and along that boundary to the westernmost southwestern corner of the southwestern severance of Location 8867; thence northerly and easterly along boundaries of that severance to the prolongation southerly of the western boundary of the central severance of Location 8867; thence northerly to and along that boundary to a southeastern side of Kuringup Road; thence generally northeasterly along sides of that road to the prolongation northerly of the eastern boundary of the northeastern severance of Location 6191; thence southerly to and along that boundary and onwards to and southerly along the eastern boundary of the southwestern severance of Location 6191 to the prolongation westerly of the southern boundary of Location 9183; thence easterly to and along that boundary to the western boundary of Location 8868; thence northerly along that boundary and onwards to the centreline of Sutherland Track; thence generally easterly along that centreline to the prolongation southerly of the western boundary of the Central severance of Location 8794; thence northerly to and northerly, easterly and southerly along boundaries of that severance and onwards to the northwestern corner of the southern severance of Location 8874; thence southerly, easterly, northerly and again easterly along boundaries of that severance to the southwestern corner of the southern severance of Location 7124; thence easterly along the southern boundary of that severance to the westernmost northwestern corner of Location 8875; thence southerly along the westernmost western boundary of that location and southerly along the western boundary of the northwestern severance of Location 8380 to the northern boundary of Location 7285; thence easterly and southerly along boundaries of that location to the prolongation westerly of the northern boundary of the eastern severance of Location 7872; thence easterly to and easterly, southerly

SCHEDULE—*continued.*

and westerly along boundaries of that severance to the northeastern boundary of Location 9004; thence southeasterly along that boundary to the northernmost northeastern corner of Location 8962; thence southeasterly and southerly along boundaries of that location to the northeastern corner of Location 7871; thence southerly and westerly along boundaries of that location to the prolongation northerly of the eastern boundary of the southeastern severance of Location 7342; thence southerly to and southerly and westerly along boundaries of that severance and onwards to the centreline of Chester Pass Road; thence generally southerly, southeasterly and southwesterly along that centreline to the prolongation northwesterly of the northeastern boundary of the eastern severance of Location 6771; thence southeasterly to and along that boundary to the western corner of Location 9148; thence easterly and southwesterly along boundaries of that location to the eastern corner of the eastern severance of Location 6771; thence southwesterly along the southeastern boundary of that severance and onwards to the centreline of Chester Pass Road; thence southwesterly along that centreline to the prolongation northwesterly of the northeastern boundary of Location 8315; thence southeasterly to and southeasterly and southwesterly along boundaries of that location to the eastern corner of Location 9131; thence southwesterly along the southeastern boundary of that location and onwards to a southwestern side of Rabbit Proof Fence Road; thence northwesterly along that side and onwards to the centreline of Chester Pass Road; thence southwesterly along that centreline to the prolongation southeasterly of the northeastern boundary of the northwestern severance of Location 8295; thence northwesterly to and northwesterly, southwesterly, southerly and southeasterly along boundaries of that severance and onwards to the centreline of Chester Pass Road; thence southwesterly and generally southerly along that centreline to the prolongation easterly of the southern boundary of Location 9037; thence westerly along that prolongation to its southeastern corner, a point on a present southern boundary of the Shire of Kent and thence generally westerly along boundaries of that Shire to the starting point.

(Lands and Surveys Public Plans: Gnowangerup N.E. Nyabing S.E. & N.E. 1:25 000; Kuringup, Ongerup, Nyabing Townsite 1:50 000.)

STATE ENERGY COMMISSION ACT 1979.

STATE ENERGY COMMISSION (ELECTRICITY AND GAS CHARGES)
AMENDMENT BY-LAWS (No. 3) 1985.

MADE by the State Energy Commission of Western Australia with the approval of His Excellency the Governor in Executive Council.

Citation.	1. These by-laws may be cited as the State Energy Commission (Electricity and Gas Charges) By-laws (No. 3) 1985.
Commence- ment. Principal by-laws.	2. These by-laws operate on and from 1 October 1985.
	3. In these by-laws the State Energy Commission (Electricity and Gas Charges) By-laws 1978* are referred to as the principal by-laws.
Second Schedule amended.	4. The Second Schedule to the principal by-laws is amended in item 1 under the heading "TARIFF N2" by deleting "21.52" and substituting the following— " 21.73 ".
Fourth Schedule amended.	5. The Fourth Schedule to the principal by-laws is amended in item 2 under the heading "Tariff L3" by deleting "3.78" and substituting the following— " 3.87 ".
Fifth Schedule amended.	6. The Fifth Schedule to the principal by-laws is amended by deleting "3.78" and substituting the following— " 3.87 ".

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

*Published in the *Government Gazette* on 23 June 1978 at pp. 2055-2064 and amended from time to time thereafter.

CONSUMER AFFAIRS ACT 1971-1983.

Order.

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs in and for the State of Western Australia being satisfied that a Consumer Affairs Authority, namely George Paciullo, Minister for Consumer Affairs in and for the State of New South Wales, has by notice dated 20 September 1984 and published in the *New South Wales Government Gazette* on 28 September 1984, prohibited the supply of a class of goods described in the Schedule hereto. Now I, pursuant to the powers vested in me by section

23R(4) of the Consumer Affairs Act 1971-1983 prohibit the supply of a particular class of goods specified in the Schedule.

Dated this 25th day of September, 1985.

N. R. FLETCHER,
Commissioner for Consumer Affairs.

Schedule.

Goods known as a swimming pool skimmer box which forms part of the pool filtration system, is of open construction (whether or not it is fitted with a removable lid) and is integrally moulded into the structure of the pool.

CONSUMER AFFAIRS ACT 1971-1983.

Order.

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs in pursuance of section 23Q(1) of the Consumer Affairs Act 1971-1983 hereby prohibit for a period of 28 days the supply of a particular class of goods described in the Schedule.

Dated this 25th day of September, 1985.

N. R. FLETCHER,
Commissioner for Consumer Affairs.

Schedule.

Spring loaded gun toys, being goods comprising a barrel designed or apparently designed to discharge or capable of discharging a projectile by means of the movement of a spring powered plunging device in the barrel, other than such goods which are fitted with, or incorporate, a guard or barrier which prevents the goods from being used to discharge any object other than by means of air pressure alone.

AGRICULTURAL PRODUCTS ACT 1929-1982.

Department of Agriculture,
South Perth, 24 September 1985.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Agricultural Products Act 1929-1982, acting in exercise of the power in this behalf conferred upon me by sections 2A (2) and (3) of the said Act, do hereby authorise:

Victor Roy Mudge,
Edward George Dicker-Lee,
Allen Edward Blinco,
Salvatore Paparone, and
Hugo Athol Pedretti,

to act as inspectors under the said Act for a period of 12 months, for the purpose of inspecting potatoes produced in Western Australia for marketing by the Western Australian Potato Marketing Board.

H. D. EVANS,
Minister for Agriculture.

AGRICULTURAL PRODUCTS ACT 1929.

WARE POTATO GRADING AND PACKING CODE 1985.
MADE by the Minister for Agriculture.

1. This Code may be cited as the Ware Potato Grading and Packing Code 1985.

2. This Code shall come into operation on 1 October 1985.

3. (1) This code is, subject to subclauses (2) and (3) of this clause, the relevant code under the Agricultural Products Act 1929 for the grading, packing and marking of potatoes for sale.

(2) Clauses 17 and 18 of this Code do not apply to a retail sale.

(3) This Code does not apply where potatoes are sold or intended to be sold for the purpose of manufacturing or grading, or for use as seed.

4. For the purposes of this Code:

“abnormal external moisture” means dampness (other than that arising from condensation following release from cold storage);

“bright” means that the skin has a natural bloom and is not disfigured;

“class” means the quality grade into which potatoes are classified;

“clean” means practically free from soil or other foreign matter either on the surface of the potato or present in the package;

“disorder” means any abnormal physiological condition which effects the potatoes internally or externally;

“firm” means that tubers must have retained their turgescence with the skin tight and the flesh resistant to slight thumb pressure;

“mature” means that the skin during ordinary processes of handling does not loosen or feather readily, “immature” has the contrary meaning;

“sound” means not soft or wilted, free from rots, excessive bruising or physical injuries both internal or external;

“variety” means that the potato tubers are distinguishable on visual characteristics;

“well shaped” means that the potato has the normal shape for the variety;

“whole” means that the tubers have not had any part removed or have not suffered any damage making them incomplete.

5. All potatoes shall meet the following minimum requirements:

- (a) whole;
- (b) sound;
- (c) firm;
- (d) clean;
- (e) free from greening, sprouting and second growth;
- (f) free from serious damage by pests and diseases;
- (g) free from serious deformities and serious cracks;
- (h) free from hollow hearts and other internal disorders;
- (i) free from frost damage;
- (j) free from abnormal external moisture; and
- (k) free from foreign smell and/or taste.

6. Potatoes shall be graded according to their quality as either Premium Class, Class 1 or Class 2.

7. Premium Class potatoes shall meet the requirements of Clause 5 and in addition shall be:

- (a) mature;
- (b) well-shaped, not abnormally elongated for the variety or dumbbell shaped;
- (c) in any package, similar in colour and general appearance;
- (d) practically free from disorders and disease detrimental to their appearance or to their quality;
- (e) free from cracks, cuts, bruises or other injury;
- (f) practically free from waste;
- (g) free from sunburn;
- (h) washed, with a bright skin.

8. Class 1 potatoes shall meet the requirements of Clause 5 and Clause 7(a) to 7(g) of this Code.

9. Class 1 New potatoes shall have immature skins and in other respects shall comply with the requirements for Class 1 potatoes.

10. Class 2 potatoes shall be those which do not qualify for inclusion in Class 1 but satisfy the minimum requirements specified in Clause 5 of this Code. They may be slightly less well-shaped than Class 1 potatoes and may have small mechanically caused injuries, which do not exceed 5 mm in depth.

11. Class 2 New potatoes shall have immature skins and in other respects shall comply with the requirements for Class 2.

12. The size of a potato is determined by its mass.

13. Potatoes other than Premium Class and Class 1 New shall be sized in accordance with the following scale—

- (a) chats—not less than 5 grams nor more than 30 grams;
- (b) small—not less than 30 grams nor more than 100 grams;
- (c) medium—not less than 100 grams nor more than 250 grams;
- (d) large—not less than 250 grams nor more than 450 grams;
- (e) extra large—not less than 450 grams;
- (f) or any combination of (a) to (e).

14. Premium Class potatoes shall be sized not less than 80 grams nor more than 350 grams.

15. Class 1 New potatoes shall be sized not less than 30 grams nor more than 450 grams.

16. Tolerances, in respect of quality, size and variety, are permitted for potatoes not meeting the requirements for the class indicated but meeting the minimum requirements specified. The conditions for which tolerances apply are:

- (a) Quality, where for Premium Class a maximum of 1 per cent and for Class 1 a maximum of 5 per cent by net mass of tubers not satisfying the requirements for the class but meeting the requirements for Class 2 is permitted.
- (b) Size, where a maximum of 3 per cent by net mass of tubers of a size below the minimum size indicated in the size grade shown in the trade description is permitted.
- (c) Other varieties, where a maximum tolerance of 2 per cent by net mass of other varieties is permitted.

17. Bags which have contained organic manures or other deleterious or obnoxious substances shall not be used as containers for potatoes.

18. Potatoes shall be packed only in:

- (a) new bags; or
- (b) clean secondhand bags; or
- (c) clean bulk bins.

19. (1) A package in which potatoes are sold shall not contain potatoes of any Class other than that specified on the package.

(2) The package in which potatoes are sold shall bear a label or other marking specifying in relation to the potatoes contained therein the following particulars—

- (a) the word "potatoes";
- (b) the Class of quality;
- (c) the name and district of the grower or packer of the potatoes;
- (d) the size or size range of the potatoes;
- (e) the net mass of potatoes in the package;
- (f) the name of the variety.

(3) The size of the characters setting out the particulars required to be marked on any package containing potatoes being sold shall be:

- (a) if printed on a label—not less than 5 millimetres in height;
- (b) if stencilled on the package—not less than 20 millimetres in height.

H. D. EVANS,
Minister for Agriculture.

GRAIN MARKETING ACT 1975-1981.

Department of Agriculture,
South Perth, 23 September 1985.

Agric. 723/76, V2.

I, the undersigned Minister for Agriculture, being the Minister charged with the administration of the Grain Marketing Act 1975-1981, acting in exercise of power in this behalf conferred on me by section 28(5) of the said Act, do hereby appoint the following persons as members of the Grain Research Committee for a term expiring on 4 April 1988:

1. Clive McDonald Francis, representing the Department of Agriculture.
2. Warren Marcus Blacklow, representing the University of Western Australia.
3. Robert Bruce Hockey, representing the Grain Pool of Western Australia.
4. Ian John Metcalf, representing the Primary Industry Association of Western Australia, and
5. William Thomas Scott, representing the Pastoralists' and Graziers' Association of Western Australia.

H. D. EVANS,
Minister for Agriculture.

WESTERN AUSTRALIAN MEAT INDUSTRY AUTHORITY ACT 1976-1984.

Department of Agriculture,
South Perth, 25 September 1985.

Agric. 102/77.

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

Branding of Lamb:

Augusta Butchering Co—Augusta 6290.

R. Johns—Northcliffe 6262.

Branding of Hogget:

Augusta Butchering Co—Augusta 6290.

Metro Meats Ltd.—Great Southern Highway,
Katanning, 6317.

Gascoyne Abattoirs—Carnarvon, 6701.

Manjimup Producers' Abattoir—Ipsen Street,
Manjimup, 6258.

and delete the following abattoirs as prescribed abattoirs:

Branding of Lamb:

M. J. Cross—Augusta, 6290.

G. V. Richards and Co.—Northcliffe, 6262.

Branding of Hogget:

Thompson Bros—Pemberton 6260.

H. D. EVANS,
Minister for Agriculture.

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
24182.....	Albany—Yakamia Primary School—Administration Upgrade (Recall)	1/10/85	B.M.A., West Perth B.M.A., Albany
24211.....	East Carnarvon Primary School—Music Room Facility	8/10/85	B.M.A., West Perth B.M.A., Carnarvon B.M.A., Geraldton
24212.....	Carnarvon Primary School Covered Assembly Area	8/10/85	B.M.A., West Perth B.M.A., Carnarvon B.M.A., Geraldton

BUILDING MANAGEMENT AUTHORITY—*continued.*

Contract No.	Project	Closing Date	Tender Documents now available at
24214.....	Parkeston (Kalgoorlie) Community Health Centre Erection	15/10/85	B.M.A., West Perth
24215.....	Canning Mills—Facilities for Multi-State Government Radio Communications	8/10/85	B.M.A., Kalgoorlie
24216.....	Midland Technical College Stage Two—A, B, C Blocks Erection Selected Tenderers only Deposit on Documents \$150.00	8/10/85	B.M.A., West Perth
24217.....	Midland Technical College Stage Two—A, B, C Blocks Mechanical Nominated Sub Contract	8/10/85	B.M.A., West Perth
24218.....	Midland Technical College Stage Two—A, B, C Blocks Electrical Nominated Sub Contract	8/10/85	B.M.A., West Perth
24220.....	Ocean Reef Senior High School—Stage 3 and 4 Cabinet Work. Nominated Sub Contract	15/10/85	B.M.A., West Perth
24221.....	Government Printing Office (Wembley)—Essential Power Supply—Electrical Installation	22/10/85	B.M.A., West Perth
24222.....	Warburton School—Transportable Primary Facilities	15/10/85	B.M.A., West Perth
24223.....	Midland Courthouse—Erection 1985—Lift Installation	29/10/85	B.M.A., West Perth

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
22092.....	International Shooting Complex—Whiteman Park—New Buildings for the I.S.U. Clay Target Association and the Archery Society of W.A.	Gillard Builders (1977) Pty. Ltd.	\$ 373 082.00
24190.....	Wyalkatchem/Koorda District Hospital—Remodelling and Repairs	Szczepanik Bros	229 290.00
24201.....	Bandyup Prison—Nursery Erection	A. Ravi (Builder) Pty. Ltd.	124 244.00
24193.....	Rossmoyne Senior High School—New Gymnasium	A. Ravi (Builder) Pty. Ltd.	308 963.00
24194.....	Boulder Primary School—Mechanical Services	Coverall Sheet Metal	69 369.00

M. J. BEGENT,
Executive Director,
Building Management Authority.

MARINE AND HARBOURS ACT 1981.

JURIEN BOAT HARBOUR.

TENDERS are called for the undermentioned works. Normal conditions apply.

Contract No.	Project	Closing Date	Tender Documents now available at
E 004	Excavation, Reclamation and Rock Placing at Jurien Boat Harbour	22/10/85 1430 hrs.	Clerk in Charge Engineering Division Dept. of Marine & Harbours Dumas House Room 717, 7th Floor 2 Havelock Street (Old PWD Bldg) West Perth 6005 After 1400 on Tuesday 24/9/85.

J. JENKIN,
General Manager.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			
Sept. 13.....	23A1985.....	Forceps Plastic (1 year period)—Various Government Departments.....	Oct. 3
Sept. 13.....	28A1985.....	Cannula, Intravenous (1 year period)—Various Government Departments.....	Oct. 3
Sept. 13.....	39A1985.....	Electrode, Electro-Cardiograph (1 year period)—Various Government Departments.....	Oct. 3
Sept. 13.....	41A1985.....	Syringes Luer and Insulin—Various Government Departments.....	Oct. 3
Sept. 13.....	94A1985.....	Chainsaws (9 classes) (1 year period)—Various Government Departments.....	Oct. 3
Sept. 13.....	114A1985.....	Sterile, Disposable, Tracheotomy Dressing Packs, Multi-Purpose packs, Plastic Dressing Packs, Basic Dressing Packs, MSU Specimen Packs and Renal Dialysis packs (1 year period)—Various Government Departments.....	Oct. 3
Sept. 13.....	753A1985.....	Time Division Multiplex Remote Control System One (1) only—Westrail.....	Oct. 3
Sept. 13.....	755A1985.....	Environmental Test Chamber—Westrail.....	Oct. 3
Sept. 13.....	756A1985.....	Railway Wheels (300 only)—Westrail.....	Oct. 3
Sept. 13.....	757A1985.....	Bearings Roller Package (64 only)—Westrail.....	Oct. 3
Sept. 20.....	766A1985.....	Crushed Aggregate for Kambalda Area—M.R.D.....	Oct. 3
Sept. 20.....	82A1985.....	Scouring pads and sponges (1 year period)—Various Government Departments.....	Oct. 10
Sept. 20.....	765A1985.....	3 000 mm Flame Cutting Machine one (1)—Westrail.....	Oct. 10
Sept. 20.....	87A1985.....	Steel Office Furniture (Group 2)—Various Government Departments.....	Oct. 17
Sept. 20.....	101A1985.....	Fuels and Lubricants (3 year period)—Various Government Departments.....	Oct. 17
Sept. 20.....	769A1985.....	Residue Wood-Fired Bed Combustor (Recall)—Department of Conservation and Land Management.....	Oct. 17
Sept. 20.....	770A1985.....	Computer Equipment and Systems for the Superannuation Board of Western Australia.....	Oct. 17
Sept. 27.....	115A1985.....	Sign Standards (1 year period)—Various Government Departments.....	Oct. 17
Sept. 27.....	772A1985.....	New Offices at Manjimup—Department of Agriculture.....	Oct. 17
Sept. 27.....	773A1985.....	Station Intercom Systems (44 only)—Police Department.....	Oct. 17
Sept. 27.....	774A1985.....	Incubators—Transport and Nursery—State X-Ray and Bio Electronic Services.....	Oct. 17
Sept. 27.....	785A1985.....	Dental Supplies (Recall of Various Items) (1 year period)—Dental Health Services.....	Oct. 17
Sept. 27.....	786A1985.....	Grit Blasting, Grit Recovery and Air Cleaning Equipment for an enclosed blast cleaning facility—Westrail.....	Oct. 24
<i>Service</i>			
Sept. 27.....	113A1985.....	Servicing and repair of vehicles and plant in nominated country centres (1 year period).....	Oct. 24
Proposal			
Computer System for the Bunbury Regional Office—Department of Agriculture. Closing 17 October, 1985 at 10.00 a.m.			

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			
Sept. 13.....	747A1985.....	1983 Commodore VH Sedans (MRD6570 and 6991) at Geraldton.....	Oct. 3
Sept. 13.....	748A1985.....	1982 Falcon XE Sedan (XQQ625), 1976 Toyota FJ40 Landcruiser SWB 4x4 (UQZ371) at Manjimup.....	Oct. 3
Sept. 13.....	749A1985.....	1982 Holden WB Utility Auto (XQO712) at Harvey.....	Oct. 3
Sept. 13.....	750A1985.....	1978 Toyota FJ40 SWB 4x4 (XQF060) at Ludlow.....	Oct. 3
Sept. 13.....	751A1985.....	1983 Commodore VH Sedan (6NR887) (Recalled) at Carnarvon.....	Oct. 3
Sept. 13.....	752A1985.....	1982 Commodore VH Sedan (XQQ101) (Recalled) at Exmouth.....	Oct. 3
Sept. 13.....	754A1985.....	1982 Mitsubishi L200 Utility 4x2 (XQO703) 1977 Holden HX Utility (XQA947) 1981 Hilux 4x4 Aluminium Tray Body (XQN506) and 1978 International D1310 4x4 Truck (XQE801) at Mundaring Weir.....	Oct. 3
Sept. 20.....	758A1985.....	Surplus Equipment at Carlisle.....	Oct. 10
Sept. 20.....	759A1985.....	1984 Falcon XE Utility (MRD7384) at Carlisle.....	Oct. 10
Sept. 20.....	760A1985.....	Skid Mounted ablation unit (MRD4344) at South Hedland.....	Oct. 10
Sept. 20.....	761A1985.....	1984 Ford Falcon XE Utility (XQY921) and 1984 Commodore VK Station Sedan (XQY943) at Geraldton.....	Oct. 10
Sept. 20.....	762A1985.....	1981 Toyota Hilux LN40 Utility (MRD5791) and 1984 Ford Falcon XE Panel Van (MRD7295) at Geraldton.....	Oct. 10
Sept. 20.....	763A1985.....	Datsun 4WD Diesel Dual Cab Utilities (MRD6791 and MRD6792) at South Hedland.....	Oct. 10
Sept. 20.....	764A1985.....	Firearms (54 only)—Maylands.....	Oct. 10
Sept. 20.....	767A1985.....	1982 Holden One Tonne with Alloy Tray (XQO413) at Onslow.....	Oct. 10
Sept. 20.....	768A1985.....	Various Vehicles at Carnarvon.....	Oct. 10
Sept. 20.....	771A1985.....	1981 Holden WB Utilities (XQL038 and XQM273) 1982 Mitsubishi L200 Utility (XQO722) at Mundaring Weir.....	Oct. 10
Sept. 27.....	775A1985.....	1983 Commodore VH Sedan (MRD6561), 1983 Holden WB Panel Van (MRD6916), 1982 Toyota Hilux LN40 Diesel Utility (MRD6306) and 1983 Ford Falcon XE Utility (MRD7151) at Carlisle.....	Oct. 17

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

Date of Advertising	Schedule No.	For Sale	Date of Closing
Sept. 27.....	776A1985.....	1976 Toyota FJ40 SWB 4x4 (UQZ798) at Ludlow	Oct. 17
Sept. 27.....	777A1985.....	1983 Holden WB 1 Tonne Utility (MRD6809) and 1983 Holden Shuttle Van (MRD7108) at Carlisle	Oct. 17
Sept. 27.....	778A1985.....	1984 Commodore VK Station Sedan (MRD7510) at Carnarvon.....	Oct. 17
Sept. 27.....	779A1985.....	1977 Dodge Fuso FK102 Tip Truck (MRD1862) at Kununurra	Oct. 17
Sept. 27.....	780A1985.....	1984 Toyota Hilux LN65 Crew Cab 4WD Utility (MRD7369) at South Hedland.....	Oct. 17
Sept. 27.....	781A1985.....	1983 Datsun 720 Dual Cab Utility (MRD6944) at Carlisle.....	Oct. 17
Sept. 27.....	782A1985.....	Pacific 80TC Multi Wheel Roller (MRD733) at Carlisle.....	Oct. 17
Sept. 27.....	783A1985.....	Chamberlain Contractor 354 Tractor (MRD141) at Carlisle	Oct. 17
Sept. 27.....	784A1985.....	Galion T500 Grader (MRD777) at Carlisle.....	Oct. 17
Sept. 27.....	787A1985.....	Skid Mounted Transportable power house (MRD855) at Geraldton.....	Oct. 17

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>			
649A1985	Overalls and Dustcoats (1 year period)—Westrail	Various	Details on application
668A1985	Hand Brake Units—Vertical wheel type (60 only)—Westrail	Comeng (Spares) W.A.....	\$544.00 each
676A1985	Aluminium patrol launch 6-7 metres fitted to a double axle, break back trailer to take a 5.5 to 6.7 metre patrol vessel two (2) only—Marine and Harbours	Penguin Marine Centre.....	Total nett price— \$57 710.00
685A1985	Swimming Pool Filters (2 only)—B.M.A.	Chadson Engineering	\$7 230.00
692A1985	Swimming Pool Filtration Pump—B.M.A.	Southern Cross Machinery Pty Ltd.....	Nett contract price \$3 088.00
<i>Purchase and Removal</i>			
679A1985	1981 Falcon Sedan (PH2513)—South Hedland	Drews Carpet Service	\$3 003.25
695A1985	Ropa Three berth/kitchen caravans (MRD Nos. 517 and 518)—Carlisle	Item 1: H. R. Young..... Item 2: H. R. Young.....	\$766.00 \$766.00
698A1985	1974 Zetor 5745 4 x 4 Tractor—Front End Loader (XQA845) 1970 Massey Ferguson 165 Tractor (UQJ228) 1978 Massey Ferguson 135 Front End Loader (UQG303)—Manjimup	N. Gianatti..... S. Taylor	\$2 455.00 \$3 251.85
699A1985	Skid Mounted Kitchen/diner (MRD848) Skid Mounted Laboratory (MRD4322)—South Hedland	Cavalier Porta-Built	\$6 378.00
706A1985	Molna MF4923-75 twin post vehicle hoist (MRD5370)—Carlisle	J. E. Park & Co.	\$3 500.00
725A1985	1970 International C1600 4 x 2 Tip Truck (XQA836)—Manjimup	Roberts Auto Electrics	\$1 660.00
726A1985	1984 Holden Rodeo Utility (MRD7198)—Carlisle	Evans Motors	\$2 225.00
727A1985	1984 Holden WB1 Tonne Utility (MRD7155) 1983 Holden WB Panel Van (MRD7065) 1983 Holden WB Utility (MRD6877)—Carlisle	M. L. Clark	\$4 113.00
730A1985	1981 Holden WB Utility (XQN004) 1981 Holden WB Utility (XQL026) 1981 Holden WB Utility (XQL037) 1980 Gemini TE Panel Van (XQH972) 1981 Toyota FJ45 Landcruiser 4 x 4 Tray Top (XQP020) 1978 Toyota FJ45 Landcruiser Tray Top (XQG659)—Mundaring Weir	J. & F. Vehicle Wholesalers	\$5 705.00
731A1985	1981 Toyota Hilux Diesel 4 x 2 Tray Top (XQQ260)—Mundaring Weir	R. A. Rinaldi..... Derry Wholesale..... William Wood Motors..... William Wood Motors..... William Wood Motors..... Ray Mack Motors..... G. D. Drew..... Julian Car Co.....	\$3 500.00 \$4 331.00 \$3 801.00 \$3 801.00 \$3 801.00 \$2 421.00 \$3 509.20 \$2 409.00
		Alan Neal Autos	\$3 356.00

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.*ACCEPTED TENDERS—*continued*

Schedule No.	Particulars	Contractor	Rate
732A1985	1978 Toyota Double Cab 2 Tonne Dyna (XQH257) (Recalled)—Mundaring Weir	Eastside Cars.....	\$1 765.00
735A1985	1982 Mitsubishi L200 4 x 2 Utility (XQN177)	A. A. Lorkiewicz.....	\$3 151.50
	1981 Toyota Hilux LN40R-KRQ3 4 x 2 Tray Top Utility (XQN140)—Ludlow	Eastside Cars.....	\$3 916.00
736A1985	1974 Volvo G88-35 6 x 4 Low Loader Prime Mover (MRD968)—Carlisle	Raytone Trucks Pty Ltd	\$15 151.50
738A1985	1982 Toyota RH32 Hiace van (MRD6377)—Manjimup	Eastside Cars.....	\$4 665.00
739A1985	Albion CHXS13 Twin Steer Chieftan Cab/Chassis (MRD062)—Carlisle	B. J. Burns.....	\$1 888.88

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
54/85.....	Repainting of School Crossings—Metro Area.....	8 October
60/85.....	Shear Studding, minor fabrication works and delivery of a quantity of steel Universal Beams for Bridges 1138, 1141 and 1234 on Newman to Port Hedland Road.....	8 October
61/85.....	Bathroom and Laundry renovations to one MRD house in Geraldton. Documents also available from our Geraldton Office.	16 October
16/85.....	Widening of Great Northern Highway (Mt Gibson Section) Geraldton Division. (This is a federally funded Australian land transport program project.)	22 October
64/85.....	Bituminous Sealing and Resealing, Kalgoorlie Division. (This is a partially federally funded Australian land transport program project.)	15 October
71/85.....	Asphalt Surfacing Stirling Bridge and Southern Approaches, Fremantle.....	3 October

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
			\$
56/85.....	Supply and construction of a composite brick/reinforced retaining wall and chain wire fence along the western road reserve boundary of Silas Street, East Fremantle.	Barrob Pty Ltd T/A Southside Drainage Constructions	30 515.19
13/85.....	Office Cleaning MRD Roberts Street, Moora	Mrs J. Rodan.....	8 600.00
62/85.....	Load and Cart crushed aggregate (Yaringa to Hamelin-Denham Road) Canarvon Division.	B. & D. Lindsay.....	18 582.00
38/85.....	Internal/External painting six houses at Kununurra	Martin Domiter & Co.	15 190.00

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, 27 August 1985.

The following appointments have been approved:—

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 27 September 1985 to 14 October 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 27 September 1985 to 14 October 1985.

P. R. MANNING,
Acting Registrar General.

APPOINTMENT.

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

Registrar General's Office,
Perth, 23 September 1985.

The following appointment has been approved:—

R.G. No. 28/72.—Mr Neil Steven Harding has been appointed as District Registrar of Births, Deaths and Marriages for the Blackwood Registry District to maintain an office at Bridgetown during the absence on leave of Mr R. J. Allan. This appointment dated from 23 September 1985 to 23 October 1985.

D. G. STOCKINS,
Registrar General.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office
Carnarvon.
5 September 1985.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

P. S. MICHELIDES,
Warden.

To be heard in the Warden's Court Carnarvon on 1 November 1985.

ASHBURTON MINERAL FIELD.

Quarrying Area.

08/27—Paul List.

Machinery Area.

08/3—Australian Hanna Ltd.

MINING ACT 1904.

Notice of Intention to Cancel.

Warden's Office, Leonora,
20 September 1985.

TAKE notice that it is the intention of the Warden of the Mineral Field mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of the Mining Act 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

D. REYNOLDS,
Warden.

To be heard in the Warden's Court Leonora on Thursday 28 November 1985.

EAST MURCHISON MINERAL FIELD.

Lawlers District

Mineral Claims.

36/4921—Walley: Hugh Gordon; Epis: James Gregory; Epis: James Leslie; Epis: Stephen Robert.

36/4922—Walley: Hugh Gordon; Epis: James Leslie; Epis: James Gregory; Epis: Stephen Robert.

36/4923—Walley: Hugh Gordon; Epis: James Leslie; Epis: James Gregory; Epis: Stephen Robert.

MOUNT MARGARET MINERAL FIELD.

Mount Malcolm District.

Mineral Claims.

37/6714—Connelly: Michael Ashley; Pinniger: William Hamilton.

37/6851—Thames Mining N.L.

37/6852—Thames Mining N.L.

37/6853—Thames Mining N.L.

37/6854—Thames Mining N.L.

37/6855—Thames Mining N.L.

37/6856—Thames Mining N.L.

37/6857—Thames Mining N.L.

37/6858—Thames Mining N.L.

37/6861—Thames Mining N.L.

37/6862—Thames Mining N.L.

37/6873—Thames Mining N.L.

37/6874—Thames Mining N.L.

37/7218—Camon Pty Ltd.

37/7219—Camon Pty Ltd.

Garden Areas.

25c—William: Norman Andrew.

61c—Biggs: Keith.

76c—Moreschetti: Domenic.

37/88—Reddingius: Rene.

37/89—Reddingius: Rene.

37/90—Reddingius: Rene.

Tailings Area.

37/15—Taylor: Vernon Ross.

Water Right.

216c—Murray: Donald Robert; Murray: Nuala Clare.

MOUNT MARGARET MINERAL FIELD.

Mount Margaret District.

Mineral Claims.

38/8177—Morris: Brian Cecil; Baldock: Robert Frederick.

38/8183—Whitfield: Gregory Basil.

38/8184—Whitfield: Gregory Basil.

Garden Area.

47T—Collopy: Allan Joseph.

Tailings Area.

38/22—Strong: Aubrey Peter.

Water Rights.

113T—Thomson: David Kenneth.

MOUNT MARGARET MINERAL FIELD.

Mount Morgans District.

Mineral Claims.

39/5480—Mani: Walter James; Shimmin: Kenneth William; Huizenga: Jan Adolf Johan; Mani: Noel Edward.

39/5502—Mani: Noel Edward; Johnson: Noel Walter.

Water Right.

89F—Mt Malcolm Pastoral Co Ltd.

NORTH COOLGARDIE MINERAL FIELD.

Niagara District.

Mineral Claims.

40/973—Great Eastern Mines Ltd.

40/974—Great Eastern Mines Ltd.

40/975—Great Eastern Mines Ltd.

40/1192—Kalamunda Commodities Pty Ltd.

Machinery Area.

40/68—Great Eastern Mines Ltd.

Water Right.

119G—Great Eastern Mines Ltd.

State of Western Australia.

PETROLEUM ACT 1967-1981.

Notice of Invitation for Applications for
Exploration Permits.

I, PETER M'CALLUM DOWDING, Acting Minister for Minerals and Energy in the State of Western Australia, acting pursuant to section 30 (1) of the Petroleum Act 1967-1981, hereby invite applications for the grant of an Exploration Permit in respect of the following blocks within the area as scheduled below and shown on the plan at page 3855 of this Gazette.

Schedule.

(The references hereunder are the names of map sheets of the 1:1 000 000 series published by the Minister for Minerals and Energy and to the number of graticular sections shown thereon).

Area L84-73.

Perth Map Sheet.

Block No.	Block No.	Block No.	Block No.
6238 B	6313	6457	6745
6239 B	6314	6458	6746
6240 B	6383	6529	6817
6241 B	6384	6530	6818
6242 B	6385	6601	6889
6310	6386	6602	6890
6311	6455	6673	6961
6312	6456	6674	6962

Assessed to contain 32 blocks.

Applications are required to be made in the approved form and should be accompanied by:—

(a) Particulars of—

- (i) the business address for each applicant company;
- (ii) the percentage participating interest for each party to the application. Attention is also drawn to section 75 of the Act which requires that the creation of interests in permits (which must be by instruments in writing) are of no force until approved and registered under the Act;
- (iii) the minimum work program proposed for each of the five years of the first term, specifying the number of wells to be drilled, the line kilometres of seismic survey to be carried out and the estimated expenditure;
- (iv) the technical qualifications of the applicant and of its employees;
- (v) the technical advice available to the applicant;
- (vi) the financial resources available to the applicant; substantial evidence should be submitted regarding the ability of the applicant to fund the proposed work programme, including the latest annual report for each applicant company.

(b) A discussion of the hydrocarbon potential of the area, including a geological review and an outline of the exploration philosophy of the applicants.

(c) Such other information as the applicant wishes to be taken into account on consideration of its application.

(d) A fee of \$3 000 payable to the Department of Mines in Australian dollars through an Australian Bank or bank cheque required.

It will be a condition of any permit granted that its assignment or transfer will not be approved within the initial two years of its term.

Applications together with relevant data should be submitted to the Director General of Mines, Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, before 4.00 p.m. on Friday 22 November, 1985.

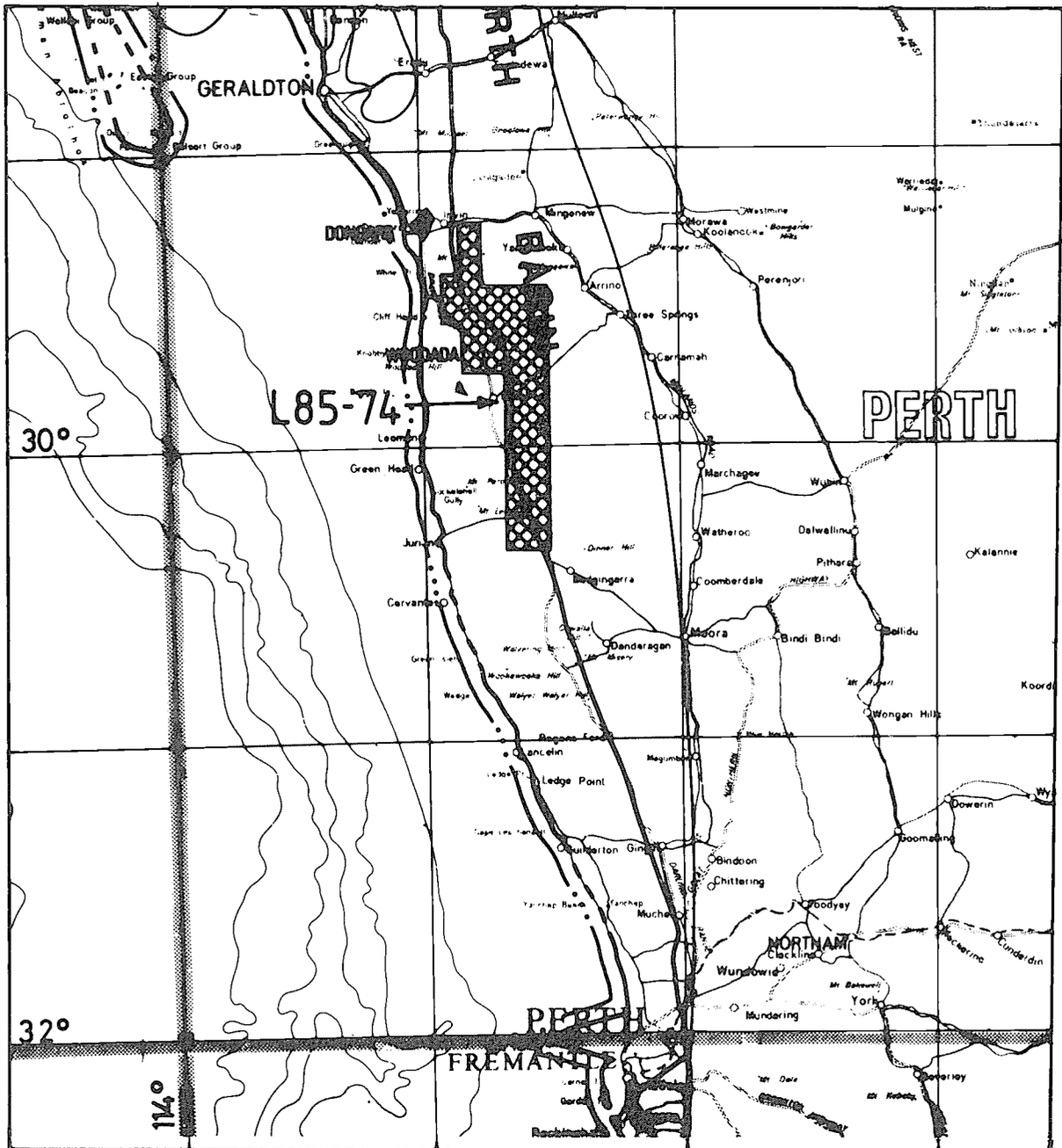
Microfilm copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Geological Survey Division of the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia.

Application forms and plans are also available from the Department of Mines on request.

Dated at Perth this 27th day of September 1985.

Made under the Petroleum Act 1967-1981 of the State of Western Australia.

PETER M'CALLUM DOWDING,
Acting Minister for Minerals and Energy.

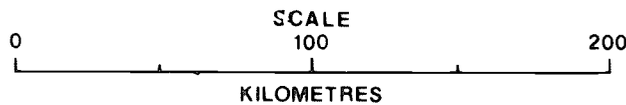


DEPARTMENT OF MINES WESTERN AUSTRALIA

PLAN TO ACCOMPANY
 NOTICE OF INVITATION FOR APPLICATIONS
 FOR PETROLEUM EXPLORATION PERMITS



AVAILABLE FOR APPLICATION SECTION 30 (1) PETROLEUM ACT 1967



MINING ACT 1904.

Department of Mines,
Perth, 10 September 1985.

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

E. J. BLAKE,
Acting Director General and
Under Secretary for Mines.

The undermentioned application for Coal Mining Lease was refused:—

Mineral Field	District	No. of Lease
South West.....	70/9767

The undermentioned applications for Coal Mining Leases were approved conditionally:—

Mineral Field	District	No. of Leases
Collie River	12/677 to 12/679 12/694 to 12/703 12/726 to 12/730 12/732 to 12/734 12/736 to 12/743 12/757 to 12/761

MINING ACT 1978-1983.

Notice of Application for an Order for Forfeiture.

Department of Mines,
Perth 27 September 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 18 October 1985, the licences are liable to forfeiture under the provisions of section 96(1)(a) for breach of covenant, *viz.* non payment of rent.

P. S. MICHELIDES,
Warden.

To be heard at the Warden's Court, Marble Bar on 18 October 1985.

PILBARA MINERAL FIELD.

Marble Bar District.

Prospecting Licences.

- P 45/329—Coppin, Langtree Eric and Fowler, Robert.
P 45/333—Forrester, David Eardley and Coppin, Langtree Eric.
P 45/740—Pilbara Resources Development Pty Ltd.
P 45/741—Pilbara Resources Development Pty Ltd.
P 45/749—DHU, Robert Lawrence and DHU, William.
P 45/327—Edwards, Matthew Ronald and Edwards, Colin James and Edwards, Elwyne Lee.
P 45/651—Tern Associates Pty Ltd.
P 45/652—Tern Associates Pty Ltd.
P 45/653—Tern Associates Pty Ltd.
P 45/654—Tern Associates Pty Ltd.
P 45/682—Moriarty, William Robert and Sickerdick, Stephen Ashley.
P 45/683—Moriarty, William Robert and Sickerdick, Stephen Ashley.
P 45/718—Tortola Pty Ltd.
P 45/724—Stubbs, Ross Francis and Stanley, Andrew Philip and Taylor, David John.
P 45/734—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
P 45/735—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
P 45/736—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.

- P 45/737—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
P 45/738—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
P 45/739—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
P 45/748—DHU Robert Lawrence and DHU, William.
Nullagine District.
Prospecting Licences.

- P 46/151A—Gates, Anthony Hedley.
P 46/153—Gates, Anthony Hedley.
P 46/226—Forlen Pty Ltd.
P 46/298—Keeble Nominees Pty Ltd.
P 46/299—Keeble Nominees Pty Ltd.
P 46/300—Keeble Nominees Pty Ltd.
P 46/43—Zenith Exploration Ltd.
P 46/44—Zenith Exploration Ltd.
P 46/281—Pilbara Mining and Exploration Pty Ltd.
P 46/282—Pilbara Mining and Exploration Pty Ltd.
P 46/359—McPherson, Kenneth John and Hill, Keith
P 46/360—McPherson, Kenneth John and Hill, Keith.
P 46/364—Rockland Pty Ltd.
P 46/365—Rockland Pty Ltd.
P 46/366—Rockland Pty Ltd.
P 46/367—Rockland Pty Ltd.

WEST PILBARA MINERAL FIELD.

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- P 47/206—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
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 P 47/208—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.
 P 47/209—Van Heemst, Edward and Van Velzen, Theodorus-Jozephus.

CORRIGENDUM.**MINING ACT 1978-1983.**

THE notices appearing in the *Government Gazettes* listed hereunder under the heading "Notices of Intention to Forfeit" are amended as follows:—

Government Gazette dated 6 September 1985, page 3502 in respect of the Gascoyne and Ashburton Mineral Fields should have read "P. S. Michelides—Warden".

Government Gazette dated 6 September 1985 page 3502 in respect of the Kimberley Mineral Field should have read "P. M. Heaney—Warden".

Government Gazette dated 13 September 1985 page 3599 in respect of the East Murchison, Murchison and Yalgoo Mineral Fields should have read "P. S. Michelides—Warden".

Government Gazette dated 13 September 1985 page 3599 in respect of the Mount Margaret Mineral Field should have read "D. Reynolds—Warden".

Government Gazette dated 13 September 1985 page 3600 in respect of the Yilgarn Mineral Field should have read "G. Calder—Warden".

E. J. BLAKE,
Acting Director General of Mines.

COMPANIES ACT 1981.

Notice of Intention to Declare a First and Final Dividend.

Western Heritage Ltd (In Liquidation).

NOTICE is hereby given that as Liquidator of the abovenamed Company, I Allen Hugh Lafferty, Chartered Accountant of Moiler & Lafferty, 2nd Floor, 89 St. Georges Terrace, Perth 6000, intend to declare a first and final dividend in this matter.

Creditors who have not lodged a Proof of Debt must do so by 15 October 1985.

Dated at Perth this 24th day of September 1985.

A. H. LAFFERTY,
Joint Liquidator.

Moiler & Lafferty,
Chartered Accountants,
2nd Floor, 89 St. Georges Terrace,
Perth W.A. 6000.

DISSOLUTION OF PARTNERSHIP.

THIS notice is to advise that as from 30 June 1985 James Guthrie Laing of 15 Teller Street, Gooseberry Hill and Jim Laing of 3 Plume Court, Lesmurdie, retired from the partnership business known as "Horizon Video" and carried on at Shop 3, Meade Street Mall, Kalamunda in the State of Western Australia.

WILLIAMS ELLISON CLEMENTS & MEAGHER.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that Nancy Winifred O'Sullivan retired from the partnership of Coodardy Pastoral Co. on 3 December 1984. James Matthew Price continues and has assumed liability for all debts of the partnership.

LESLIE RAYMOND HEARN.

TRUSTEES ACT 1962.**Notice to Creditors and Claimants.**

ROSS LEWIS JESSOP of 29 Lockhart Street, Como in the State of Western Australia requires Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estate of the undermentioned Deceased person to send particulars of their claims to him by the date stated hereunder after which he may convey or distribute the assets having regard only to the claims of which he then has notice.

Last day for claims: 30 days from the date of this notice.

Jessie Hay Jessop late of 22 Lockhart Street, Como, widow who died on 1 November 1984.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Timothy Francis O'Shaughnessey late of Unit 11/168 Broadway, Crawley in the State of Western Australia Insurance Salesman to which section 63 of the Trustees Act 1962 (as amended) applies are required to send particulars of their claims to the Executor John Maxwell Lenton of 2A Walcott Street, Mt Lawley in the said State by 4 November 1985 after which date the said Executor may convey or distribute the assets of the estate having regard only to the claims of which he has notice and the said Executor shall not be liable to any person of whose claim he has no notice at the time of administration or distribution.

Dated this 24th day of September, 1985.

ACKLAND & NOWLAND,
Solicitors for the Executor.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Harold Edward Bromfield late of 2 Oakley Street, Bunbury to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executor Edward Harold Bromfield of 22 Hartung Street, Mundaring care of Young & Young 5 Spencer Street, Bunbury by 1 November 1985 after which date the said Executor may convey or distribute the assets having regard only to the claims of which they have notice and the said Executor shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 27th day of September, 1985.

YOUNG & YOUNG
For the Executor.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Ellen Amelia Flemming late of 36 Somerville Street, Manjimup, to which section 63 of the Trustees Act 1962, as amended, applies are required to send particulars of their claims to the Executors Melville Arthur Michael Flemming of Casey Creek Road, Manjimup, care of Young & Young, 5 Spencer Street, Bunbury, by 1 November 1985, after which date the said Executors may convey or distribute the assets having regard only to the claims of which they have notice and the said Executors shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 27th day of September, 1985.

YOUNG & YOUNG,
For the Executors.

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.

Dated at Perth the 23rd day of September, 1985.

S. H. HAYWARD,
Public Trustee,
565 Hay Street, Perth.

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

Pettit, Kate Emily; Widow; Maylands; 5/8/85; 16/9/85.
Williams, Katie Agnes; Widow; Glendalough; 27/7/85;
16/9/85.
Perivolar's, Emboriani; Widow; North Perth; 8/8/85;
16/9/85.
King, Elaine Ford; Married Woman; East Cannington;
24/7/85; 16/9/85.
Jones, William Thomas; Retired Salesman; Mount Lawley;
25/5/85; 16/9/85.
Bonser, Christina; Widow; Victoria Park; 2/8/85; 16/9/85.
Childs, Lilian May; Widow; Wilson; 12/7/85; 16/9/85.
Omiridis, Ellen; Divorcee; Mount Lawley; 20/7/85; 16/9/85.
McMahon, Stella Agnes; Spinster; Armadale; 9/4/85;
16/9/85.
Knox, Noel Thomas; Pensioner; West Perth; 29/11/84;
16/9/85.
Bombara, Santa; Spinster; Graylands; 13/7/85; 16/9/85.

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 28 October 1985, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adams, Alfred George, late of 118 Victoria Street, Mosman Park, died 27/8/85.
Alderton, Edward Charles, late of 10 Hampshire Street, East Victoria Park, died 18/8/85.
Barnes, Jane, late of St Ritas Nursing Home, Queens Crescent, Mt Lawley, died 4/8/85.
Cheffins, John Escrett, late of Mandurah Nursing Home, Hungerford Avenue, Halls Head, died 14/9/85.
Cunningham, Gerard Horace Edward, late of 86 Hare Street, Kalgoorlie, died 23/8/85.
Dean, Dora Caroline, late of Bridgetown District Hospital, Roe Street, Bridgetown, died 16/8/85.
Dyring, Hugh, late of 132A Marmion Street, East Fremantle, died 9/9/85.
Ellis, Murray Angus, late of 1 Devereux Street, Armadale, died 1/9/85.
Eves, Lily Florence, late of 203 Westview Street, Scarborough, died 15/9/85.
Gibbs, Holly May, late of 6 Cowley Street, Yokine, died 2/7/85.
Griffiths, Grace, late of 90 Wilfred Road, Thornlie, died 11/9/85.
Griffiths, Ivor John, formerly of 37 Bassendean Parade, Bassendean, late of Homes of Peace, Walter Road, Inglewood, died 9/8/85.
Hamer, Winifred Constance, late of Unit 9, 1 Rookwood Street, Mt Lawley, died 11/8/85.
Harling, Edna Lilley, late of 47 Recreation Road, Kalamunda, died 17/8/85.
Harris, Agnes Olive, late of Craigmont Hospital, Third Avenue, Mt Lawley, died 17/9/85.
Knuckey, John Aloysius, late of 58B Evelyn Street, Gosnells, died 10/9/85.
Lucas, Frederick Ronald, late of C/o Soldiers Secret Goldmine Via Paraburdoo, died 17/8/85.
Munro, Adeline, late of Hamersley Hospital, 441 Rokeby Road, Subiaco, died 5/9/85.

Radic, Lazo, late of Riverside Homes, 1 North Street, Bassendean, died 31/8/85.

Rogers, Harry Sydney, late of 6 Ryan Court, Bullcreek, died 7/8/85.

Simpson, John Arthur, late of 32 Williams Road, Coolbellup, died 18/8/85.

Smith, Yiwinti Peter, late of Laverton District Hospital, Laverton, died 12/7/85.

Tinley, George, late of Unit 6, 20 Huxtable Crescent, South Hedland, died 28/7/85.

Dated the 23rd day of September, 1985.

S. H. HAYWARD,
Public Trustee,
Public Trust Office,
565 Hay Street, Perth.

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