



Government Gazette

OF

WESTERN AUSTRALIA

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[1985

NOTICE TO SUBSCRIBERS.

"GOVERNMENT GAZETTE". CHRISTMAS AND NEW YEAR PUBLICATIONS.

IT is hereby notified for public information that the publishing times for the "Government Gazette" during the Christmas and New Year period will be as follows:—

No publication for the week ending Friday, 27 December 1985.

First issue of 1986, 3 January at 3.30 p.m.
Closing time for copy 3.00 p.m. Monday 23 December 1985.

WILLIAM C. BROWN,
Government Printer.

Transfer of Land Act 1893.

PROCLAMATION

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

File No. 5735/50V10.

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

Schedule 1.

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

3286/977—Carnarvon Lot 808; 1238; 211.

3286/977—Carnarvon Lot 810; 1238; 133.

Notice to Subscribers

As *Government Gazette* (No. 120) pages 4519 to 4525 contained the determination of the Salaries and Allowances Tribunal only and as the issue of this is not covered by the Annual Subscription it was not issued to subscribers in the usual manner. Copies may be purchased from—

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

6 December 1985.

WILLIAM C. BROWN,
Government Printer.

- 3286/977—Carnarvon Lot 812; 1252; 034.
 635/34V3—Big Bell Lot 66; 1057; 792.
 635/34V3—Big Bell Lot 87; 1323; 281.
 635/34V3—Big Bell Lot 88; 1323; 282.
 635/34V3—Big Bell Lot 102; 1702; 362.
 635/34V3—Big Bell Lot 104; 1057; 372.
 635/34V3—Big Bell Lot 107; 1052; 601.
 635/34V3—Big Bell Lot 108; 1057; 119.
 635/34V3—Big Bell Lot 114; 1063; 098.
 635/34V3—Big Bell Lots 273 to 277 inclusive; 1119; 440.
 635/34V3—Big Bell Lots 278 to 283 inclusive; 421; 148A.
 635/34V3—Big Bell Lots 284 to 293 inclusive; 1099; 717.
 635/34V3—Big Bell Lots 294, 295, 298 and 299; 1146; 256.
 635/34V3—Big Bell Lots 296 and 297; 421; 149A.
 635/34V3—Big Bell Lots 300 to 309 inclusive; 1119; 442.
 635/34V3—Big Bell Lots 310 to 315 inclusive; 1146; 255.
 635/34V3—Big Bell Lots 316 to 320 inclusive; 1119; 441.
 7281/51—Portion of Corrow Lot 79 being Lot 1 the subject of Diagram 25040; 1244; 823.
 7281/51—Coorow Lot 80; 1035; 976.
 7281/51—Coorow Lot 81; 1025; 585.
 2085/984—Exmouth Lot 483; 1699; 657.
 838/985—Portion of Swan Location K and being Lot 453 on Plan 14982; 1692; 465.
 2082/985—Portion of Swan Location 1315 and being Lot 717 on Plan 15074; 1698; 029.
 951/984—Portion of Leschenault Location 26 and being part of Lot 3 on Diagram 9036; 1695; 399.
 666/985—Portion of Swan Location 1304 and being Lot 509 on Diagram 67742; 1693; 125.
 840/985—Portion of Swan Location K and being Lot 560 on Plan 14983; 1692; 544.
 2000/982—Wellington Location 4912; 1318; 171.
 2014/77—Portion of each of Canning Locations 301 and 3000 and being Lot 511 on Diagram 60451; 1675; 578.

Schedule 2.

File No.; Description of Land.

- 1862/75—Portion of Canning Location 1759 being Lot 1002 on Diagram 55585 and being the balance of the land comprised in Certificate of Volume 1584 Folio 205.

Given under my hand and the Public Seal of Western Australia, at Perth, this 26th day of November, 1985.

By His Excellency's Command,
 K. F. McIVER,
 Minister for Lands and Surveys.

GOD SAVE THE QUEEN !

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 26 day of November 1985, the following Orders in Council were authorised to be issued:—

Conservation and Land Management Act 1984.

ORDER IN COUNCIL.

C.A.L.M. File 42/82; Lands and Surveys File 2443/28, V3.

WHEREAS by the Conservation and Land Management Act 1984, it is provided that the Governor may by Order in Council dedicate any Crown lands as State Forests within the meaning and for the purpose of that Act: Now therefore, His Excellency the Governor with the advice and consent of the Executive Council do hereby dedicate the area described in the schedule hereto as an addition to State Forest No. 29 within the meaning and for the purpose of the said Act.

Schedule.

Wellington Location 5479 (formerly Wellington Location 4912) containing an area of 39.031 9 hectares.

(Public Plan: Wilga N.E. 1:25 000.)

G. PEARCE,
 Clerk of the Council.

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient as follows:—

File No. 4985/98.—That Reserve No. 5807 (Mundaring Lots 272 and 280) should vest in and be held by the Shire of Mundaring in trust for "Civic Purposes".

File No. 485/37.—That Reserve No. 21719 (Cowcowing Agricultural Area Lot 152) should vest in and be held jointly by the National Parks and Nature Conservation Authority and the Shire of Wyalkatchem in trust for the purpose of "Conservation of Flora and Fauna".

File No. 6999/51.—That Reserve No. 23440 (Derby Lot 490) should vest in and be held by the Honourable Barry James Hodge M.L.A. Minister for Health for the time being and his successors in office in trust for the purpose of "Housing (Health Department)".

File No. 2009/67.—That Reserve No. 30274 (Boxwood Hill Lot 51) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 695/937V3.—That Reserve No. 32382 (Fremantle Lots 1935, 1938, 1996, 1997, 2022, 2023 and 2024) should vest in and be held by The Minister for Transport in trust for "Harbour Purposes".

File No. 3330/66.—That Reserve No. 32642 (Gnowangerup Lot 352) should vest in and be held by the Shire of Gnowangerup in trust for the purpose of "Housing (Shire of Gnowangerup)".

File No. 2966/69.—That Reserve No. 34200 (Lyndon Location 135) should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Remote Controlled Electronic Exchange Site".

File No. 2809/62.—That Reserve No. 34527 (Avon Location 20177) should vest in and be held jointly by the National Parks and Nature Conservation Authority and the Shire of Wyalkatchem in trust for the purpose of "Conservation of Flora and Fauna".

File No. 2383/64V2.—That Reserve No. 35798 (De Witt Location 210) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 2467/984.—That Reserve No. 39239 (Cockburn Sound Location 2809) should vest in and be held by the City of Cockburn in trust for the purpose of "Public Recreation".

File No. 838/985.—That Reserve No. 39286 (Swan Location 10727) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

File No. 840/985.—That Reserve No. 39291 (Swan Location 10728) should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

File No. 951/984.—That Reserve No. 39308 (Bunbury Lot 663) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Sewerage Pumping Station".

File No. 2082/985.—That Reserve No. 39309 (Swan Location 10730) should vest in and be held by the Shire of Wanneroo in trust for the purpose of "Drainage".

File No. 2606/984.—That Reserve No. 39310 (Wungong Lot 112) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Pumping Station".

File No. 2014/77.—That Reserve No. 39311 (Canning Location 3490) should vest in and be held by the City of Canning in trust for the purpose of "Public Recreation".

File No. 2854/985.—That Reserve No. 39312 (Fitzroy Crossing Lot 204) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Depot Site (Water Authority)".

File No. 1171/985.—That Reserve No. 39313 (Swan Location 10675) should vest in and be held by the City of Bayswater in trust for the purpose of "Drainage".

File No. 2325/985.—That Reserve No. 39317 (Gibson Lots 6 and 7) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 3144/983.—That Reserve No. 39318 (Carnarvon Lot 1226) should vest in and be held jointly by the Water Authority of Western Australia and the Minister for Lands and Surveys in trust for the purpose of "Water Supply and Trigonometrical Station".

File No. 2826/985.—That Reserve No. 39319 (Dumbleyung Lots 112 and 113) should vest in and be held by the Shire of Dumbleyung in trust for the purpose of "Aged Persons Homes".

File No. 860/985.—That Reserve No. 39321 (Canning Location 3470) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Sewage Pumping Station".

File No. 774/25.—That Reserve No. 39322 (Melbourne Location 4093) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Conservation of Flora and Fauna".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

G. PEARCE,
Clerk of the Council.

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any purpose specified in such Order and with power of leasing: And whereas it is deemed expedient as follows:—

File No. 7281/51.—That Reserve No. 23442 (Corrow Lot 96) should vest in and be held by Shire of Corrow in trust for the purpose of "Recreation (Golf Course)".

File No. 2598/62.—That Reserve No. 27718 (Augusta Lots 451 and 474) should vest in and be held by the Shire of Augusta-Margaret River in trust for "Municipal Purposes".

File No. 2852/985.—That Reserve No. 39313 (Norseman Lot 1797) should vest in and be held by the Shire of Dundas in trust for the purpose of "Fire Brigade Purposes".

File No. 2851/985.—That Reserve No. 39314 (Newdegate Lot 177) should vest in and be held by the Shire of Lake Grace in trust for the purpose of "Saleyards".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid with power to the said bodies subject to the approval in writing of the Minister for Lands and Surveys to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease still be valid or operative until the approval of the Minister for Lands and Surveys or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed or Assignment, as the case may be.

G. PEARCE,
Clerk of the Council.

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 34B (1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act.

File No. 10865/08.—And Whereas by Order in Council dated 18 August 1938 Class "A" Reserve 569 was vested in the Victoria Plains Road Board in trust for the purpose of "Recreation".

File No. 4985/98.—And Whereas by Order in Council dated 16 February 1982 Reserve 5807 was vested in the Shire of Mundaring in trust for "Civic Purposes".

File No. 1130/11.—And Whereas by Order in Council dated 7 November 1917 Reserve 16685 was vested in The Hon. the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of "Water".

File No. 1130/11.—And Whereas by Order in Council dated 29 June 1937 Reserve 16685 was vested in the Carnamah Road Board in trust for the purpose of "Water and Recreation", with power, subject to the approval in writing of the Minister for Lands and Surveys being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease.

File No. 485/37.—And Whereas by Order in Council dated 21 March 1979 Reserve 21719 was vested in the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 7281/51.—And Whereas by Order in the Council dated 28 September 1965 Reserve 23442 was vested in the Shire of Coorow in trust for the purpose of "Recreation and Golf Links", with power, subject to the approval in writing of the Minister for Lands and Surveys being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease.

File No. 2060/66.—And Whereas by Order in Council dated 24 April 1972 Reserve 28771 was vested in the Western Australian Fire Brigades Board in trust for the purpose of "Fire Brigade Site".

File No. 2678/69V2.—And Whereas by Order in Council dated 15 July 1970 Reserve 30438 was vested in the Shire of Mandurah in trust for the purpose of "Porpoise Pool, Aquarium and Associated Development" with power, subject to the approval in writing of the Minister for Lands and Surveys being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease.

File No. 695/937V3.—And Whereas by Order in Council dated 30 August 1983 Reserve 32382 was vested in The Minister for Transport in trust for "Harbour Purposes".

File No. 3330/66.—And Whereas by Order in Council dated 18 June 1974 Reserve 32642 was vested in the Shire of Gnowangerup in trust for the purpose of "Parking".

File No. 2809/62.—And Whereas by Order in Council dated 23 February 1977 Reserve 34527 was vested in the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 2383/64V2.—And Whereas by Order in Council dated 16 August 1983 Reserve 35798 was vested in the Minister for Water Resources in trust for the purpose of "Water Supply".

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

G. PEARCE,
Clerk of Council.

Workers' Compensation and Assistance
Act 1981-1985.

ORDER IN COUNCIL.

WHEREAS it is enacted, *inter alia*, by section 160 of the Workers' Compensation and Assistance Act 1981-1985, that it shall be obligatory for every employer to obtain from an incorporated insurance office, approved by the Minister, a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer or group of employers proves to the satisfaction of the Minister that such employer or group of employers has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer or group of employers from the operation of that section; and whereas John Lysaght (Australia) Limited of Norma Road, Myaree, being an employer within the meaning of the section has duly, in accordance with the Act, made application for exemption from operation of the section and has satisfied the Minister that it has established a fund for insurance against the said liability, and has deposited at the Treasury a security, to wit, a bond of five hundred thousand dollars (\$500 000) charged with all payments to become due under the said liability.

Now, therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the Act, doth hereby exempt John Lysaght (Australia) Limited of Norma Road, Myaree, from the operation of section 160 of the Workers' Compensation and Assistance Act 1981-1985, effective from 1 January 1986.

G. PEARCE,
Clerk of the Council.

AUDIT ACT 1904.
(Section 33.)

The Treasury,
Perth, 12 November 1985.

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

For the Department of Agriculture:—

L. A. Mavrantonis, from 12/11/85 to 14/2/86
D. C. Fletcher, from 2/12/85 to 31/12/85
L. M. Norman, from 12/11/85 to 31/12/85.

For the Alcohol and Drug Authority:—

R. Freeman, from 12/11/85
K. Smith, from 12/11/85
P. Mott, from 12/11/85.

For the Audit Department:—

L. R. Milligan, from 13/11/85 to 12/12/85.

For the Department of Conservation and Land Management:—

D. G. Brockwell, from 12/11/85 to 31/12/85.

For the Education Department:—

V. A. D'Angelo, from 12/11/85 to 22/11/85
C. Butland, from 12/11/85 to 15/11/85.

For the Police Department:—

S. P. Markham, from 12/11/85
F. S. Longman, from 12/11/85.

For the South-West Development Authority:—

V. A. Lewis, from 12/11/85.

For the State Government Insurance Office:—

C. Tate, from 2/12/85
R. G. Cooke, from 12/11/85.

For the State Housing Commission:—

B. D. O'Mara, from 12/11/85
R. J. David, from 12/11/85
G. Jones, from 12/11/85.

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

For the Agriculture Department:—

W. T. Shea, from 12/11/85.

For the Department of Mines:—

R. S. Thompson, from 12/11/85.

For the State Government Insurance Office:—

B. Pratt, from 2/12/85
J. Krol, from 12/11/85.

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

For the Alcohol and Drug Authority:—

R. Freeman, from 12/11/85
K. Smith, from 12/11/85.

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

For the Department of Mines:—

R. S. Thompson, from 12/11/85.

AUDIT ACT 1904.
(Section 33.)

The Treasury,
Perth, 26 November 1985.

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

For the Department for Community Services:—

D. G. Richards from 26/11/85.
M. J. Carren from 26/11/85.

For the Department of Computing and Information Technology:—

C. Bell from 26/11/85 to 1/1/86.

For the Education Department:—

C. Butland from 26/11/85 to 10/1/86.

For the Department of Employment and Training:—

D. M. Jaeschke from 29/11/85 to 24/12/85.

For the Department of Resources Development:—

H. Highman from 26/11/85.

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

For the Department for Community Services:—

R. Pierson from 26/11/85.

It is hereby published for general information that the following officer has been appointed as an Authorising Officer:—

For the Department of Resources Development:—

H. Highman from 26/11/85.

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

For the Department of Resources Development:—

D. Sexton from 26/11/85.

CORRIGENDUM.

SALARIES AND ALLOWANCES ACT 1975 (AS AMENDED).
DETERMINATION OF THE SALARIES AND ALLOWANCES
TRIBUNAL.

WHEREAS an error occurred on page 3 of *Government Gazette* (No. 120) of 29 November 1985 in the First Schedule, Part I, Section 2 the third line under "ELECTORAL PROVINCES" which reads "Central, Lower Central, South East and Upper West..... 23 515" should be amended by adding after "Lower Central" the word "South,".

Crown Law Department,
Perth, 6 December 1985.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the following appointment to the Commission of the Peace for the State of Western Australia:—

Terrence Albert Nichols of 7 Hilton Way, Narembeen
and of 20 Churchill Street, Narembeen.

J. G. BUSCH,
Acting Under Secretary for Law.

ERRATUM.

IN the Notice on page 4450 of *Government Gazette* (No. 119) of 29 November 1985 which listed new appointments of persons to the Commission for Declarations a spelling error occurred. The 10th name "Hendrick Petrus Oorschot" should have read "Hendrik Petrus Oorschot".

MENTAL HEALTH ACT 1962.
Mental Health Act Appeal Board.
Election of Elective Member.

IT is hereby notified that at the close of nominations on Tuesday, 19 November, 1985, for the election of the Elective Member of the Mental Health Act Appeal Board only one

nomination from Peter James Cassidy of 32 Ardleigh Crescent, Hamersley, was received for the vacancy. The said Peter James Cassidy was accordingly declared elected as the Elective Member.

J. E. TONKIN,
Returning Officer.

NOISE ABATEMENT ACT 1972.

NOISE ABATEMENT (FESTIVAL OF PERTH) EXEMPTION ORDER 1986.

MADE by the Minister for the Environment, with the approval of His Excellency the Governor, under section 6 of the Noise Abatement Act 1972.

Citation. 1. This Order may be cited as the Noise Abatement (Festival of Perth) Exemption Order 1986.

Exemption of certain events of 1986 Festival of Perth 2. The Minister for the Environment hereby declares that all the provisions of the Noise Abatement (Neighbourhood Annoyance) Regulations 1979 and the Noise Abatement (Noise Abatement Directions) Regulations 1981 along with the relevant provisions of the Noise Abatement Act 1972 do not apply in respect of the acts or things specified in Schedule I to this Order, being acts or things forming part of the Festival of Perth 1986, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

1. Rehearsals and concert performances to be held in the Supreme Court Gardens between 7.00 p.m. and 10.30 p.m. on:—
 - (i) 12 February 1986;
 - (ii) 13 February 1986;
 - (iii) 14 February 1986;
 - (iv) 16 February 1986;
 - (v) 23 February 1986;
 - (vi) 2 March 1986.
2. Discharges of artillery pieces made during and for the purposes of rehearsals and concert performance to be held in the Supreme Court Gardens on:—
 - (i) 12 February 1986;
 - (ii) 13 February 1986;
 - (iii) 14 February 1986.
3. James Street Festival to be held in that portion of James Street between Lake and William Streets and in that portion of Lake Street between James and Aberdeen Streets on:—
 - (i) 1 March 1986 from 7.00 p.m. to 2 March 1986 at 1.00 a.m.
 - (ii) 2 March 1986 from 7.00 p.m. to 12.00 midnight.
 - (iii) 3 March 1986 from 7.00 p.m. to 10.00 p.m.

Schedule II.

Circumstances and Conditions Subject to Which Acts and Things are Exempted.

1. A person serving on the organizing committee of the 1986 Festival of Perth shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any act or thing referred to in Schedule I to this Order and shall, on or before 24 January 1986 in writing notify the Council of the City of Perth of his/her availability so to act.
2. The sound level at the boundary between the Supreme Court Gardens, Perth and Governors Avenue shall not exceed 75 db(A) during the holding of any of the acts or things referred to in Item 1 of Schedule I to this Order.
3. The charge-weight used in an artillery piece for the purposes of the acts or things referred to in Item 2 of the Schedule II to this Order shall not exceed 250 grams per round.

RON DAVIES,
Minister for the Environment.

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of appointing members of the Leschenault Inlet Management Authority, His Excellency the Governor of Western Australia, acting pursuant to the powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 and on the recommendation of the Minister for the Environment has been pleased on 26 November 1985 to appoint the following persons until 30 June 1988.

Patricia Joan Rutherford of 3 Marshall Road, Australind, and

Bernard G. Bischoff of 15 Forster Street, Bunbury.

G. PEARCE,
Clerk of the Council.

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of revoking and appointing members of the Peel Inlet Management Authority, His Excellency the Governor of Western Australia, acting pursuant to the powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 and on the recommendation of the Minister for the Environment has been pleased on 26 November 1985 to revoke the appointment of the following person:

Michael George Kerns of 1 Morfitt Street, Mandurah.
Also to appoint the following persons until 30 June 1988:
Terence Caraher of 4 Lovegrove Street, Pinjarra, and
David James Hadlow of 97 Estuary Road, Florida.

G. PEARCE,
Clerk of the Council.

WESTERN AUSTRALIAN ARTS COUNCIL ACT 1973.

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

Mr. Harry Bluck as Chairman of the Western Australian Arts Council for a period expiring on 30 May 1986;

Mrs. Robin Reilly as a member of the Western Australian Arts Council for a period expiring on 30 November 1986;

and appoint:—

Mr. Jack Davis as a member of the Western Australian Arts Council for a period expiring on 30 November 1987; and

Mr. Alex Glasgow, Mr. Peter Wilson and Ms. Di Shaw as members of the Western Australian Arts Council for a period expiring on 30 November 1988.

RON DAVIES,
Minister for the Arts.

ERRATUM.

HEALTH ACT 1911.

PUBLIC BUILDINGS AMENDMENT REGULATIONS 1985.

WHEREAS an error occurred under the above headings on page 3996 of *Government Gazette* (No. 100) of 18 October 1985 it is corrected as follows.

In the pro forma of Form 1, footnote A of Important Information mentions "executive director". The words "Executive Director" should have been published.

The error is thus corrected.

CORRIGENDUM.

HEALTH ACT 1911.

WHEREAS an error occurred on page 4315 of *Government Gazette* (No. 110) of 15 November 1985 in which Notice reference 346/69 notified the appointment of Mr. Harry Francis as a Health Surveyor to the Shire of Capel, the notice should have confirmed the appointment of Mr. Harry Francis as a Health Surveyor (Meat) to the Shire of Capel.

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, 10 December 1985 at 9.00 am.

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

B. BULL,
Commissioner of Police.

ERRATUM.

ROAD TRAFFIC ACT 1974.

ROAD TRAFFIC (LICENSING) AMENDMENT REGULATIONS
(No. 3) 1985.

WHEREAS on error occurred under the above headings on page 4452 of *Government Gazette* (No. 119) of 29 November 1985 it is hereby corrected as follows.

The passage "subregulation (2b), by" which appears in Amending Regulation 3 (e) should read "subregulation (2d), by".

FISHERIES ACT 1905.

Notice No. 212.

F. & W. 496/84.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit the taking of all species of fish by means of otter trawling in Western Australian waters off the Kimberley coastline specified in the schedule hereto from 1000 hours on 15 December in each year to 1000 hours on 7 April next following.

Fisheries Notice No. 209 published in the *Government Gazette* of 1 November 1985 is hereby cancelled.

H. D. EVANS,
Minister for Fisheries.

Schedule.

All Western Australian waters of the Indian Ocean and the Timor Sea off the Kimberley coastline lying east of longitude 123° 45'E.

OYSTER FISHERIES ACT 1881.

Fisheries Department,
Perth, 28 November 1985.

FD 299/72.

NOTICE is hereby given that Messrs V. A. Greechan and G. B. Sibosado of Broome have applied for a Private Oyster Fisheries Licence in the Cygnet Bay area of King Sound. Any person who wishes to object to the application should notify me in writing and set out details of their objections.

B. K. BOWEN,
Director of Fisheries.

FISHERIES ACT 1905.

FISHERIES AMENDMENT REGULATIONS (No. 6) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Fisheries Amendment Regulations (No. 6) 1985.
- Commencement. 2. These regulations shall come into operation on 1 July 1986.
- Regulation 3A amended. 3. Regulation 3A of the Fisheries Act Regulations* is amended by deleting subregulation (7) and substituting the following subregulation—
- “ (7) An amateur fisherman's license does not entitle the holder thereof to catch or attempt to catch—
- (a) any fish mentioned in the schedule to regulation 3AA;
 - (b) any marron (*Cherax tenuimanus*);
 - (c) any cherabin (*Macrobrachium spp.*); or
 - (d) any fish, except prawns in accordance with subregulation (8) (c), by means of a fishing net in the waters of the Swan River or the Canning River or their tributaries. ”.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.* Reprinted in the *Government Gazette* on 19 May 1977 at pp. 1451-1488 and amended from time to time thereafter.

FISHERIES ACT 1905.

FISHERIES AMENDMENT REGULATIONS (No. 7) 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Fisheries Amendment Regulations (No. 7) 1985.
- Principal regulations. 2. In these regulations the Fisheries Act Regulations* are referred to as the principal regulations.
- Regulation 12C repealed and substituted. 3. Regulation 12C of the principal regulations is repealed and the following regulation is substituted—
- “ 12C. (1) A person shall not set any fishing net in any of the waters of Princess Royal Harbour, Albany; Oyster Harbour, Albany; Peel Inlet; Harvey Estuary; Wilson Inlet, Denmark; Stokes Inlet; Beaufort Inlet; Pallinup River; and Broke Inlet, except within any period commencing 1½ hours before sunset on any day and ending 1½ hours before the next sunrise.
- (2) Any fishing net set within the period referred to in subregulation (1) shall be picked up no later than 1½ hours after the sunrise next following the setting of the net.
- (3) For the purposes of this regulation 'sunrise' and 'sunset' means the time provided by the Perth Astronomical Observatory for sunrise and sunset respectively, in Perth on the relevant day. ”.
- Regulation 12E amended. 4. Regulation 12E of the principal regulations is amended in subregulation (4) by inserting in its appropriate alphabetical position the following definition—
- “ 'sunrise' and 'sunset' means the time provided by the Perth Astronomical Observatory for sunrise and sunset respectively, in Perth on the relevant day; ”.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.* Reprinted in the *Government Gazette* on 19 May 1977 at pp. 1451-1488 and amended from time to time thereafter.

HOUSING ACT 1980.

Loans.

Homewest,
Perth, 29 November 1985.

IN accordance with the Housing Act 1980 and as determined by the minister, the maximum value of a house and land and the maximum advance made to a person under the loans scheme Housing Act 1980 shall not exceed the amounts shown below:

Area	Maximum Value (House and Land)		Maximum Advance	
	New Construction	Existing Homes	New Construction	Existing Homes
	\$	\$	\$	\$
Metropolitan.....	43 000	41 500	42 500	41 000
Country.....	45 000	43 500	44 500	43 000
Kalgoorlie.....	55 000	53 000	54 500	52 500
Gascoyne.....	65 500	63 500	65 000	63 000
Ashburton.....	80 000	80 000	79 500	79 500
Kimberley.....	80 000	80 000	79 500	79 500

Notwithstanding the above where a purchaser can provide 10 per cent of the normal maximum property value, that purchaser may purchase a property up to a limit of 125 per cent of the gazetted maximum value of House and Land.

This is effective from 25 November 1985.

R. P. HEALY,
General Manager.

THE HOUSING ACT 1980.

Cancellation of Dedication.

Department of Lands and Surveys,
Perth.

Corres. No. 847/44V4.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the Housing Act 1980, the dedication of the lands described in the following Schedule:—

Location or Lot No.	Schedule.	Corres. No.
Avon Location 27908.....		3051/54
Corrigin Lot 268.....		717/54
Swan Location 5638.....		3115/55
Swan Location 6242.....		88/57
Swan Location 6779.....		2506/58V1
Swan Location 7246.....		2506/58V1

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

TRANSFER OF LAND ACT 1893.

Application D65056.

TAKE notice that Francis Thomas Stoltze of 17 Burt Street, Mt. Lawley, Panel Beater has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Swan Street, Guildford being Portion of Guildford Town Lot 60.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 23 December 1985 a caveat forbidding the land being brought under the operation of the Act.

N. J. SMYTH,
Registrar of Titles, Office of Titles, Perth.

TRANSFER OF LAND ACT 1893.

Application D64523.

TAKE notice that Francis Thomas Stoltze of 17 Burt Street, Mount Lawley, Panel Beater has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Swan Street, Guildford being Portion of Guildford Town Lot 65.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 23 December 1985 a caveat forbidding the land being brought under the operation of the Act.

N. J. SMYTH,
Registrar of Titles, Office of Titles, Perth.

LAND ACT 1933.

Reserve.

Department of Lands and Surveys,
Perth, 6 December 1985.

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

File No. 838/985.

SWAN.—No. 39286 (Public Recreation), Location No. 10727, formerly portion of Swan Location K and being Lot 453 on Plan 14982 (1.030 7 hectares).

(Plan Perth 2 000 13.36 (Macalister Gardens, Mirrabooka).)

File No. 840/985.

SWAN.—No. 39291 (Public Recreation), Location No. 10728, formerly portion of Swan Location K and being Lot 560 on Plan 14983 (2 645 square metres). (Plan Perth 2 000 13.36 (Pinewood Green, Mirrabooka).)

File No. 666/985.

SWAN.—No. 39300 (Drainage), Location No. 10726, formerly portion of Swan Location 1304 and being Lot 509 on Diagram 67742 (118 Square metres). (Plan Perth 2 000 24.24 (Gooseberry Hill Road in the Shire of Kalamunda).)

File No. 951/984.

BUNBURY.—No. 39308 (Sewerage Pumping Station), Lot No. 663 formerly portion of Leschenault Location 26 and being part of Lot 3 on Diagram 9036 (141 square metres). (Diagram 86532, Plan Bunbury 2 000 01:30 (Tuart Street).)

File No. 2082/985.

SWAN.—No. 39309 (Drainage), Location No. 10730, formerly portion of Swan Location 1315 and being Lot 717 on Plan 15074 (716 square metres). (Plan Perth 2 000 08.40 (Seacrest Drive, Sorrento).)

File No. 2606/984.

WUNGONG.—No. 39310 (Pumping Station), Lot No. 112 (600 square metres). (Diagram 87097, Plan Peel 2 000 22.36 (George Road).)

File No. 2014/77.

CANNING.—No. 39311 (Public Recreation), Location No. 3490, formerly portion of each of Canning Locations 301 and 3 000 and being Lot 511 on Diagram 60451 (7 686 square metres). (Plan Perth 2 000 19.20 (McDowell Street, Welshpool).)

File No. 2854/985.

FITZROY CROSSING.—No. 39312 (Depot Site (Water Authority)), Lot No. 204 (3 427 square metres). (Diagram 87083, Plan Fitzroy Crossing 2 000 10.26 (Emanuel Way).)

File No. 2852/985.

NORSEMAN.—No. 39313 (Fire Brigade Purposes), Lot No. 1797 (9 660 square metres). (Diagram 87066, Plan Norseman Sheet 3 (Mildura Street).)

File No. 2851/985.

NEWDEGATE.—No. 39314 (Saleyards), Lot No. 177 (1.771 7 hectares). (Diagram 87064, Plan Newdegate Townsite (Lake Grace-Newdegate Road).)

File No. 1171/985.

SWAN.—No. 39315 (Drainage), Location No. 10675 (4 864 square metres). (Original Plan 16400 Plan Perth 2 000 16.31 (Compton Way).)

File No. 1412/981.

KALGOORLIE.—No. 39316 (Use and Requirements of the Government Employees Housing Authority), Lot No. 3707 (867 square metres). (Original Plan 15123, Plan Kalgoorlie-Boulder 2 000 29.35 (Beston Street).)

File No. 2325/985.

GIBSON.—No. 39317 (Water Supply), Lot Nos. 6 and 7 (2 018 square metres). (Diagram 67575, Plan Gibson Townsite (Reynolds Street in the Shire of Esperance).)

File No. 3144/983.

CARNARVON.—No. 39318 (Water Supply and Trigonometrical Station), Lot No. 1226 (9 899 square metres). (Diagram 86740, Plan Carnarvon Regional 3.2 (near North West Coastal Highway).)

File No. 2826/985.

DUMBLEYUNG.—No. 39319 (Aged Persons Homes), Lot Nos. 112 and 113 (2 420 square metres). (Plan Dumbleyung Townsite (Harvey Street).)

File No. 2806/985.

BOULDER.—No. 39320 (Use and Requirements of the Government Employees Housing Authority), Lot Nos. 3757, 3773 and 3779 (2 581 square metres). (Original Plan 16302, Plan Kalgoorlie-Boulder 2 000 29.35 (Rodgers Way and Sewell Drive).)

File No. 860/985.

CANNING.—No. 39321 (Sewage Pumping Station), Location No. 3470 (400 square metres). (Diagram 87079, Plan Perth 2 000 15.20 (Hayman Road) in the City of South Perth.)

File No. 774/25.

MELBOURNE.—No. 39322 (Conservation of Flora and Fauna), Location No. 4093 (75.7485 hectares). (Diagram 87116, Plan Piawaning N.W. 1:25 000 (Great Northern Highway, Waddington, in the Shire of Victoria Plains).)

File No. 836/983.

LEEMAN.—No. 39324 (Use and Requirements of the Shire of Coorow), Lot No. 490 (748 square metres). (Plan Leeman Regional (Tamarisk Street).)

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys.

Perth, 6 December 1985.

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

File No. 733/87V5—No. 610 (at Carnarvon) "Government Requirements" to exclude that portion now comprised in Gascoyne Location 376, as surveyed and shown bordered in green on Lands and Surveys Diagram 87041, and of its area being reduced to about 1 313.131 3 hectares accordingly. (Plan Carnarvon Regional 3.2 (near North West Coastal Highway).)

File No. 6298/96.—No. 3327 (Norseman Suburban Lot 4) "Recreation" to exclude that portion now comprised in Norseman Lot 1797, as surveyed and shown bordered in red on Lands and Surveys Diagram 87066, and of its area being reduced to 5.347 1 hectares accordingly. (Plan Norseman Sheet 3 (Mildura Street).)

File No. 4985.98.—No. 5807 (Mundaring Lot 272) "Civic Purposes" to include Mundaring Lot 280, as surveyed and shown bordered in red on Lands and Surveys Diagram 87056, and of its area being increased to 8 439 square metres accordingly. (Plan Perth 2 000 31.30 (Great Eastern Highway).)

File No. 6188/11.—No. 13767 (Dumbleyung Lots 112, 113 and 114) "Railway Housing" to exclude Lots 112 and 113 and of its area being reduced to 1 196 square metres accordingly. (Plan Dumbleyung Townsite (Dawson Street).)

File No. 8350/19.—No. 17372 (Wungong Lot 103) "Community Purposes" to exclude that portion now comprised in Wungong Lot 112, as surveyed and shown bordered in red on Lands and Surveys Diagram 87097, and of its area being reduced to 3 647 square metres accordingly. (Plan Peel 2 000 22.36 (George Road Wungong).)

File No. 7281/51.—No. 23442 (at Coorow) "Recreation Ground and Golf Links" to comprise Coorow Lot 96 as shown bordered in red on Original Plan 16254 (portions formerly portion of Coorow Lot 79 and being Lot 1 the subject of Diagram 25040 and Coorow Lots 80 and 81), in lieu of Lots 71, 72, 74, 86 and 90, and of its area being increased to 58.831 9 hectares accordingly. (Plan Coorow Townsite (Farley Street).)

File No. 1394/63.—No. 26916 (Canning Location 1875) "Forests Department Headquarters" to exclude that portion now comprised in Canning Location 3470, as surveyed and shown bordered in red on Lands and Surveys Diagram 87079, and of its area being reduced to 18.448 5 hectares accordingly. (Plan: Perth 2 000 15.20 (Hayman Road in the City of South Perth).)

File No. 2598.62.—No. 27718 (Augusta Lot 451) "Hall Site (Boy Scouts Association)" to include Augusta Lot 474 and of its area being increased to 6 746 square metres accordingly. (Plans Augusta 2 000 14.01 and 14.02 (Hillview Road).)

File No. 3040.23.—No. 29080 (Newdegate Lots 149, 154 and 155) "Recreation and Showground" to exclude that portion of Lot 155 now comprised in Newdegate Lot 177, as surveyed and shown bordered in red on Lands and Surveys Diagram 87064, and of its area being reduced to 273.404 9 hectares accordingly. (Plan Newdegate Townsite (Lake Grace—Newdegate Road).)

File No. 1557/21V2.—No. 30795 (Kent Location 1998 and Oldfield Location 1234) "Timber" to include Kent Location 1375, as surveyed and shown bordered in red on Original Plan 15496, and of its area being increased to 8 853.142 7 hectares accordingly. (Plan Cocanarup 1:50 000 (Jerramungup-Ravensthorpe Road in the Shire of Ravensthorpe).)

File No. 695/937V3.—No. 32382 (Fremantle Lots 1935, 1938, 1996, 1997 and 2013) "Harbour Purposes" to exclude Lot 2013 and include Lots 2022, 2023 and 2024, as surveyed and shown bordered in red on Original Plan 16457, and of its area being increased to about 4.967 7 hectares accordingly. (Plans Perth 2 000 Pt. 05.13, 06.13 and 07.13 (Fishing Boat Harbour).)

File No. 2966/69.—No. 34200 (Lyndon District) "Remote Controlled Electronic Exchange Site" to comprise Lyndon Location 135, as surveyed and shown bordered in red on Lands and Surveys Diagram 86766, in lieu of Location 75, and of its area being increased to 4 070 square metres accordingly. (Plan Winning Pool 1:250 000 (North West Coastal Highway in the Shire of Carnarvon).)

File No. 1862/75.—No. 34364 (Canning Locations 2850, 3059 and 3097) "Public Recreation" to include Canning Location 3487 (formerly portion of Canning Location 1759 and being Lot 1002 on Diagram 55585) and Swan Location 9835 and of its area being increased to 5.991 1 hectares accordingly. (Plans Perth 2 000 22.20 and 22.21 (Alder Way, Forrestfield).)

File No. 2554/72.—No. 35521 (Lyndon Location 104) "Maintenance Depot Site—M.R.D." to exclude that portion now comprised in Lyndon Location 135, as surveyed and shown bordered in red on Lands and Surveys Diagram 86766, and of its area being reduced to 1.931 0 hectares accordingly. (Plan Winning Pool 1:250 000 (North West Coastal Highway in the Shire of Carnarvon).)

File No. 2383/64 V2.—No. 35798 (De Witt District) "Water Supply" to comprise De Witt Location 210, as shown bordered in red on Reserve Diagram 563, in lieu of Location 180, and of its area being increased to about 61 441 hectares (excluding roads and railways). (Plans Pyramid, Roebourne and Yarraloola 1:250 000 (Harding River Dam).)

File No. 2776/70.—No. 35978 (Mundrabilla Location 21) "Housing (Medical Department)" to exclude that portion shown coloured dark brown on Original Plan 16081 and of its area being reduced to 1 001 square metres accordingly. (Plan Eucla 10 000 7.3 and 7.4 (Eyre Highway).)

File No. 2309/79.—No. 36233 (Sandstone Lot 76) "Museum Site" to include Sandstone Lot 75 and of its area being increased to 2 023 square metres accordingly. (Plan Sandstone Townsite (Payne Street).)

File No. 1352/75.—No. 36823 (Fitzroy Crossing Lot 85) "Depot Site" to exclude that portion now comprised in Fitzroy Crossing Lot 204, as surveyed and shown bordered in red on Lands and Surveys Diagram 87083, and of its area being reduced to 1.359 2 hectares accordingly. (Plan Fitzroy Crossing 2 000 10.26 (Emanuel Way).)

File No. 2343/78.—No. 37493 (Mundrabilla District) "Government Requirements (Agriculture Protection Board)" to comprise Eucla Lot 194 and Mundrabilla Location 23, both as surveyed and shown on Original Plan 16081, and of its area being increased to 3 788 square metres accordingly. (Plan Eucla 10 000 7.3 and 7.4 (Eyre Highway).)

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

AMENDMENT OF CLASS "A" RESERVE NO. 7675.

Department of Lands and Surveys,
Perth, 6 December 1985.

File No. 12951/00.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 31 (4) of the Land Act 1933 of the amendment of Class "A" Reserve No. 7675 (Wellington District) "Resting Place for Travellers and Stock" to comprise Wellington Location 5433, as shown bordered in red on Original Plan 15993, and of its area being reduced to 188.652 4 hectares accordingly. (Plan Nalyerin S.E. 1:25 000 (Williams Collie Road).)

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

CANCELLATION OF RESERVES.

Department of Lands and Surveys,
Perth 6 December 1985.

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

File No. 3071/71.—No. 353 (De Witt District) "Water". (Plan Roebourne 1:250 000.)

File No. 2511/75.—No. 354 (De Witt District) "Water". (Plan Pyramid 1:250 000.)

File No. 285/85 V4.—No. 759 (Roebourne Lot 277) "Public Purposes". (Plan Roebourne 2 000 10.24 (Hampton North Street).)

File No. 10168/06.—No. 11370 (Sandstone Lots 246, 247, 248, 253, 254, 255, 256 and 257) "Schoolsite". (Plan Sandstone Townsite (Thaduna Street).)

File No. 5774/12.—No. 14448 (Coorow Lot 68) "Sanitary Site". (Plan Coorow Townsite (Farley Street).)

File No. 1130/11.—No. 16685 (Coorow Lot 70) "Water and Recreation". (Plan Coorow Townsite (Farley Street).)

File No. 3640/52.—No. 23620 (Collie Lot 855) "Public Buildings". (Plan Collie 2 000 31.30 (Jones Street).)

File No. 2060/66.—No. 28771 (Augusta Lot 474) "Fire Brigade Site". (Plans Augusta 2 000 14.01 and 14.02 (Hillview Road).)

File No. 2678/69V2.—No. 30438 (Cockburn Sound Location 2172) "Porpoise Pool, Aquarium and Associated Development". (Plan Mandurah 2 000 05.01.)

File No. 1862/75.—No. 35469 (Swan Location 9835) "Public Recreation". (Plan Perth 2 000 22.21 (Mallow Way, Forrestfield).)

File No. 2348/982.—No. 38744 (Broome Lot 1816) "Use and Requirements of the Shire of Broome". (Plans Broome 2 000 29.13 and 29.14 (Cnr Blackman and Farrell Streets).)

File No. 2817/984.—No. 39110 (Kununurra Lot 1906) "Use and Requirements of the Government Employees Housing Authority". (Plan Kununurra 2 000 24.15 (Cnr Sandalwood and Banyan Streets).)

File No. 2921/983.—No. 39112 (Jerramungup Lot 306) "Use and Requirements of the Government Employees Housing Authority". (Plans Jerramungup 2 000 31.02 and 31.03 (Derrick Street).)

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

CHANGE OF PURPOSE OF RESERVE.

Department of Lands and Surveys,
Perth, 6 December 1985.

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

File No. 14179/00.—No. 5438. (Kalgoorlie Lot R956) being changed from "Church of England" to "Use and Requirements of the Commissioner of Main Roads". (Plan Kalgoorlie-Boulder 2 000 28.39 (Ward Street).)

File No. 6999/51.—No. 23440 (Derby Lot 490) being changed from "Government Requirements (Main Roads Department)" to "Housing (Health Department)". (Plan Derby 2 000 02.07 (Nevill Street).)

File No. 7281/51.—No. 23442 (Coorow Lot 96) being changed from "Recreation Ground and Golf Links" to "Recreation (Golf Course)". (Plan Coorow Townsite (Farley Street).)

File No. 2598/62.—No. 27718 (Augusta Lots 451 and 474) being changed from "Hall Site (Boy Scouts Association)" to "Municipal Purposes". (Plans Augusta 2 000 14.01 and 14.02 (Hillview Road).)

File No. 2009/67.—No. 30274 (Boxwood Hill Lot 51) being changed from "Water Supply (P.W.D.)" to "Water Supply". (Plan Boxwood Hill Townsite (in the Shire of Jerramungup).)

File No. 3330/66.—No. 32642 (Gnowangerup Lot 352) being changed from "Parking" to "Housing (Shire of Gnowangerup)". (Plan Gnowangerup Townsite (McDonald Street).)

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

CORRIGENDUM.

Department of Lands and Surveys,
Perth, 6 December 1985.

1954/01.

ON page 4455 of the *Government Gazette* (No. 119) of 29 November 1985 under the heading of Land Act 1933 Reserves sub-heading File No. 1954/01 in line two Lot No. 907 should read Lot 970.

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

AMENDMENT OF BOUNDARIES.

Fremantle Townsite.
Department of Lands and Surveys,
Perth, 6 December 1985.

File No. 7220/96V2.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, of the amendment of the boundaries of Fremantle Townsite to include the area described in the Schedule hereunder.

Schedule.

All that portion of reclaimed land now comprised in Fremantle Lots 2022, 2023 and 2024 surveyed and shown bordered in red on Original Plan 16457.

(Public Plans Perth 2 000 Pt. 05.13, 06.13 and 07.13 (Fishing Boat Harbour).)

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

LICENSED SURVEYORS ACT 1909.

Department of Lands and Surveys,
Perth, 6 December 1985.

File Nos. 974/929, 515/939 and 445/96V3.

HIS Excellency the Governor in Executive Council has been pleased to appoint under section 18 of the Licensed Surveyors Act 1909, Barry George Cribb to approve plans of authorised surveys lodged in the Department of Lands and Surveys, Department of Mines and the Land Titles Office in the absence of Lawrence Heavey.

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

APPLICATION FOR LEASING.

Reserve No. 18278.
Department of Lands and Surveys,
Perth, 6 December 1985.

Corres No. 2615/57.

APPLICATIONS are invited under section 32 of the Land Act 1933 for the leasing of portion of Reserve No. 18278 containing an area of about 778.615 2 hectares for the purpose of "Grazing" for a term of five (5) years at a rental of \$50.00 per annum.

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

- (1) The land shall not be used for any purpose other than "Grazing" 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.

- (3) The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.
- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (5) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (6) No structures will be erected without the prior approval in writing of the Minister.
- (7) The lessee shall not cut down, fell, injure or destroy any living timber or scrub upon the demised land except for the purpose of destroying poisonous growth or by the agistment of stock in reasonable numbers.
- (8) The only residence permitted will be that of the lessee or a Manager or Manager/Caretaker.
- (9) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (10) Any person holding a Miners right shall have right of entry at all times for the purpose of prospecting and pegging tenements on the land.
- (11) The Public shall have at all times free and uninterrupted use of roads or tracks which may exist on the demised land consistent with the efficient operation of the lease.
- (12) 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.
- (13) 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.
- (14) Power is reserved to the Minister to direct that the number of stock depasturing on the demised land shall be reduced if the Minister is of the opinion that the demised land is overstocked to an extent sufficient or likely to cause permanent damage to the land; failure to comply with any such direction will result in the forfeiture of the lease.
- (15) The Public Works Department shall at all times have free and uninterrupted access over the demised land to the pipeline.
- (16) The 101.6 millimetres Fibrolite pipeline through the Reserve shall be protected for its full length with a stockproof fence to be erected 10.058 metres from the pipeline.

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 accompanied by a deposit of \$67.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 22 January 1986.

In the event of more applications than one being received, the application to be granted will be determined by the Land Board.

(Public Plan 71/80.)

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

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 6 December 1985.

APPLICATIONS are invited under section 116 of the Land Act 1933 for the leasing of Ashburton Locations listed in the schedule, for the purpose of "Stabling and Grazing of Horses" for a term of ten (10) years at the annual rentals shown in the schedule.

The ingoing premiums for the provision of a water supply, and the survey fees shown in the schedule are payable within thirty (30) days of acceptance of application.

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

- (1) The land shall not be used for any purpose other than "Stabling and Grazing of Horses" 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) 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.
- (6) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries with a stock proof fence to the satisfaction of the Minister.
- (7) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (8) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (9) The Minister or his representative may enter the land for inspection at any reasonable time.
- (10) Compensation will not be payable for damage by flooding of the demised land.
- (11) 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.
- (12) 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.
- (13) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.
- (14) Power is reserved to the Minister to direct that the number of stock depasturing on the demised land shall be reduced if the Minister is of the opinion that the demised land is overstocked to an extent sufficient or likely to cause permanent damage to the land; failure to comply with any such direction will result in the forfeiture of the lease.
- (15) Neither the State Government or the Shire of West Pilbara shall be responsible for the provision of additional services to the demised land.

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

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 22 January 1986 accompanied by the deposit shown in the schedule together with the 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.

Schedule.

Lot; Area; Ingoing premium; Survey fee;
Annual rental; Deposit.

75; 2.587 7 ha; \$1 510; \$400; \$100; \$92.

76; 3.082 7 ha; \$1 510; \$420; \$100; \$92.

77; 3.635 5 ha; \$1 510; \$440; \$100; \$92.

78; 3.057 9 ha; \$1 510; \$420; \$100; \$92.

(Plans Onslow 39.05.)

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

WESTERN AUSTRALIA.
RECREATION CAMPS AND RESERVE BY-LAWS 1985.

ARRANGEMENT.

By-law.

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41. Obstruction or impersonation of authorized persons.
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PARKS AND RESERVES ACT 1895.

RECREATION CAMPS AND RESERVE BY-LAWS 1985.

MADE by the Recreation Camps and Reserve Board and approved by His Excellency the Governor in Executive Council.

PART I—PRELIMINARY.

- Citation. 1. These by-laws may be cited as the Recreation Camps and Reserve By-laws 1985.
- Commence-
ment. 2. These by-laws shall come into operation on the 28th day after the day on which they are published in the *Government Gazette*.
- Application. 3. These by-laws are applicable to the parks and reserves placed under the control and management of the Board under section 3 of the Act.
- Definitions. 4. In these by-laws unless the context otherwise requires—
 “authority” means permission to do any act, matter or thing given orally or in writing by the Board or an authorized person;
 “Board” means the Recreation Camps and Reserve Board constituted under the Act;
 “camp” means to stay or lodge during any period of the night between 7.00 p.m. and 7.00 a.m.;
 “camping area” means an area set apart by the Board under by-law 27 for the purposes of camping and open for these purposes;
 “drive” includes ride;
 “reserve” means a recreation camp or reserve placed under the control and management of the Board under section 3 of the Act;
 “traffic sign” means a sign, marking or notice displayed by the Board under by-law 7.

PART II—PUBLIC ACCESS TO RESERVES.

- Restriction of
public access. 5. The Board may by notice—
 (a) erected at the entrance to any reserve; or
 (b) erected near any road, track or footpath in a reserve,
 temporarily close that reserve, part of that reserve, road, track or footpath to members of the public for such period and for such purpose as the Board thinks fit.
- Improper entry. 6. (1) A person shall not without authority—
 (a) enter or attempt to enter any reserve other than through an access provided by the Board for that purpose;
 (b) enter or remain in a reserve or any part of a reserve that is for the time being closed to members of the public;
 (c) use any track or footpath that is for the time being closed to members of the public under by-law 5; or
 (d) enter any place on a reserve set apart for the cultivation of flowers, plants, shrubs or young trees, or step or walk upon or jump across any bed or plot on a reserve in which flowers, plants or shrubs are growing.
 Penalty: \$20.
 (2) Where an entrance to a reserve is controlled by a gate a person shall not without authority enter the reserve through the gate unless the gate has been opened by an authorized person.
 Penalty: \$50.
 (3) A person shall not without lawful excuse enter any enclosure or the immediate vicinity of any area on a reserve in which a dwelling house or a vehicle, plant or machinery shed is located.
 Penalty: \$50.

PART III—USE OF VEHICLES, HORSES AND AIRCRAFT ON RESERVES.

- Traffic signs. 7. The Board may erect or display signs, markings or notices regulating the use of roads and tracks in a reserve by vehicles, the manner in which vehicles may be driven on such roads and tracks and the manner in which vehicles may be parked in a reserve.
- Prohibition of
certain classes
of vehicles. 8. (1) A person shall not without authority drive into or within, or bring into or have within, a reserve—
 (a) any vehicle (whether laden or not) ordinarily used for the carrying of goods, materials, merchandise, produce, machinery, freezers or other plant; or
 (b) any earthmoving, drilling or cultivating vehicle or equipment.
 Penalty: \$500.
 (2) Sub-by-law (1) (a) does not apply to a caravan or to a trailer that is being used for the carriage of picknicking or camping equipment.
- Driving of ve-
hicles. 9. A person shall not without authority drive a vehicle, or suffer, allow or permit a vehicle in his possession to be driven, in any part of a reserve other than—
 (a) a sealed road;
 (b) a parking area set aside by the Board; or
 (c) a track approved by the Board for use by vehicular traffic and so designated by notices or signs.
 Penalty: \$500.

- Closure of roads and tracks. 10. (1) Notwithstanding anything contained in by-law 7 or 8 the Board may by traffic sign close a road or track on a reserve to—
- (a) vehicles of all classes;
 - (b) vehicles other than those of a class or classes specified in the traffic sign; or
 - (c) vehicles of a class or classes specified in the traffic sign,
- for such period and for such purpose as the Board thinks fit.
- (2) A person shall not without authority drive a vehicle of a class specified in a traffic sign under sub-by-law (1), or suffer, allow or permit such a vehicle in his possession to be driven, on any road or track that is for the time being closed to vehicles of that class under sub-by-law (1).
- Penalty: \$500.
- Traffic. 11. (1) A person shall not drive a vehicle on a reserve in a dangerous or careless manner or without all reasonable consideration for other persons, vehicles or animals in the vicinity.
- Penalty: \$200.
- (2) Unless otherwise indicated by a notice or sign, a person shall not drive a vehicle at a speed in excess of—
- (a) 40 kilometres per hour on a road or track in a reserve; or
 - (b) 15 kilometres per hour in a parking area, picnic site or camping area in a reserve.
- Penalty: \$200.
- (3) A person driving or in charge of a vehicle on a reserve shall
- (a) obey every signal, order or direction addressed to him by an authorized person in relation to the movement or control of traffic or the parking or standing of vehicles; and
 - (b) comply with all traffic signs.
- Penalty: \$200.
- Parking of vehicles. 12. (1) A person shall not without authority park a vehicle, or cause or permit a vehicle to be parked, on a reserve other than in a part of the reserve set apart by the Board by notices or signs as a parking area, picnic site or camping area or on the side of the carriageway of a formed road.
- Penalty: \$200.
- (2) A person shall not park any vehicle or cause or permit any vehicle to be parked in any part of a reserve during any hours specified by notice at that part of the reserve as hours during which the parking of vehicles in that part of the reserve is prohibited.
- Penalty: \$200.
- (3) Where parking stalls or spaces have been marked or defined in a part of a reserve set aside by the Board as a parking area, picnic site or camping area or on the side of a carriageway of a formed road a person shall not park any vehicle or cause or permit any vehicle to be parked in that part of the reserve otherwise than wholly within a parking stall or space so marked or defined.
- Penalty: \$50.
- Removal of vehicles. 13. (1) A vehicle that is—
- (a) parked contrary to by-law 12 or in such a position as to interfere with traffic or obstruct other vehicles on a reserve; or
 - (b) apparently abandoned on a reserve,
- may be removed by an authorized person to a place whether on or off the reserve appointed by the Board for that purpose or, if no such place has been appointed, to a place on or off the reserve determined by the authorized person.
- (2) A person removing a vehicle under the authority of this by-law is entitled to take such action whether by way of unlocking, entering by any means, driving or towing the vehicle or otherwise as may be reasonably necessary for the purpose of effecting the removal.
- (3) The owner of a vehicle removed by the Board under this by-law shall pay any costs incurred by the Board in removing it and neither the Board nor any authorized person shall be liable to the owner of the vehicle for any loss or damage arising out of or in consequence of the vehicle being so removed.
- (4) The Board may retain possession of a vehicle removed under this by-law until any amount payable under sub-by-law (3) is paid.
- Horse riding. 14. A person shall not without authority ride a horse or suffer, allow or permit a horse, in his possession to be ridden in a reserve except on a road or track open for use by vehicles or on any other area set aside by the Board for the riding of horses and so designated by notice or signs.
- Penalty: \$200.
- Aircraft, etc. 15. Except in an emergency a person shall not without authority—
- (a) land or touch-down an aircraft or helicopter on a reserve; or
 - (b) take off or ascend from, or land or touch-down on, a reserve in a glider, hand-glider, kite or balloon.
- Penalty: \$1 000.
- PART IV—BOATING AND SWIMMING.
- Authority to be obtained. 16. (1) A person shall not without authority have or use a boat on any waters within a reserve.
- Penalty: \$200.

(2) The Board may by notices posted in such places as it thinks fit prohibit the use of an area of waters within a reserve by—

- (a) motor boats generally; or
- (b) motor boats propelled by motors of a greater capacity than that specified in the notice.

Penalty: \$200.

(3) Nothing in this Part restricts the public right of navigation over tidal water.

Mooring.

17. A person shall not without authority moor any boat, or cause any boat to be moored, or leave any boat unattended, or cause any boat to be left unattended, on any waters within a reserve other than at a place set apart by the Board for the mooring of boats and so designated by notices or signs.

Penalty: \$200.

Launching of boats.

18. A person shall not without authority launch a boat on waters within a reserve other than at a place set apart for that purpose by the Board and so designated by notices or signs.

Penalty: \$200.

Beaching of boats.

19. (1) A person shall not without authority beach a boat upon a reserve at any place other than a place set apart by the board for that purpose and so designated by notices or signs.

Penalty: \$200.

(2) Any boat beached upon a reserve shall not be moved or interfered with by any person other than the owner or person acting with the authority of the owner, but the Board or an authorized person may at any time cause to be removed, or require the owner to remove, any boat wherever placed.

Penalty: \$200.

(3) The Board is not responsible for the care of, or liable for any damage to, any boat wherever beached or moored.

Abandoned boats.

20. (1) A boat that is—

- (a) beached at a place upon a reserve other than a place set apart by the Board for that purpose;
- (b) drifting unattended, or sunk; or
- (c) in the opinion of the Board or an authorized person, abandoned,

may be removed by an authorized person to a place whether on or off the reserve appointed by the Board for that purpose or, if no such place has been appointed, to a place on or off the reserve determined by an authorized person.

(2) A person removing a boat under the authority of this by-law is entitled to take such action as may reasonably be necessary for the purpose of effecting the removal.

(3) The owner of a boat removed by the Board under this law shall pay any costs incurred by the Board in removing it and neither the Board nor any authorized person shall be liable to the owner of the boat for any loss or damage arising out of or in consequence of the boat being so removed.

(4) The Board may retain possession of the boat removed under this by-law until any amount payable under sub-by-law (3) is paid.

Swimming areas.

21. (1) The Board may set apart areas within a reserve for the purposes of bathing and swimming, and may define any such area from time to time by placing posts at intervals along the shore of the area, and posting a notice or notices indicating the purposes for which the area is so set apart and the times during which it is open.

(2) A person shall not bring a boat of any description or suffer, allow a permit a boat of any description to be brought into any area set apart under the provisions of sub-by-law (1).

Penalty: \$200.

PART V—PROTECTION OF FLORA, FAUNA AND THE ENVIRONMENT.

Preservation of existing features.

22. A person shall not, without authority—

- (a) destroy, injure, cut, break, pull up, fell, pick, burn or remove any tree, shrub, plant or flower, living or dead;
- (b) break up or damage the natural surface, any natural feature or any turf;
- (c) destroy, damage, disfigure or interfere with any building improvement, fitting, machinery, electrical equipment or installation;
- (d) break up or damage the surface of any road, track or footpath; or
- (e) destroy, injure, take or molest any animal or bird,

on a reserve or cause any of these things to be done on a reserve.

Penalty: \$400.

Pollution of water.

23. A person shall not pollute or interfere with any waters or water supply on a reserve.

Penalty: \$1 000.

Lighting of fires.

24. A person shall not without authority light or attempt to light, make or use a fire on any part of a reserve other than in a place set aside by the Board for that purpose.

Penalty: \$300.

Weapons etc.

25. (1) A person shall not without authority—

- (a) carry or discharge any firearm or speargun or any other offensive weapon, device or means for the taking of fauna;
- (b) throw or release any missile or dangerous object or material of any kind;
- (c) carry, make or set any trap or snare for any fauna,

on a reserve.

Penalty: \$1 000.

(2) A person shall not without authority bring onto or have on a reserve any explosive device.

Penalty: \$1 000.

(3) A person carrying any firearm, speargun, weapon, device, missile, object, material, trap or snare mentioned in sub-bylaw (1) or (2) without permission shall surrender it to an authorized person when requested to do so.

PART VI—CAMPING.

- Camping. 26. A person shall not without authority camp on a reserve.
Penalty: \$200.
- Camping areas. 27. (1) The Board may—
(a) set apart areas, huts, sheds, cabins or dormitories on a reserve for the purposes of camping; and
(b) define an area so set apart by posting a notice or notices indicating the purpose for which the area is so set apart.
(2) A person shall not without authority camp except—
(a) in an area, hut, shed, cabin or dormitory set apart for that purpose; and
(b) on a site specified by an authorized person.
Penalty: \$200.
- Sanitary provisions applying to camping. 28. A person camping on a reserve shall not improvise any sanitary convenience or ablution or use any sanitary convenience or ablution other than such as has been established by the Board.
Penalty: \$300.

PART VII—OFFENSIVE BEHAVIOUR.

- Offensive or indecent behaviour. 29. A person shall not on a reserve—
(a) use abusive or insulting language or do or engage in any offensive act, conduct or behaviour; or
(b) otherwise act in such a way as to cause or be likely to cause a nuisance or annoyance to other persons on the reserve.
Penalty: \$1 000.
- Drunkenness. 30. A person shall not enter, nor remain upon a reserve when under the influence of alcoholic liquor.
Penalty: \$100.
- Prohibition on bringing liquor onto reserves. 31. A person shall not without authority bring onto or consume on a reserve any alcoholic liquor.
Penalty: \$200.

PART VIII—MISCELLANEOUS.

- Bill sticking, advertising, etc. 32. A person shall not, without authority—
(a) post, stick, stamp, stencil or otherwise affix any placard, handbill, notice, advertisement, paper or other document on or to any rock, tree, fence, post, gate, wall, pavement, roadway, footway, or building or other structure on a reserve;
(b) write, draw or paint on or deface any rock, tree, fence, post, gate, wall, pavement, roadway, footway, or building or other structure on a reserve; or
(c) cause any act prohibited by paragraph (a) or (b) to be done.
Penalty: \$200.
- Trading. 33. A person shall not sell or expose for sale any goods, wares, refreshments, or other merchandise or things or solicit or gather money on any portion of a reserve unless authority is first obtained.
Penalty: \$300.
- Erection of buildings. 34. A person shall not without authority erect on a reserve any building or structure whatsoever, or any fence, pole, mast or notice.
Penalty: \$1 000.
- Animals. 35. A person shall not without authority bring any animal or bird to the reserve.
Penalty: \$200.
- Restriction on activities. 36. A person shall not organize or participate in an activity within a reserve that is—
(a) likely to constitute an inconvenience to other persons; or
(b) likely to affect the natural surface or any feature of the reserve.
Penalty: \$200.
- Unauthorized removal of property. 37. A person shall not without authority remove from the reserve or disturb or move any article or property which is lying or left within the reserve and of which he is not—
(a) the owner; or
(b) legally entitled to possession.
Penalty: \$400.
- Removal of animals etc. 38. (1) The Board may remove or cause to be removed from the reserve—
(a) anything that is on, or is placed, erected, used, or maintained on, the reserve;
(b) any animal that is on the reserve or any part of the reserve contrary to any of the provisions of these by-laws.

(2) The owner of any object or animal that is removed or caused to be removed by the Board under this by-law shall pay costs incurred by the Board in removing it and neither the Board nor any authorized person shall be liable to the owner of the object or animal for any loss or damage arising out of or in consequence of the object or animal being so removed.

(3) The Board may retain possession of an object or animal removed under this by-law until any amount payable under sub-by-law (2) is paid.

Removal of offenders.

39. An authorized person may remove from a reserve any person who has committed a breach of these by-laws.

Directions and notices to be complied with.

40. A person shall not disobey or fail to comply with any direction, instruction, request or requirement lawfully given or made by an authorized person in the discharge of his duty.

Penalty: \$200.

Obstruction or impersonation of authorized persons.

41. (1) A person shall not wilfully obstruct an authorized person acting in execution of the Act or by-laws.

Penalty: \$200.

(2) Without derogating from the generality of sub-by-law (1) a person shall be treated as having wilfully obstructed an authorized person within the meaning of that sub-by-law if—

(a) he interferes with an authorized person acting in the execution of the Act or these by-laws in the reserve; or

(b) upon the request of an authorized person, acting in the execution of the Act or these by-laws in the reserve, to give his name and address—

(i) he refuses or neglects to give his name and address or either of them; or

(ii) he gives a false name or address.

(3) A person shall not impersonate an authorized person.

Penalty: \$200.

Acts by authorized person.

42. Nothing in these by-laws prevents the doing of any act, matter or thing by an authorized person when he is acting in the discharge of his duties or the exercise of his powers as an authorized person.

Penalties.

43. The sum payable by way of penalty by a person who proceeds in the manner described in section 14 (2) (d) of the Act shall, in respect of an offence created by each provision of these by-laws specified in the first column of that Schedule to these by-laws and briefly described in the second column of that Schedule opposite to that provision, be the sum specified in the third column of that Schedule opposite to that brief description.

SCHEDULE.

(By-law 44).

Modified Penalties.

By-law	Brief description of offence	Modified penalty
6 (1)	Entering or being where closed by notice*	\$ 10
8 (1)	Driving prohibited class of vehicle*	20
9	Driving except upon sealed road, parking area or track*	20
10 (2)	Driving vehicle on road or track closed to vehicles of that class*	20
11 (2)	Exceeding speed limit by up to 20 kmph	15
	Exceeding speed limit by 21-35 kmph	30
	Exceeding speed limit by 36 or more kmph	50
12	Parking when or where not permitted*	20
14	Riding horse except where permitted*	10
16 (2)	Using motor boat where prohibited	20
21 (1)	Bringing boat into swimming area	20
22	Damaging or destroying flora, fauna, natural features or installations*	20
24	Lighting fire except in place set aside for that purpose*	20
27 (2)	Camping outside camping area*	20
31	Bringing or consuming alcoholic liquor on reserve	10
35	Bringing animal or bird to reserve*	10
36	Organizing or participating in activity likely to cause inconvenience or affect natural surface or feature	10

Made by resolution of the Board on the 24th day of June, 1985.

J. S. GRAHAM,
Chairman.

M. J. CARREN,
Secretary.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1985.

G. PEARCE,
Clerk of the Council.

* means unless authority obtained.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L.&P.B. 3090/85. M.R.D. 42/21-65.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Portion of Avon Location 21587 and being part of Lot 2 on Diagram 40136 and being part of the land in Certificate of Title Volume 1372 Folio 503 as is shown more particularly delineated and coloured green on plan L.&S. W.A. 72.

Dated this 26th day of November, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L. & P. B. 3975/81.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Cockburn Sound 2779 and being the whole of the land in Crown Grant Volume 1707 Folio 239 as is shown more particularly delineated and coloured green on Plan L. & S. W.A. 75.

Dated this 26th day of November, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L. & P. B. 3076/85.

W. A. P. 80/1430.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Cranbrook Lot 80 and being the whole of the land in Certificate of Title Volume 1206 Folio 223 as is shown more particularly delineated and coloured green on Plan L. & S. W.A. 80.

Dated this 26th day of November, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L. & P. B. 3091/85.

M.R.D. 41/6-9.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Portion of Swan Location Q1 and being Lot 150 the subject of Diagram 67044 and being the whole of the land in Certificate of Title Volume 1692 Folio 679 as is shown more particularly delineated and coloured green on Plan L. & S. W.A. 61.

Dated this 26th day of November, 1985.

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

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

P.D. 27 05 07.

L.&P.B. 3065/85.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

Portion of Wellington Location 1 and being Lot 20 on Plan 6133 and being part of the land in Certificate of Title Volume 1185 Folio 227 as is shown more particularly delineated on Plan L.&S. W.A. 63.

Dated this 26th day of November, 1985.

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

BUSH FIRES ACT 1954.

Shire of Halls Creek.

Notice to Owners and/or Occupiers of Land in the Town of Halls Creek and the McBeath Subdivision in Halls Creek. (McBeath Subdivision includes Bulara Locations 14, 22, 23, 25, 27, 29-40 inclusive, 43, 44, and 47).

PURSUANT to the powers contained in section 33 of the Bush Fires Act 1954, you are hereby required on or before 1 March 1986 to remove from the land owned or occupied by you, all inflammable material 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 30 November 1986.

- (1) Where the area of land is 2 000 square metres or less, all inflammable material on the land shall be removed from the whole of the land.
- (2) Where the area of the land exceeds 2 000 square metres, firebreaks at least three (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.
- (3) Fuel Dumps: All inflammable material on the land shall be removed from the whole of 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 February 1986 for permission to provide firebreaks in alternative positions, or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice.

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

By Order of the Council,

A. SUMMERS,
Shire Clerk.

Dated this 22nd day of November, 1985.

ERRATUM.

**CONSERVATION AND LAND MANAGEMENT ACT 1984.
FOREST AMENDMENT REGULATIONS 1985.**

WHEREAS an error occurred under the above headings on page 4409 of *Government Gazette* (No. 116) of 22 November 1985 it is corrected as follows.

In line 17, the fee for logs for milling or peeling into veneer which is printed as "\$1.25" should have been "\$1.52".

The error is thus corrected.

WATER AUTHORITY ACT 1984.

Sewerage—Bremer Bay.

Notice of Intention to Construct Major Works.

File: D. 14732. Project: S54005.

Notice is hereby given in accordance with section 88 of the Water Authority Act 1984 of the intention of the Water Authority of Western Australia to undertake the construction of the following works:

Pressure Main No. 1—Wastewater Treatment—Plant Shire of Jerramungup.

The proposed pressure main will be a below ground pipeline, 150 millimetres diameter and approx. 1 410 metres long. The works will be constructed complete with manholes and all necessary apparatus.

The proposed treatment plant will consist of earthen embanked oxidation ponds with piping, manholes and all equipment and materials necessary to complete the undertaking.

The localities of the above works are shown on Plan AG 10 which accompanies this notice.

The treatment plant will be wholly located within the Bremer Bay Wastewater Treatment Plant Site on portion of Reserve 511 vested in the Shire of Jerramungup for recreation purposes. The site is located approximately 400 metres south east of the junction of Bremer Road and Frantom Way.

The site will be accessible via a 10-metre wide and approximately 300-metre long easement which will traverse portion of Reserve 511.

The purpose of the proposed works is to provide an effective wastewater conveyance and treatment facility for the Town of Bremer Bay due to the poor operation of on site disposal systems in this location.

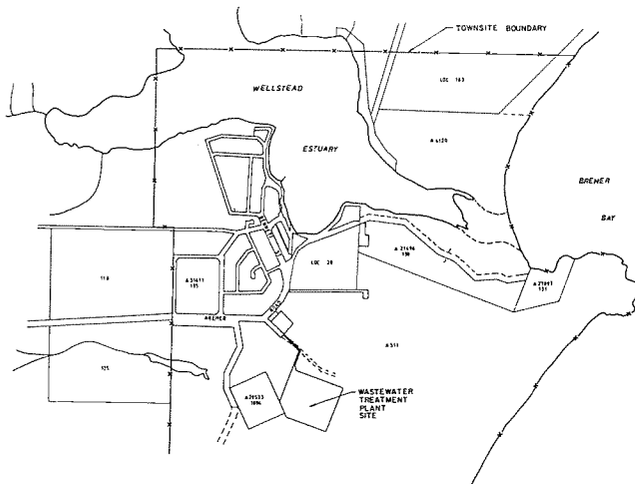
Further enquiries may be made and plans of the proposed works inspected at the Customer Services Branch of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville, (09 420 2657) for one month on and after 6 December 1985 between the hours of 8.00 a.m. and 5.00 p.m. and at the office of the Water Authority Albany (098 41 4111) between the hours of 8.00 a.m. and 5.00 p.m. Monday to Friday.

Note.

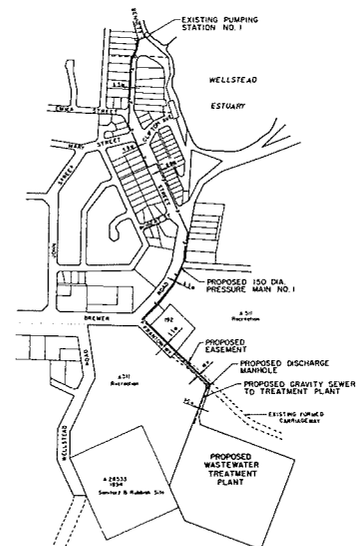
Section 89 of the Water Authority Act 1984 provides that any Council or person interested may lodge a written objection with the Authority against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

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

H. J. GLOVER,
Managing Director.



LOCALITY PLAN
SCALE OF METRES



SITE PLAN
SCALE OF METRES

WATER AUTHORITY ACT 1984.

WATER AUTHORITY VESTING ORDER (No. 2) 1985.

MADE by His Excellency the Governor in Executive Council under section 8(3).

- Citation. 1. This Order may be cited as the Water Authority Vesting Order (No. 2) 1985.
- Vesting of interest in land. 2. The interest of the Minister for Water Resources of 2 Havelock Street, West Perth, as purchaser in fee simple of that portion of Wellington Location 3701 as is more particularly delineated and coloured green on the plan attached to caveat No. C. 390656 and being part of the land in Certificate of Title Volume 1170 Folio 818, pursuant to an agreement under seal dated 8 July 1982 made between Maringee Farms Pty. Ltd. of 185 St. George's Terrace, Perth, as vendor and the Minister for Water Resources of 2 Havelock Street, West Perth, as purchaser shall be vested in the Water Authority of Western Australia of 629 Newcastle Street, Leederville.

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

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 Armadale Town Planning Scheme
No. 2—Amendment No. 1.

T.P.B. 853-2-22-4, Pt. 1.

NOTICE is hereby given that the City 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 the land bounded by Williams Road, Seventh Road, Third Avenue and Morgan Road from Rural "X" Zone to Residential Zone Development Area.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 145 Jull Street, Armadale 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 3 January 1986.

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 8.00 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 Armadale, PO Box 69, Armadale 6112 on or before 3 January 1986.

J. W. FLATOW,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Canning Town Planning Scheme
No. 16—Amendment No. 344.

T.P.B. 853-2-16-18, Pt. 344.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the City of Canning Town Planning Scheme amendment on 28 November 1985 for the purpose of rezoning Lot 67, Canning Location 1, No. 20 Hopkinson Way, Wilson, from "SR2" to "GR4 (RESTRICTED)" as depicted on the amending plan adopted by the Council on 11 March 1985, and by adding the following Serial 41 to Appendix 2 (Schedule of Special Zones) *vide* Clauses 19 and 20:

Serial	Lot No.	Location	Address	Additional Purpose for Which the Premises May be Used
41	67	Canning 1	20 Hopkinson Way, Wilson	Aged Persons' Accommodation to a maximum residential density of 1 Unit per 250 m ²

E. TACOMA,

Mayor.

N. I. DAWKINS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Canning Town Planning Scheme
No. 16—Amendment No. 334.

T.P.B. 853-2-16-18, Pt. 334.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the City of Canning Town Planning Scheme amendment on 28 November 1985 for the purpose of rezoning land to the south of Collins Road in Town Planning Scheme No. 24 (Willetton Guided Development Scheme) area as depicted on the amending plan adopted by the Council on 17 December 1984.

E. TACOMA,

Mayor.

N. I. DAWKINS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

City of Canning Town Planning Scheme
No. 16—Amendment No. 362.

T.P.B. 853-2-16-18, Pt. 362.

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 amending Appendix 2 (Schedule of Special Zones) by altering Serial No. 10 to allow for "Open Air Display, Caravan or Trailer Hire and, where approved by Council, Light Industry as an Ancillary use" on Lot 226 (Nos 167-169) High Road, Willetton.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington 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 17 January 1986.

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 8.00 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 6107 on or before 17 January 1986.

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 Canning Town Planning Scheme
No. 21—Amendment No. 8.

T.P.B. 853-2-16-22, Pt. 8.

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 Map and the Development Guide Map to provide for Gerard Street to become a sub-arterial road, with consequential revision of the subdivision design proposals.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington 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 6 March 1986.

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 8.00 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 6107 on or before 6 March 1986.

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 Melville Town Planning Scheme
No. 3—Amendment No. 5.

T.P.B. 853-2-17-10, Pt. 5.

NOTICE is hereby given that the City of Melville in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Part Lot 1 Findlay Road and Farrington Road, Leeming from Development Zone to Residential B and Local Open Space and rezoning portion of Reserve 37527 Farrington Road, Leeming from Local Open Space to Residential B.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Almondbury Road, Ardress 6153 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 10 January 1986.

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 8.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with Town Clerk, City of Melville PO Box 130, Applecross 6153 on or before 10 January 1986.

L. O. DELAHAUNTY,
Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Wanneroo Town Planning Scheme
No. 1—Amendment No. 290.

T.P.B. 853-2-30-1, Pt. 290.

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 Wanneroo Town Planning Scheme amendment on 28 November 1985 for the purpose of—

(1) Rezoning Lot 672 of Swan Location 1370 Perilya Road, Craigie from Residential Development to Special Zone (Additional Use) Reception Centre/Skating Rink, and Restaurant.

(2) Adding the following to section 1 of Schedule 1.

Street, Locality	Particulars of Land	Additional Use Permitted
Perilya Road, Craigie	Lot 672 of Swan Location 1370	Reception Centre, Skating Rink, Res- taurant

N. TRANDOS,
Mayor.

R. F. COFFEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Wanneroo Town Planning Scheme
No. 1—Amendment No. 302.

T.P.B. 853-2-30-1, Pt. 302.

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 Wanneroo Town Planning Scheme amendment on 20 November 1985 for the purpose of rezoning Swan Locations 672, 774, 1687, 1688, 2385, 2384, 2451 and Part Swan Location 740 from "Rural" to "Special Rural" and adding applicable special provisions to Schedule 4 Part 2 of the Scheme Text.

N. TRANDOS,
President.

R. F. COFFEY,
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 Kalgoorlie Joint Town Planning Scheme—
Amendment No. 51.

T.P.B. 853-11-3-2, Pt. 51.

NOTICE is hereby given that the Town of Kalgoorlie 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 providing that warehousing and light industrial uses may be permitted within the Extensive Zone if incidental to the predominant use.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Hannan Street, Kalgoorlie 6430 and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 10 January 1986.

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 8.00 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 Kalgoorlie, PO Box 42, Kalgoorlie 6430, on or before 10 January 1986.

T. J. O'MEARA,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

Shire of Boulder Joint Town Planning Scheme—
Amendment No. 51.

T.P.B. 853-11-3-2, Pt. 51.

NOTICE is hereby given that the Shire of Boulder 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 providing that warehousing and light industrial uses may be permitted within the Extensive Development Zone if incidental to the predominant use.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Davidson Street, Boulder 6430 and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 10 January 1986.

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 8.00 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 Boulder, PO Box 51, Boulder 6432 on or before 10 January 1986.

R. G. HADLOW,
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 Broome Town Planning Scheme
No. 2—Amendment No. 6.

T.P.B. 853-7-2-3, Pt. 6.

NOTICE is hereby given that the Shire of Broome in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 205, 206 and 207 Anne Street from "Commercial Zone" to "Special Sites Zone—Hotel".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Weld Street, Broome 6725 and will be open for inspection without charge during the hours of 8.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 30 December 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 8.00 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 Broome, PO Box 44, Broome 6725 on or before 30 December 1985.

D. L. HAYNES,
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. 273.

T.P.B. 853-2-27-1, Pt. 273.

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 amending the subdivisional guide plan that forms part of Town Planning Scheme No. 1 Amendment No. 119, Pt. Lot 13 Brooking and Victoria Roads, Parkerville.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring 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 30 December 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 8.00 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, PO Box 20, Mundaring 6073 on or before 30 December 1985.

M. N. WILLIAMS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Murray—West Murray Town Planning Scheme—
Amendment No. 53.

T.P.B. 853-6-16-3, Pt. 53.

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 Murray Town Planning Scheme Amendment on 28 November, 1985 for the purpose of—

- (a) introducing a canal zone into the West Murray Town Planning Scheme Maps, which shall be shown on the maps as having a blue border and white centre,
- (b) rezone Yunderup Canal Estate (Lots 1 to 325 of Murray Location 206) from Residential to Canal Zone,
- (c) rezone Murray Waters canal (Lots 1 to 59 and 68 to 80, and the balance of Part Lot 393) north of South Yunderup from Tourist to canals zone, and
- (d) rezone the foreshore reserve (Lot 18 and 100 Tatham Road, South Yunderup) from Tourist, Rural and Special Rural to Conservation and Recreation,
- (e) rezoning the drainage reserve from Rural to Conservation and Recreation.

T. CARAHER,
President.
B. BAKER,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

Shire of Rockingham Town Planning Scheme
No. 1—Amendment No. 148.

T.P.B. 853-2-28-1, Pt. 148.

NOTICE is hereby given that the Shire of Rockingham in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 100 Elanora Drive from Residential Deferred Local Open Space, Public Purposes and Proposed Local Major Road to Development Zone as depicted on Plan 1-85 T.P.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council Avenue, Rockingham 6168 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 3 January 1986.

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 8.00 a.m. and 4.00 p.m.

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with Shire Clerk, Shire of Rockingham, PO Box 42, Rockingham 6168 on or before 3 January 1986.

G. G. HOLLAND,
Shire Clerk.

METROPOLITAN REGION PLANNING AUTHORITY.

Notice.

THE Metropolitan Region Planning Authority acting under the provisions of sub-section (4) of section 37A of the Metropolitan Region Town Planning Scheme Act 1959 as amended with approval of His Excellency, the Governor, in Executive Council has sold the land described in the First Schedule below to Paper Holdings Pty Limited for the sum of \$575 000.

R. E. PETERS,
Acting Secretary,
Metropolitan Region
Planning Authority.

First Schedule.

1. Perth Town Lot 011 as it contained in Certificate of Title Volume 1101, Folio 826.

2. (a) Portion of Perth Town Lot 012 as is contained in Certificate of Title Volume 1104, Folio 271 as to one undivided fourth share only.

(b) Portion Perth Town Lot 012 as is contained in Certificate of Title Volume 1104, Folio 234 as to three undivided fourth share only.

3. Portion Perth Town Lots 012, 013 and 014 being portion of the land marked R.O.W. on Diagram 6242 and being portion of the land contained in Certificate of Title Volume 547, Folio 113A.

CITY OF STIRLING.

STATEMENT OF INCOME AND EXPENDITURE FOR
THE YEAR ENDED 30 JUNE 1985.

Receipts.		\$
Operating:—		
General Purpose Income	21 618 793.50	
General Administration	86 393.18	
Law, Order, Public Safety	75 154.84	
Education	11 304.00	
Health	12 759.97	
Welfare Services	501 554.38	
Community Amenities	6 545 513.75	
Recreation and Culture	3 647 456.18	
Transport	29 078.26	
Economic Services	625 114.35	
Other Property and Services	5 757 559.26	
Fund Transfers		
Finance and Borrowing	1 237 037.60	
Sub Total Operating	40 147 719.27	
Capital:—		
General Purpose Income	14 550.00	
General Administration	27 300.00	
Law, Order, Public Safety		
Education	31 800.00	
Health	14 938.08	
Welfare Services	48 163.91	
Community Amenities	566 523.39	
Recreation and Culture	4 742 251.00	
Transport	44 175.66	
Economic Services	1 160 282.22	
Other Property and Services		
Finance and Borrowing		
Sub Total Capital	6 649 984.26	
Total Income	46 797 703.53	
Surplus 1 July B/fwd	4 989 871.33	
Total	\$51 787 574.86	

Expenditure.

Expenditure.		\$
Operating:—		
General Administration	2 704 527.58	
Law, Order, Public Safety	978 881.17	
Education	8 148.24	
Health	649 529.20	
Welfare Services	866 106.96	
Community Amenities	6 993 478.77	
Recreation and Culture	9 079 030.36	
Transport	2 625 449.92	
Economic Services	909 704.84	
Other Property and Services	5 476 890.26	
Fund Transfers	461 601.35	
Finance and Borrowing	1 998 434.23	
Sub Total Operating	32 751 782.88	

Capital:—		\$
General Purpose	176 652.84	
General Administration	78 185.05	
Law, Order, Public Safety	18 297.73	
Education	56 747.15	
Health	77 290.13	
Welfare Services	167 287.72	
Community Amenities	2 358 591.46	
Recreation and Culture	7 264 757.14	
Transport	75 496.70	
Economic Services	674 817.10	
Other Property and Services	1 791 701.24	
Finance and Borrowing		
Sub Total Capital	12 739 824.26	
Total Expenditure	45 491 607.14	
Surplus 30 June C/fwd	6 295 967.72	
Total	\$51 787 574.86	

SUMMARY.

SUMMARY.		\$
Surplus C/fwd Represented By:		
Cash at Bank and on Hand	6 471.31	
Sundry Debtors	3 584 404.09	
Investments	4 000 000.00	
Deferred Assets	126 985.74	
Stock on Hand	329 680.09	
	8 047 541.23	
Less		
Bank Overdraft	Cr. 927 263.69	
Sundry Creditors	Cr. 824 309.82	
	Cr. 1 751 573.51	
Current Position	\$6 295 967.72	

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.		\$
Current Assets	7 917 350	
Non-current Assets	126 986	
Fixed Assets	27 618 052	
	\$35 662 388	
Liabilities.		
Current Liabilities	2 029 386	
Non-current Liabilities	Nil	
Deferred Liabilities	17 787 350	
	\$19 816 736	
Summary.		
Total Assets	35 662 388	
Less Total Liabilities	19 816 736	
Municipal Accumulation Account	\$15 845 652	

The Statement of Account attached hereto cover the period commencing 1 July 1984 to 30 June 1985 and are declared by me to be correct and to correspond with the books of Accounts, vouchers and documents in connection therewith.

T. J. TYZACK,
Mayor.
R. A. CONSTANTINE,
Acting Town Clerk.

Auditor's Report.

To the Ratepayers of
the City of Stirling.

I have audited the accounts of the City of Stirling for the financial year ended 30 June 1985, as set out on pages 1 to 103 in accordance with Australian Auditing Standards.

The accounts have been prepared in conformity with the Local Government Accounting Directions as approved by the Minister for Local Government relating to financial periods commencing on 1 July 1985. The accounts therefore do not conform in presentation with the requirements of the Local Government Act 1960; Local Government Accounting Directions 1965, nor necessarily with all Australian Accounting Standards.

Approval for the presentation of the accounts in this format in accordance with section 626 of the Local Government Act 1960 for the year ended 30 June 1985 had not been obtained at the date of this report.

Except for the foregoing matter, in my opinion the accounts present a true and fair view of the financial position of the City of Stirling as at 30 June 1985 and of the results of the operations for the year ended on that date.

P. A. RENGEL,
Registered Local Government
Auditor.

TOWN OF ARMADALE.

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

Receipts.	
	\$
Rates	3 813 523
Licences	68 721
Government Grants	1 754 422
Income from Property	322 593
Sanitation	587 006
Town Planning	5 225
Fines and Penalties	12 174
Sale of Capital Assets	108 756
Private and Other Recoupable Works	152 775
Loan Repayments (Self Supporting)	116 543
All Other Revenue	400 412
Total Receipts....	\$7 342 150

Payments.	
Administration—Office	602 199
Administration—Council	61 746
Debt Service	1 295 862
Construction of Roads	1 174 061
Maintenance of Roads	718 577
Maintenance of Reserves	459 823
Construction of Reserves	69 884
Maintenance of Buildings	338 510
Town Planning	195 790
Health Services	163 783
Sanitation	547 715
Fire Control	55 244
Building Control	131 469
Libraries	226 346
Aquatic Centres	202 112
Armadale Community Recreation Centre	66 638
Dog and Ranger Control	62 196
Recreation	25 675
Public Works Overhead (Unallocated)	96 775
Plant Operation Costs (Unallocated)	46 876
Purchases Stock	5 436
Donations and Grants	7 487
Other Works and Services	232 014
Transfer to Reserve Funds	267 000
Capital Expenditure	579 705
All Other Expenses	8 546
Refunds (Nett)	27 199
Total Payments....	\$7 668 668

SUMMARY.

	\$
Credit Bank Balance as at 1 July 1984	349 146
Receipts as per Statement 1984/85	7 342 150
	<u>7 691 296</u>
Payments as per Statement 1984/85	7 688 668
Credit Bank Balance as at 30 June 1985....	<u>7 668 668</u>

BALANCE SHEET FOR THE YEAR ENDED
30 JUNE 1985.

Assets.	
	\$
Current Assets	462 701
Non-Current Assets	1 727 300
Deferred Assets	1 322 105
Reserve Fund Contra	1 392 447
Fixed Assets	6 992 329
Total Assets....	\$11 896 882
Liabilities.	
Current Liabilities	1 320 550
Non-Current Liabilities	877 898
Deferred Liability	5 803 793
Reserve Fund Contra	1 392 447
Total Liabilities....	\$9 394 688

SUMMARY.

	\$
Total Assets	11 896 882
Total Liabilities	9 394 688
Municipal Accumulation Surplus	<u>\$2 502 194</u>

We hereby certify that the figures and particulars attached are correct:

I. K. BLACKBURN, Mayor.
J. W. FLATOW, Town Clerk.

Dated this 4th day of September, 1985.

Audit Report.

Auditor's Report to the Ratepayers
of the Town of Armadale.

I have audited the Municipality's accounts set out on pages 1 to 44 in accordance with the Local Government Act 1960 and Australian Auditing Standards.

In my opinion, the accounts present fairly the financial position of the Town of Armadale as at 30 June 1985 and the statement of accounts for the year ended, and have been prepared in accordance with the Local Government Act 1960, Accounting Directions and Australian Accounting Standards.

A. J. GOOD,
Registered Local Government
Auditor.

SHIRE OF BEVERLEY.

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

Receipts.	
	\$
Rates	422 892.08
Licences	104 237.14
Government Grants	438 922.00
Income from Property	43 394.28
Sanitation	13 179.35
Cemeteries	3 377.30
Other Fees	1 831.00
Fines and Penalties	90.00
All Other Revenue	100 871.11
	<u>\$1 128 794.26</u>

Payments.	
	\$
Administration—	
Staff Section	117 002.15
Members Section	14 303.79
Debt Service	153 993.09
Public Works and Services	439 138.25
Buildings—	
Construction and Equipment	6 814.62
Maintenance	69 659.81
Town Planning	231.65
Health Services	9 964.74
Sanitation	13 874.68
Vermin Services	38.70
Bushfire Control	7 464.27
Cemeteries	6 129.40
Public Works Overheads	13 328.00
Plant Machinery and Tools	40 835.60
Plant Operation Costs	4 588.08
Materials	3 257.59
Payment to M.R.D. Trust Fund	85 356.26
Donations and Grants	1 481.80
Other Works and Services	10 235.04
Fund Transfers	30 000.00
All Other Expenditure	100 617.00
	<u>\$1 121 769.34</u>

SUMMARY.

	\$
Credit Balance as at 1 July 1984	2 580.06
Receipts as per Statement	1 128 794.26
	<u>1 131 374.32</u>
Payments as per Statement	1 121 769.34
Credit Balance as at 30th June 1985	<u>\$9 604.98</u>

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	
	\$
Current Assets	64 668.81
Non-current Assets	84 831.12
Deferred Asset Account	80 802.16
Reserve Funds—Contra	31 422.36
Fixed Assets—Less Depreciation	1 532 370.94
	<u>\$1 794 095.39</u>
Liabilities.	
Current Liabilities	30 483.63
Non-current Liabilities	24 899.51
Reserve Funds	31 422.36
Deferred Liabilities	663 135.07
	<u>\$749 940.57</u>

SUMMARY.

	\$
Total Assets	1 794 095.39
Total Liabilities	749 940.57
Municipal Accumulation Account	<u>\$1 044 154.82</u>

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

F. S. McDONALD, President.
K. L. BYERS, Shire Clerk.

Audit Report.

We hereby audited the books and records of the Shire of Beverley in accordance with Australian Auditing Standards and the Local Government Audit Directions issued by the Minister for Local Government.

In our opinion the annual accounts have been prepared on a basis consistent with the Local Government Act 1960 and the Local Government Accounting Directions and give a true and fair view of:

- (i) the state of affairs of the Shire of Beverley as at 30 June 1985; and
- (ii) the cash transactions of the Shire of Beverley for the year ended 30 June 1985;

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

K. BOND,
S. J. FOSTER,
Ernst & Whinney,
Chartered Accountants.

SHIRE OF CUBALLING.

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

Receipts.	
	\$
Rates	133 309.22
Licences	317.80
Government Grants	267 160.35
Income from Property	4 694.50
Private Works	5 529.50
Health Services	20.00
Other Revenue—	
Contributions to Works	3 140.82
Interest on Deposits	4 570.11
Sale of Water	114.50
Sale of Plant Contra	63 594.00
Loan Repayments	1 562.14
Sundry	3 844.70
	\$487 857.64

Payments.	
	\$
Administration—	
Staff Section	33 194.26
Members Section	3 396.25
Debt Service	75 828.23
Public Works and Services	293 595.35
Buildings Construction and Equipment	5 774.48
Buildings Maintenance	6 482.74
Health Services	1 150.06
Vermin Services	1 533.06
Bush Fire Control	4 272.57
Plant, Machinery and Tools	65 341.35
Materials not Allocated	2 768.52
Operation Costs not Allocated	3.29
Donations and Grants	1 380.00
Private Works	2 376.92
Transfer to Reserves	6 000.00
Sundry	23.80
	\$503 120.88

SUMMARY.

	\$	\$
Credit Balance 1/7/84	9 682.53	
Receipts for year 1984/1985	487 857.64	
		497 540.17
Expenditure for year 1984/1985		503 120.88
		\$5 580.71

SUMMARY BALANCE SHEET 1984/1985.

Assets.	
	\$
Current Assets	5 433.04
Stocks on Hand	8 154.66
Fixed Assets	511 147.34
Non-Current Assets	52 260.68
Deferred Assets	37 238.78
	\$614 234.50
Liabilities.	
	\$
Current Liabilities	19 270.26
Non-Current Liabilities	32 260.68
Deferred Liabilities	223 308.75
	\$274 839.69
	\$
Total Assets	614 234.50
Total Liabilities	274 839.69
Municipal Accumulation Account (Surplus)	\$339 394.81

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

D. L. DENT,
President.
G. W. FOSTER,
Shire Clerk.

AUDIT REPORT.

- The accounts of the Shire of Cuballing are prepared on the basis of historical cost. In preparing its balance sheet it is not the policy of the Council to:—
 - calculate depreciation to write off the cost of each fixed asset over its estimated useful life; and
 - recognise all liabilities which exist at balance date.
- The policy at (a) complies with the requirements of the Local Government Act and the Accounting Directions, although it is not in accordance with generally accepted accounting standards.
- The policy at (b) does not comply with the Local Government Act, which requires an annual statement showing the assets and liabilities of the Council, nor does it comply with generally accepted accounting standards, although it is consistent with previous years.
- I have, with the assistance of my staff, audited the books of the Shire of Cuballing for the year ended 30 June 1985. In my opinion, the balance sheet, statement of receipts and payments, adjustment account and municipal accumulation account are in agreement with the books and records of the Council, and, subject to my comments in paragraph 3, are prepared on a basis consistent with the Local Government Act and the Accounting Directions.

R. G. HOWARD,
Horwath & Horwath,
Chartered Accountants.

SHIRE OF DUNDAS.

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

Receipts.	
	\$
Rates	243 462
Licences	630
Dog Act	563
Health Act	210
Government Grants	576 857
Income from Properties	66 176
Sanitation	25 158
Fines and Penalties	490
Cemeteries	26
Other Fees	79
Other Revenue	358 153
	\$1 271 804

Payments.	
	\$
Administration Staff	146 924
Administration Members	13 843
Debt Service	340 441
Public Works and Services	483 008
Building Construction and Maintenance	68 252
Public Works Overheads	26 481
Plant and Machinery	61 750
Plant-Operation Costs	Cr. 6 904
Donations	7 770
Other Works and Services	82 080
	\$1 223 645

SUMMARY.

	\$
Debit Balance 1/7/85	129 292
Receipts	1 271 804
	1 142 512
Payments	1 223 645
Debit Balance	\$81 133

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	
	\$
Current Assets	5 880
Non-current Assets	134 019
Deferred Assets	747 075
Fixed Assets	1 342 748
	\$2 229 722
Liabilities	
	\$
Current Liabilities	87 013
Non-current Liabilities	31 779
Deferred Liability	1 271 016
	\$1 389 808
	\$
Assets	2 229 722
Liabilities	1 389 808
	\$839 914

We hereby certify that the figures as detailed are correct.

C. L. GIBLETT,
President.
E. B. PEGG,
Shire Clerk.

I have examined the accounts of the Shire of Dundas 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.

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,
Local Government Auditor.

SHIRE OF KULIN.

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

Receipts.	
	\$
Rates	399 675.31
Licences	150 427.81
Government Grants	500 046.00
Income from Property	48 623.80
Sanitation	8 062.65
Cemetery	129.00
Other Fees	3 183.00
All Other Revenue	78 921.82
Sale of Assets	95 973.00
Contribution to Works	58 139.33
	\$1 343 181.72

Expenditure.	\$
Administration:—	
Staff	81 202.00
Members	7 454.92
Debt Service	135 150.53
Public Works and Services	540 638.28
Swimming Pool	37 445.35
Buildings:—	
Construction	78 568.94
Maintenance	47 969.72
Water Supplies	5 082.89
Health Services	16 244.00
Vermin Services	1 191.88
Bushfire Maintenance	1 456.68
Traffic Control	4 169.14
Cemeteries	452.70
Purchase of Plant	172 895.97
Purchase of Tools	1 160.04
Operation Costs	10 659.96
Other Works and Services	8 651.09
Licence Fees to M.R.D.	130 094.26
Donations	1 292.00
L.S.L. Reserve Transfer	5 000.00
Cont. to Works	19 409.20
C.E.P. Programme	40 057.05
Other Expenditure	12 817.69
	\$1 359 068.29

SUMMARY.

Debt Balance 1/7/1984	\$ 19 964.50
Payments as per Statement	1 359 068.29
	1 379 032.79
Receipts as per Statement	1 343 181.72
Debits Balance 30/6/85	\$35 851.07

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.		\$
Current Assets		16 044.25
Non-Current Assets		1 179.71
Deferred Assets		86 368.03
Fixed Assets		2 070 675.29
		\$2 174 267.28
Liabilities.		\$
Current Liabilities		53 352.29
Non-Current Liabilities		1 179.71
Deferred Liabilities		638 177.60
		\$692 709.60
SUMMARY.		\$
Total Assets		2 174 267.28
Total Liabilities		692 709.60
Municipal Accumulation		\$1 481 557.68

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

P. M. R. HILL,
President.

L. E. TRELOAR,
Shire Clerk.

The accounts of the Shire of Kulin 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.

In my opinion, the Balance Sheet and the related financial statements for the year ended 30 June 1985 have been prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the affairs of the Shire.

M. J. BREMAN,
Local Government Auditor.

Payments.	\$
Administration:	
Staff	111 048.62
Members	17 741.27
Debt Service	394 677.57
Public Works and Services	477 989.21
Buildings—	
Construction	28 321.32
Maintenance	50 803.89
Operation	44 170.77
Health Services	52 761.12
Town Planning	2 074.62
Vermin Service	2 998.93
Bush Fire Control	922.52
Cemeteries	2 094.80
Public Works Overheads	(13 486.59)
Plant, Machinery and Tools	95 578.20
Plant Operation costs	9 993.96
Materials	(672.47)
Donations and Grants	21 332.00
All Other Expenditure	91 166.90
Transfer to Reserve Funds	42 900.00
	\$1 432 416.64

SUMMARY.

Credit Balance 1/7/1984	\$ 87 218.15
Receipts	1 369 294.27
	1 456 512.42
Payments	1 432 416.64
Credit Balance 1/7/1985	\$24 095.78

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.		\$
Current Assets		69 905.14
Non-Current Assets		123 248.86
Fixed Assets		1 075 888.96
Deferred Assets		1 629 666.13
		\$2 898 709.09
Liabilities.		\$
Current Liabilities		28 110.46
Non-Current Liabilities		58 278.17
Deferred Liabilities		2 223 220.79
		\$2 309 609.42
Summary.		\$
Total Assets		2 898 709.09
Total Liabilities		2 309 609.42
		\$589 099.67

We certify that the figures and particulars above are correct.

D. R. FITZGERALD,
President.

W. JACOBS,
Shire Clerk.

I have examined the accounts of the Shire of Leonora 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.

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,
Public Accountant.

SHIRE OF LEONORA.

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

Municipal Fund.		\$
Receipts.		\$
Rates		361 012.25
Licences		3 650.11
Government Grants		466 550.77
Income from Property		61 735.62
Health Charges		41 929.05
Fines and Penalties		99.00
Cemetery Receipts		120.00
Vermin Receipts		480.00
Reimbursement S.E.C. Loans		253 033.26
Sale of Assets		68 151.00
All Other Revenue		112 533.21
		\$1 369 294.27

SHIRE OF MEEKATHARRA.

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

Receipts.		\$
Rates		152 818.02
Licences		1 157.90
Government Grants		813 627.16
Income from Property		51 749.89
Sanitation Charges		23 366.83
Fines and Penalties		456.40
Cemetery		2 887.55
Private Works		9 014.44
Loan Repayments (SEC)		508 555.27
Interest on Investments		8 170.04
Sale of Assets		330.00
Other Revenue		2 592.07
		\$1 574 725.57

Payments.	\$
Administration:	
Staff.....	112 300.03
Members.....	9 369.23
Debt Service.....	671 610.00
Public Works and Services.....	440 913.07
Unemployment Grants.....	191 847.56
Buildings and Equipment—Construction.....	11 288.93
Buildings and Equipment—Maintenance.....	40 913.14
Swimming Pool.....	29 917.43
Health Services.....	30 831.98
Vermin Services.....	1 665.01
Dog Control.....	1 481.07
Emergency Services.....	665.55
Building Control.....	60.70
Town Planning.....	583.40
Cemeteries.....	5 989.57
Library.....	2 642.26
Purchase of Plant and Equipment.....	11 912.96
Materials Stock.....	8 719.11
Donations.....	564.84
Private Works.....	6 068.64
	<u>\$1 579 344.48</u>

Summary.	\$
Credit Balance, 1 July 1984.....	18 585.65
Receipts.....	1 574 725.57
	1 593 311.22
Payments.....	1 579 344.48
Balance, 30 June 1985.....	<u>\$13 966.74</u>

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	\$
Current Assets.....	97 407.17
Non Current Assets.....	60 670.05
Deferred Assets.....	1 893 006.53
Fixed Assets.....	875 300.40
	<u>\$2 926 384.15</u>

Liabilities.	\$
Current Liabilities.....	78 710.75
Non Current Liabilities.....	8 872.58
Deferred Liabilities.....	2 297 301.73
	<u>\$2 384 885.06</u>

Summary.	\$
Total Assets.....	2 926 384.15
Total Liabilities.....	2 384 885.06
Municipal Accumulation Account Surplus.....	<u>\$541 499.09</u>

We hereby certify that the figures as detailed are correct.

R. E. Y. O'CONNOR,
President.

L. P. STRUGNELL,
Shire Clerk.

Auditors' Report.

We have audited the attached accounts of the Shire of Meekatharra for the year ended 30 June 1985, being the Statement of Receipts and Payments, Balance Sheet, Adjustment Account and Municipal Accumulation Account, in accordance with Australian Auditing Standards.

In our 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 and the accounting policies state in Note 1 to the Accounts, 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.

K. R. COOKE,
Partner.
(McLaren & Stewart,
Chartered Accountants.)

SHIRE OF NAREMBEEN.

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

Receipts.	\$
Rates.....	394 486.09
Licenses.....	289 936.94
Government Grants.....	597 916.85
Income from Property.....	74 515.10
Health Services.....	10 666.00
Other Fees.....	8 611.15
All Other Revenue.....	215 520.72
Sale of Assets.....	25 509.00
	<u>\$1 617 161.85</u>

Payments.	\$
Administration—	
Staff.....	86 178.42
Members.....	16 368.70
Debt Service.....	243 968.17
Public Works and Services.....	565 915.61
Building Construction and Equipment.....	191 268.50
Building Maintenance.....	104 323.33
Health Services.....	22 661.84
Vermin Services.....	1 480.28
Bush Fire Control.....	1 250.10
Private Works.....	15 825.10
Cemetery.....	474.22
Public Works Overheads.....	2 766.58
Plant Purchases.....	32 632.48
Operation Costs.....	14 707.94
Materials (Overallocated).....	3 063.10
Police Department Licenses.....	289 480.45
Donations and Grants.....	1 942.43
Transfer to Reserve Fund.....	2 570.00
All Other Expenditure.....	25 568.48
	<u>\$1 616 319.53</u>

SUMMARY.	\$
Balance 1 July 1984.....	302.61
Receipts per Statement.....	1 617 161.85
	1 616 859.24
Payments per Statement.....	1 616 319.53
	<u>Cr. \$539.71</u>

BALANCE SHEET AS AT 30 JUNE 1985.

Assets.	\$
Current Assets.....	2 674.13
Stock on Hand.....	27 938.19
Fixed Assets.....	2 187 181.39
Non-Current Assets.....	60 283.08
Deferred Assets.....	396 082.34
	<u>\$2 674 159.13</u>

Liabilities.	\$
Current Liabilities.....	41 876.81
Non-Current Liabilities.....	60 246.74
Deferred Liabilities.....	1 180 679.92
	<u>\$1 282 803.47</u>

SUMMARY.	\$
Total Assets.....	2 674 159.13
Total Liabilities.....	1 282 803.47
Municipal Accumulation Surplus.....	<u>\$1 391 355.66</u>

We certify that the figures and particulars above are correct.

H. W. J. COWAN,
President.

V. EPIRO,
Shire Clerk.

The accounts of the Shire of Naremben are prepared on the basis of historical cost. In preparing its balance sheet it is not the policy of the Shire to:

- (i) recognise all liabilities which exist at balance date; and
- (ii) calculate depreciation to write off the cost of each fixed asset over its estimated useful life.

This policy complies with the requirements of the Local Government Act and the Accounting Directions, although it is not in accordance with generally accepted accounting standards.

I have, with the assistance of my staff, audited the books of the Shire of Naremben for the year ended 30 June 1985. In my opinion, the balance sheet, statement of receipts and payments, adjustment account and municipal accumulation account are prepared on a basis consistent with the Local Government Act Accounting Directions, and are in agreement with the books and records of the Shire.

R. G. HOWARD,
Horwath & Horwath,
Chartered Accountants.

SHIRE OF YILGARN.

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

Receipts.	\$
Rates.....	389 986.97
Licenses.....	97 396.15
Government Grants and Recoups.....	738 089.35
Income from Property.....	79 292.92
Sanitation Charges.....	8 583.57
Fines and Penalties.....	806.34
Cemetery.....	465.00
Other Fees.....	8 680.23
All other Revenue.....	248 204.36
	<u>\$1 571 504.89</u>

Expenditure.	
	\$
Administration—Staff.....	127 427.50
Administration—Members.....	8 179.10
Debt Service.....	323 294.41
Public Works and Services.....	655 827.55
Buildings:	
Construction.....	6 858.00
Maintenance.....	89 884.47
Health Services.....	33 308.37
Vermin Control.....	3 315.42
Bushfire Control.....	9 657.19
Traffic Control.....	5 296.03
Cemetery.....	902.89
Public Works Overheads.....	8 105.95
Plant Machinery and Tools.....	98 260.59
Operation Costs.....	10 467.68
Materials.....	Cr. 3 148.34
Statutory Funds (M.R.D.).....	7 037.41
Donations and Grants.....	726.89
All Other Expenditure.....	155 417.44
	<u>\$1 540 818.55</u>

SUMMARY.	
	\$
Opening Balance.....	Dr. 11 771.11
Receipts.....	1 571 504.89
	<u>1 559 733.78</u>
Payments.....	1 540 818.55
	<u>\$18 915.23</u>

BALANCE SHEET AS AT 30TH JUNE 1985.

Assets.	
	\$
Current Assets.....	122 684.66
Non-Current Assets.....	78 766.08
Reserve Funds Contras.....	17 242.88
Deferred Assets.....	99 892.65
Fixed Assets.....	2 625 266.93
	<u>\$2 943 853.20</u>

Liabilities.	
	\$
Current Liabilities.....	37 057.87
Non-Current Liabilities.....	71 137.34
Deferred Liabilities.....	1 572 795.44
	<u>\$1 679 990.65</u>

SUMMARY.

	\$
Total Assets.....	2 943 853.20
Total Liabilities.....	1 679 990.65
	<u>\$1 263,862.55</u>

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

J. Z. PANIZZA,
President.
R. W. MANGINI,
Shire Clerk.

1. The accounts of the Shire of Yilgarn are prepared on the basis of historical cost. In preparing this Balance Sheet it is not the policy of Council to:

- (a) Calculate depreciation to write off the cost of each fixed asset over its estimated useful life and
- (b) Recognise all liabilities which exist at balance date.

2. The policy at (a) complies with the requirements of the Local Government Act and the Accounting Directions, although it is not in accordance with generally accepted accounting standards.

3. The policy at (b) does not comply with the Local Government Act which requires an Annual Statement showing the assets and liabilities of the Council, nor does it comply with generally accepted accounting Standards, although it is consistent with previous years.

4. I have, with the assistance of my Staff, audited the books of the Shire of Yilgarn for the year ended 30 June 1985. In my opinion the Balance Sheet, Statement of Receipts and Payments, Adjustment Account and Municipal Account are in agreement with the books and records of the Council, and, subject to my comments in paragraph 3, are prepared on a basis consistent with the Local Government Act and Accounting Directions.

R. G. HOWARD,
Horwarth & Horwarth
Chartered Accountants.

CITY OF BUNBURY.

IT is hereby notified for public information that Mr. Peter Robert Bradbrook has been appointed Acting Town Clerk for the period 23 December 1985 until 17 January 1986, inclusive, whilst the Town Clerk takes recreation leave.

A. G. McKENZIE,
Mayor.

CITY OF FREMANTLE.

TAKE notice that you, Edward Stephen Hughes the owner of land known as Lot 1412, No. 30 Watkins Street, White Gum Valley within the City of Fremantle is hereby ordered forthwith to clear such land of undergrowth and rubbish.

DONALD HOWELL,
Acting Senior Health Surveyor.

HEALTH ACT 1911.

Shire of Brookton.

IN accordance with the provisions of section 57 of the Health Act 1911, the Shire of Brookton hereby gives notice that application, general plan and description have been forwarded to the Commissioner of Public Health for approval to construct an extension to the Effluent Disposal Scheme and associated works within the portion of the Brookton Townsite.

Copy of the general plan and description is available for inspection during normal office hours, at the office of the Council, Brookton.

Dated this 22nd day of November, 1985.

S. R. McKAY,
Shire Clerk.

SHIRE OF MUNDARING.

Authorised Officers.

IT is hereby advised that Alan Edward Hill and Clifton Wayne Richards, have been appointed authorised officers for the purposes of the By-laws relating to Control of Reserve No. 23165—Lake Leschenaultia, Chidlow.

M. N. WILLIAMS,
Shire Clerk.

SHIRE OF MURRAY.

Acting Shire Clerk.

IT is hereby notified for general information that Claude William York has been appointed Acting Shire Clerk for the period 2 December 1985 to 3 January 1986 inclusive, during the absence on leave of the Shire Clerk.

T. CARAHER,
President.

LOCAL GOVERNMENT ACT 1960.

City of Belmont.

Notice of Intention to Borrow.

Proposed Loan (No. 142) of \$110 000.

PURSUANT to section 610 of the Local Government Act 1960, the City of Belmont hereby gives notice that it proposes to borrow \$110 000 by a single debenture on the following terms and for the following purpose. For a period of ten (10) years, repayable in twenty (20) equal half yearly instalments of principal and interest, at the office of the Council, 215 Wright Street, Cloverdale. Purpose: A grant to the Belmont Ex Services Club for extension to the Building and Construction of a Three Rink Bowling Green on land which is leased from Council, and situated at Leake Street, Redcliffe.

The schedule required by section 609 of the Local Government Act 1960 for the above loan is available for inspection at the Office of Council, during normal business hours for a period of thirty-five (35) days after publication of this notice.

F. W. RAE,
Mayor.
E. D. F. BURTON,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

City of South Perth.

Notice of Intention to Borrow.

Re-advertised (Loan Period) as Amended.

Proposed Loan (No. 171) of \$175 000.

PURSUANT to section 610 of the above Act, the City of South Perth hereby gives notice that it proposes to borrow by the sale of Debentures the sum of \$175 000, repayable at the office of the Council by 20 equal half-yearly instalments for a period of 10 years.

The purposes of the Loan are:—

Development of Sir James Mitchell Park—	\$120 000
Reticulation—Olives Reserve—	\$40 000
Reticulation—Ryrie Avenue Reserve—	\$15 000
Total—	\$175 000

Details of the undertaking, together with plans and specifications of the proposed works are open for inspection by ratepayers at the office of the Council during normal office hours for thirty-five (35) days from the date of publication hereof in the *Government Gazette*.

Dated this 6th day of December, 1985.

J. G. BURNETT,
Mayor.

P. A. BENNETTS,
Town Clerk,

LOCAL GOVERNMENT ACT 1960.

Town of East Fremantle.

Notice of Intention to Borrow.

Proposed Loan No. 140—\$40 000.

PURSUANT to section 610 of the Local Government Act 1960 the Town of East Fremantle hereby gives notice that it proposes to borrow, by the sale of debentures money on the following terms: \$40 000 repayable at the Commonwealth Bank, Palmyra. The loan will be over a 12-year period repayable by 24 equal instalments of principal and interest. Purpose: Improvements to Council reserves.

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

Dated this 6th day of December, 1985.

I. G. HANDCOCK,
Mayor.

M. G. COWAN,
Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Coorow.

Notice of Intention to Borrow.

Proposed Loan (No. 95) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960, the Coorow Shire Council hereby gives notice that it proposes to borrow money, by the sale of Debentures, on the following terms and for the following purposes: \$40 000 for a period of five (5) years at the ruling rate of interest, repayable at the office of the Council, Coorow, by half-yearly instalments of Interest and Principal. Purpose: Sealing of Town Streets, Greenhead.

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

Dated this 19th day of November, 1985.

T. I. READ,
President.

S. N. HAZELDINE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 189) of \$25 000.

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Municipality of the Shire of Merredin hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose. Twenty-five thousand dollars (\$25 000) for a period of eight (8) years repayable at the office of the Council by sixteen (16) equal half-yearly instalments of principal and interest. Purpose: Erection of Toilets and Improvements at Apex Park.

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

Dated this 20th day of November, 1985.

J. H. CROOK,
President.

R. LITTLE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Mullewa.

Notice of Intention to Borrow.

Proposed Loan (No. 86) of \$62 953.

PURSUANT to sections 609 and 610 of the Local Government Act 1960, the Council of the Municipality of the Shire of Mullewa hereby gives notice of its proposal to borrow money by the sale of a debenture on the following terms and for the following purpose: \$62 953 for a period of four years, repayable at the Westpac Banking Corporation, Mullewa, by eight equal instalments of principal and interest. Purpose: Purchase of trucks.

Estimates of cost and specifications are open for inspection by ratepayers at the Office of the Shire Council during normal office hours for a period of thirty-five (35) days after publication of this notice.

Dated this 26th day of November, 1985.

D. J. BRENKLEY,
President.

T. J. HARKEN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Shire of Swan.

Notice of Intention to Borrow.

Proposed Loan (No. 109) of \$35 107.

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of Debentures on the following terms and for the following purposes: thirty-five thousand one hundred and seven dollars for a period of nine (9) years repayable at the Office of the Council at Middle Swan by 18 half-yearly instalments of principal and interest. Purpose: Footpath Construction.

Plans, specifications and estimates of costs, as required by section 609 of the Act, are open for inspection at the Office of the Council at Middle Swan during office hours for 35 days after publication of this notice.

Dated this 3rd day of December, 1985.

C. M. GREGORINI,
President.

R. S. BLIGHT,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

Municipal Elections.

Department of Local Government,
Perth,

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

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

City of Canning.

9/11/85; Raccuia, Carmello Francesco; Councillor; North; (b); Treacy, P. J.; Extraordinary.

Shire of Carnarvon.

4/5/85; Day, Thomas; Councillor; Commercial; (a); Day, T.; Annual unopposed.

Shire of Greenough.

8/6/85; Hebiton, Margaret Joyce; Councillor; Tarcoola; (b); Hayter, M. J.; Extraordinary.

Shire of Port Hedland.

2/11/85; Carter, Ronald Austin; Councillor; N/A; (b); Langley, D. T.; Extraordinary.

Shire of Upper Gascoyne.

4/5/85; Bain, Alan Evan; Councillor; East; (a); Bain, A. E.; Annual unopposed.

4/5/85; Kempton, Edwin Goldwyn; Councillor; South; (a); Kempton, E. G.; Annual unopposed.

Shire of Wyndham-East Kimberley.

16/11/85; Flegg, Phillip John; Councillor; N/A; (c); Reid, P. B.; Extraordinary.

M. WOOD,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Municipality of the City of Fremantle.

By-law Relating to Parks, Recreation Grounds and Public Reserves.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 19 August 1985 to make and submit for confirmation by the Governor the following by-law:—

1. In this by-law unless the context otherwise requires:—

“Act” means the Local Government Act 1960 amended.

“Council” means the Council of the Municipality of the City of Fremantle.

“Function” means and includes any show gymkhana sport or match or test between opposing teams in any game;

“Reserve” means a public reserve vested in or under the care control or management of the City of Fremantle, but does not include a road reserve.

“Animal” means all four legged animals, excluding a dog.

2. A person shall not on a reserve:—

(a) Throw stones or other missiles.

(b) Be in a state of intoxication.

(c) Behave in a disorderly manner; create or take part in a disturbance; use foul or indecent language; commit any act of indecency.

(d) Unlock or unfasten a gate, unless duly authorised by Council to do so.

(e) Enter any dressing or training room, or use any of the lockers unless authorised by Council to do so.

(f) Destroy, damage, injure, or cause harm to any bird or animal.

(g) Damage or injure any plant, lawn, flower or tree.

3. A person shall not, without the consent of the Council, on any reserve:—

(a) Play or practice at golf or strike a golf ball, unless on land, if any, set aside for that purpose.

(b) Use or install a loud speaker or amplifier.

(c) Stamp, stencil, affix, construct or erect or cause to be stamped, stencilled, affixed, constructed or erected, any signboard, hoarding, placard, handbill, notice, advertisement or document whatsoever.

(d) Light a fire, other than in a fireplace provided.

(e) Camp, lodge or tarry overnight, or frequent for the purpose of camping, lodging or tarrying overnight.

(f) Discard, deposit, or leave, or cause to be discarded, deposited or left, any material whatsoever.

(g) Erect a tent or any other temporary cover for the purpose of entertainment, or for the display of merchandise.

(h) Sell, dispense or consume alcoholic liquor.

(4) (a) A person shall not on a public reserve:

(i) Sell or expose for sale goods, wares, merchandise or things of any kind; or

(ii) hire or offer to hire any vehicle, bicycle, boats, canoe, yacht, kite or model aeroplane or other item of equipment for sports, entertainment or amusement;

unless he holds a current licence issued by the Council in the form contained in the Second Schedule to this by-law.

(b) Every application for a licence under this clause shall be in writing and shall specify:

(i) the name, address and occupation of the applicant who seeks the issue of a licence;

(ii) the reserve and the place on the reserve at or from which the applicant proposes to conduct his activities;

(iii) details of the activities the applicant proposes to conduct;

(iv) the day or days on which and the times during which the applicant proposes to conduct his activities.

- (c) The Council may at its discretion issue or refuse to issue a licence under this clause or issue a licence subject to such conditions as it thinks fit.
 - (d) Where a licence has been issued by the Council under this clause subject to conditions the person to whom the licence has been issued shall ensure that those conditions are observed at all times. If any such condition is not observed that person shall be guilty of an offence against this by-law and the Council may by written notice cancel the licence.
5. (a) Council may set aside a reserve or portion of a reserve upon which a person may ride, drive or bring an animal, and a notice to that effect shall be erected on the reserve.
 - (b) A person shall not ride, drive, or bring an animal on any reserve or part thereof that has not been set aside for the purpose pursuant to clause 5 (a) of the by-law.
 - (c) A person shall not ride, drive, exercise, train or race any animal on a public reserve in a manner so as to create or become a nuisance.
 6. (a) Council may set aside or specify a reserve or a portion of a reserve on which persons may fly mechanically operated model aeroplanes and may define or limit the hours and days during which such model aeroplanes may be flown, and a notice to that effect shall be erected on the reserve.
 - (b) A person shall not fly a mechanically operated model aeroplane on a reserve or portion of a reserve, other than that which has been set aside or specified by Council pursuant to subclause (a) hereof or at times, or on days, other than those defined or limited by the Council.
 7. (a) Council may set aside a reserve or portion of a reserve for a particular activity or as a children's playground and a notice to that effect shall be erected on the reserve.
 - (b) The Council may limit the ages of persons who are permitted to use a children's playground and may erect a notice to that effect on the playground.
 - (c) A person over the age specified in a notice erected on a playground other than a person having charge of the child or children in the playground shall not use a playground or interfere with the use of it by a child or children.
 8. A person found in a state of intoxication on a reserve, or behaving in a disorderly manner, or creating or taking part in a disturbance, or using foul or indecent language, or committing an act of indecency thereon may be forthwith removed from the reserve by an officer of the Council, or by a member of the police force.
 9. A person found betting, gambling, or calling-the-odds or offering to bet or gamble within a reserve may be forthwith removed from the reserve by an officer of the Council or by any member of the police force.
 10. No person shall organise, arrange or take part in a function on a reserve unless a licence to hold or organise a function shall have been granted by the Council.
 11. The Council may grant a licence to a person to hold or organise a function on a reserve and may authorise the Licensee to charge for admission to the function.
 12. A licence to hold a function on a reserve shall be in the form of the First Schedule and shall specify—
 - (a) the purpose for which such a licence is granted;
 - (b) the dates and times during which the function may be held;
 - (c) the nature of the function, whether private or public; and
 - (d) the charge if any which has been authorised by the Council for admission to a function which is open to the public.
 13. No licence shall be granted for a continuous period of more than 14 days.
 14. No person to whom a licence has been granted to hold a function on a reserve, for which admission is to be charged, shall exclude any member of the general public from attending the function if such person pays the authorised charge for admission.
 15. No person to whom a licence has been granted shall make a charge for admission to the function unless authorised to do so by the Council or shall make a charge for admission in excess of the amount of the charge authorised by the Council.
 16. A person to whom a licence has been granted shall prevent persons under the influence of alcohol or persons acting in a riotous or disorderly manner from attending a function.
 17. Any person to whom a licence has been granted who commits or permits the commission of a breach of any of the terms or conditions of the licence commits an offence.
 18. The Council if satisfied that the person to whom a licence has been granted has committed or permitted or authorised the commission of a breach of any of the terms or conditions of the licence or has committed a breach of this by-law may by a notice in writing to such person cancel the licence and thereupon the licence shall be cancelled.
 19. (a) A person shall not in any public reserve drive or ride a motorised vehicle on any path or cycleway or area set aside for use by pedestrians or push cycles or otherwise than on those parts of the reserve set aside as roads, driveways, or vehicle parking areas.
 - (b) A person shall not in any public reserve unless with the prior permission of the Council park or stand any vehicle except on those parts of the reserve set aside as roads, driveways or vehicle parking areas.
 - (c) The form of notice prescribed by this by-law for service under section 669C (2) of the Act in respect of an offence against this clause is Form 1 contained in the Third Schedule to this by-law.
 - (d) Subject to subclause (e) of this clause, the form of notice prescribed by this by-law for service under section 669D (1) of the Act in respect of an offence against this clause is Form 2 contained in the Third Schedule to this by-law.

- (e) An infringement notice served under subsection (2) of section 669D of the Act in respect of an offence against this clause shall be in and to the effect of Form 3 in the Third Schedule to this by-law.
 - (f) The form of notice prescribed by this by-law for service under section 669D (5) of the Act withdrawing an infringement notice under that section in respect of an offence against this clause is Form 4 contained in the Third Schedule to this by-law.
20. A person who does a thing which by or under this by-law he is prohibited from doing, commits an offence.
 21. Any person offending against any of the provisions of this by-law, shall be liable to:—
 - (a) a maximum penalty of five hundred dollars; and
 - (b) a maximum daily penalty during the breach of fifty dollars per day.
 22. The modified penalty for an offence against clause 19 of this by-law if dealt with under section 669D of the Act is twenty dollars (\$20).
 23. The by-law relating to Public Reserves published in the *Government Gazette* of 6, November 1981, and amended on 31 December 1982, is hereby repealed.

FIRST SCHEDULE.

City of Fremantle.

Reserve Function Licence—Application.

Name of Organisation.....
 Please provide names and addresses of two (2) persons as representatives:—Please print clearly

1. Name:..... Phone (H).....(W).....
 Address:.....
2. Name:..... Phone (H).....(W).....
 Address:.....

Reserve Required.....
 *Social Booking:
 Activity..... Date.....
 From a.m./p.m..... to a.m./p.m..... Ground Hire Charge \$.....
 *Seasonal Booking:
 Activity.....

Day/s	Purpose: (Training/Competition)	From: a.m./p.m.	To: a.m./p.m.
Monday			
Tuesday			
Wednesday			
Thursday			
Friday			
Saturday			
Sunday			

Number of Teams/Players:..... Jnr:..... Sr:.....

Number of Playing Fields:.....

Ground Required—From:..... To:.....

Ground Hire Charge \$.....

*Liquor Permit:..... Yes/No..... Charge: \$.....
 Quantity of Alcohol: Gals/Litres/B.Y.O.
 Number in Party: Adults Children

I accept responsibility for ensuring compliance with the by-law relating to Parks Recreational Grounds and Public Reserves on behalf of the abovenamed organisation:

Applicant's Signature.....Date.....

Office Use Only:—

City of Fremantle Received.....

Authorised Officer.....

Licence: Approved/Not Approved..... Date.....

I. F. KINNER,
 City Manager.

SECOND SCHEDULE.

Local Government Act 1960.

City of Fremantle.

By-Law Relating to Parks, Recreation Grounds and Public Reserves.

Licence to Hire or Sell.

To:..... (full name)

of:..... (address)

You are hereby licensed to *hire or sell—

(describe goods, merchandise, equipment, etc.)

in the public reserve known as

and more particularly described as Reserve No.....

.....or

which part is shown on the plan attached hereto for a period of months from the date hereof and under the following conditions:—

.....
.....
.....

Fee payable \$.....

*Strike out whichever is not applicable.

.....
Town Clerk.

THIRD SCHEDULE.

Form 1.

Local Government Act 1960.

City of Fremantle.

By-Law Relation to Parks, Recreation Grounds and Public Reserves.

Notice Requiring Owner of Vehicle to Identify Driver.

To:..... Serial No.....
..... Date.....

the owner of vehicle make..... Type:.....

Plate No.....

You are hereby notified that it is alleged that on

.....the.....day of

.....19 at about.....

the driver or person in charge of the above vehicle did.....

.....

.....

in contravention of the provisions of the City of Fremantle by-law relating to Parks, Recreation Grounds and Public Reserves.

You are hereby required to identify the person who was the driver or person in charge of the above vehicle at the time when the above offence is alleged to have been committed.

Unless within twenty-one days after the date of the service of this notice you:—

(a) inform the Town Clerk of the City of Fremantle

.....
or..... (designation(s) of authorized officer(s))

as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or

(b) satisfy the Town Clerk of the City of Fremantle

.....
that the above vehicle has been stolen or unlawfully taken or was being unlawfully used, at the time of the above offence;

You will in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

Signature of authorised Officer

Designation

THIRD SCHEDULE.

Form 2.

Local Government Act 1960.

City of Fremantle.

By-law Relating to Parks, Recreation Grounds and Public Reserves.

Infringement Notice.

To:..... Serial No.....

..... Date:.....

You are hereby notified that it is alleged that onthe.....day of

.....19..... at aboutyou did

in contravention of the provisions of the City of Fremantle by-law relating to Parks, Recreation Grounds and Public Reserves.

The modified penalty prescribed for this offence is \$.....

If you do not wish to have a complaint of the above offence heard and determined by a Court, you may pay the modified penalty within twenty-one days after the date of the service of this notice.

Unless payment is made within twenty-one days of the date of the service of this notice, Court proceedings may be instituted against you.

Payment may be made either by posting this form together with the amount of \$..... mentioned above, to the Town Clerk of the City of Fremantle, or by delivering this form and paying that amount at the Municipal Offices, between the hours of a.m. and.....p.m. on Mondays to Fridays.

Signature of Authorised Officer

Designation.....

THIRD SCHEDULE.

Form 3.

Local Government Act 1960.

City of Fremantle.

By-law Relating to Parks, Recreation Grounds and Public Reserves.

Infringement Notice.

To:..... Serial No.....
(not to be completed)

.....
(where notice is attached)

..... Date:.....
(to or left in or on vehicle)

the owner of vehicle make..... Type:.....

Plate No.....

You are hereby notified that it is alleged that onthe.....day of

.....19..... at aboutyou did

in contravention of the provisions of the City of Fremantle by-law relating to Parks, Recreation Grounds and Public Reserves.

The modified penalty prescribed for this offence is \$.....

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days after the date of the service of this notice.

Unless within twenty-one days after the date of the service of this notice:—

(a) the modified penalty is paid; or

(b) you—

(i) inform the Town Clerk of the City of Fremantle or

(designation(s) of authorised officer(s))

as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or

(ii) satisfy the Town Clerk of the City of Fremantle that the above vehicle had been stolen or was being unlawfully used at the time of the above offence,

you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

Payment may be made either by posting this form together with the amount of \$..... mentioned above to the Town Clerk of the City of Fremantle or by delivering this form and paying that amount at the Municipal Offices, 8 William Street, Fremantle, between the hours of.....a.m. and.....p.m. on Mondays to Fridays.

Signature of Authorised Officer
 Designation
 Name:.....
 Address:.....
 Post Code:.....

If your name and address do not appear in this notice please complete the above to enable a receipt to be forwarded.

THIRD SCHEDULE.

Form 4.

Local Government Act 1960.

City of Fremantle.

By-law Relating to Parks, Recreation Grounds and Public Reserves.

Withdrawal of Infringement Notice.

To:..... Date:.....

Infringement Notice No..... Date:.....
 for the alleged offence of

Modified Penalty.....is hereby withdrawn.

Signature of Authorised Officer
 Designation.....

Dated this 25th day of October, 1985.
 The Common Seal of the City of Fremantle was here-
 unto affixed in the presence of—
 [L.S.]

J. A. CATTALINI,
 Mayor.

I. F. KINNER,
 Town Clerk.

Recommended—

JEFF CARR,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1985.

G. PEARCE,
 Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of Mosman Park.

By-laws Relating to Parking.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the Town of Mosman Park hereby records having resolved on 22 August 1985 to make and submit for confirmation by the Governor an amendment to the by-laws published in the *Government Gazette* on 25 September 1970 and amended by publication in the *Government Gazette* on 19 April 1973, 25 May 1973, 19 May 1978, 7 August 1981 and 2 July 1982, by the deletion of clause (3) of By-law 53 and the substitution of a new clause as under:—

“ (3) The Modified Penalty shall be Twenty Dollars ”

Dated this 10th day of September, 1985.
 The Common Seal of the Town of Mosman Park was
 affixed hereto in the presence of—
 [L.S.]

D. G. JONES,
 Mayor.

D. A. WALKER,
 Town Clerk.

Recommended—

JEFF CARR,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1985.

G. PEARCE,
 Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

Municipality of the Shire of Carnarvon.

By-Laws Relating to Caravan Parks and Camping Grounds.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 29 May 1985 to make and submit for confirmation by the Governor the following amendments to its by-laws published in the *Government Gazette* of 18 April 1975.

Bylaw 9—insert after sub-by-law 2 (b) the following:—

“ 2 (c) where it is parked on the same land as the premises for which a caretaker is required and there is provided toilet ablution and laundry facilities to the satisfaction of the Council. ”

Dated this 25th day of September, 1985.

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

[L.S.]

W. J. DALE,
President.

M. G. CHEVERTON,
Acting Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1985.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Carnarvon.

By-Laws Relating to Motels.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 29 May 1985 to make and submit for confirmation by the Governor the following amendments to its by-laws published in the *Government Gazette* of 14 January 1969.

1. By-laws 10—Line 3—Delete “ten”, substitute “twenty”.

2. Insert after By-law 10 the following:—

“ 10A Notwithstanding the provisions of By-laws 10 Council may, where acceptable alternative laundry facilities are provided to its satisfaction, permit the number of wash troughs, coppers or washing machines to be reduced from the requirement of one per twenty residential units to one per forty residential units or part thereof. ”

Dated this 25th day of September, 1985.

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

[L.S.]

W. J. DALE,
President.

M. G. CHEVERTON,
Acting Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1985.

G. PEARCE,
Clerk of the Council.

The State Energy Commission of Western Australia.
ELECTRICITY ACT 1945 (AS AMENDED).
ELECTRICITY ACT REGULATIONS 1947—PART X.

Approval of Electrical Appliances,
Prescribed Appliances and Published Specifications.

NOTICE is hereby given that pursuant to section 33B (1) (a) of Part IVA (Approval of Electrical Appliances) of the Electricity Act 1945 (as amended), The State Energy Commission of Western Australia (the Commission) hereby prescribes in the Schedule hereto, the class or type of electrical appliance, which, after 1 January 1986 (unless otherwise stated in respect of a particular class or type of electrical appliance), shall not be sold, hired or exposed for sale or hire or advertised for sale or hire unless an electrical appliance of that class or type is approved by the Commission, and is stamped or labelled if and as prescribed in the Electricity Act Regulations 1947.

Notice is also hereby given that the general specifications AS 3100-1982 (Definitions and general requirement for electrical materials and equipment) and AS 330-1983 (General requirements for household and similar electrical appliances), to the extent considered by the Commission appropriate to a particular prescribed electrical appliance, and the specifications quoted in respect of each class or type of electrical appliance in the Schedule, shall be the Published Specifications in respect to each of those classes or types of prescribed electrical appliance, as from 1 January 1986.

The Notice published on page 3978 of the *Government Gazette* dated 7 May 1965, pursuant to section 33B (1) (a) of Part IVA of the Electricity Act 1945 (as amended) (and all amendments and additions to such Notice thereafter published) is hereby revoked.

Dated this 3rd day of December, 1985.

N. B. MAY,
Secretary,
The State Energy Commission of Western Australia,
Perth, Western Australia.

Schedule.

Prescribed Class of Electrical Appliance

	Published Specification
ELECTRIC BREAD TOASTERS	
Electric bread toaster means an electrical appliance primarily intended for toasting bread or similar foods, for operation at low voltage and having a rating not exceeding 2000w.	AS 3101-1981
ELECTRIC ROOM HEATERS	
Electric room heater means an electrical appliance primarily intended for household use incorporating a heating unit for heating the air in its immediate vicinity by the emission of heat, by radiation, by convection or by forced circulation of heated air, or any combination thereof, but does not include—	AS 3103-1981
(i) air conditioning appliances incorporating a refrigeration device with a condensing unit, with or without heating units; or	
(ii) heating systems which are intended to heat the air of a room, primarily by raising the temperature of a floor, wall or ceiling area; or	
(iii) undercarpet heating systems; or	
(iv) special appliances which are used solely for the application of heat to specific materials or substances.	
ELECTRIC PORTABLE IMMERSION HEATERS	
Electric portable immersion heater means a portable electrical appliance primarily intended for household use, designed for connection by means of a flexible cord and intended for heating liquid in which it may be immersed. The term includes aquarium type immersion heaters but does not include electric jugs, or other vessels incorporating permanently fixed heating elements or any heating element intended for permanent fixing in such vessels.	AS 3104-1982 (Specification for aquarium type heaters: AS 3192-1982)
ELECTRIC PORTABLE OUTLET DEVICES	
Electric portable outlet device means a device with a single facility for connection to a low voltage supply by means of an appliance inlet socket or a supply flexible cord, with or without cord reeling or cord coiling arrangements and incorporating one or more plug socket outlets. The term includes devices provided with a means of fixing the device in position or which incorporate one or more lamps, and excludes cord extension sets.	AS 3105-1984
ELECTRIC JUGS	
Electric jug means a portable vessel primarily intended for household use in which is incorporated a bare electric heating element, a sheathed resistor—type electric heating element or electrodes, and which has a body of non-metallic material.	AS 3106-1980
ELECTRIC IRONS	
Electric iron means a portable electrical appliance, primarily intended for household use, incorporating an electric heating unit, for smoothing or pressing fabric.	AS 3107-1982 AS 3307-1984

Schedule— <i>continued</i>	Published
Prescribed Class of Electrical Appliance	Specification
APPLIANCE PLUGS	
Appliance plug means an electrical appliance connector intended for attachment to the end of a flexible cord for the purpose of making detachable connections between the conductors of such cord and pins or other contacts of electrical appliances and apparatus.	AS 3109-1983
EARTH LEAKAGE CIRCUIT BREAKERS	
Earth leakage circuit breaker means a switch, intended to open a low or medium pressure circuit automatically when a pre-determined difference of potential is applied between a terminal of the switch, which is intended for connection to the metal casings, frames or conduits of an electrical installation and a second terminal of the switch which is intended for connection to the general mass of earth, but does not include earth leakage relays.	AS 3110-1980
MINIATURE OVER-CURRENT CIRCUIT BREAKERS	
Miniature over-current circuit breaker means an enclosed air-break switch, the nominal rating of which does not exceed 100 amperes, intended for opening a low or medium voltage circuit automatically under pre-determined conditions of over-current, and having as its main function the prevention of continued over-loading of wiring.	AS 3111-1983
Notice is given that as from the 1st day of January, 1986 the definition quoted above for miniature over-current circuit breakers will be withdrawn and the following new definition substituted therefor—	
MINIATURE OVER-CURRENT CIRCUIT BREAKERS	
Miniature over-current circuit breaker means an enclosed air-break switch, the nominal rating of which does not exceed 100 amperes, having a projected panel mounting area not exceeding 4 000 mm ² per pole, intended for opening a low or medium voltage circuit automatically under pre-determined conditions of over-current, and having as its main function the prevention of continued over-loading of wiring of an electrical installation. The term includes miniature over-current circuit breakers fitted with or incorporating a current operated core-balance earth leakage relay, or auxilliary contacts. Any additional projected area of a composite device over and above that occupied by the miniature over-current circuit breaker shall be disregarded for the purposes of this definition.	AS 3111-1983* AS 2184-1980*
*Notes on Published Specifications	
1. Miniature over-current circuit breakers having a rupturing capacity of less than 10 000 amperes shall comply with AS 3111-1983.	
2. Miniature over-current circuit breakers having a rupturing capacity of 10 000 amperes and above shall comply with AS 2184-1980 and selected relevant requirements of AS 3111-1983.	
PLUGS AND PLUG SOCKETS	
1. Plug means an electric fitting with pins, intended, by its insertion in a plug socket, to make a detachable connection between the contacts of such plug socket and the conductors of a flexible cord or cable.	AS 3112-1981
2. Plug socket means an electric fitting for fixing at a point at which the fixed wiring of an electrical installation terminates and having contacts intended for making a detachable connection with the pins of a plug.	
ELECTRIC SOLDERING IRONS	
Electric soldering iron means a portable tool, part of which is a soldering bit heated by means of an electric heating unit contained within the tool.	AS 3114-1982
ELECTRIC FANS	
Electric fan means an electrical appliance designed for operation at low voltage, primarily intended for household use, for the purpose of moving air in its immediate vicinity. The term includes ventilating fans and fans suitable for desk, table, wall, floor or ceiling mounting, together with ancillary equipment such as speed regulators, whether incorporated in or detached from the fan motor assembly, but does not include—	AS 3115-1983 AS 3302-1980
(1) evaporative type coolers;	
(2) fans incorporated in or associated with refrigerated type air-conditioning units;	
(3) fans incorporated in room heating appliances; and	
(4) fans incorporated in ducted ventilating systems.	

Schedule— <i>continued</i>		
Prescribed Class of Electrical Appliance		Published Specification
NORMAL BAYONET LAMPHOLDERS		
Normal bayonet lampholder means an electric fitting by means of which an electric lamp having a normal bayonet cap* may be connected in an electric circuit.		AS 3117-1981
Note: On 1 July 1986 the definition and published specification for normal bayonet lampholders shall be deleted. Attention is directed to the following prescribing definitions and published specification for:—		
(i) bayonet cap lampholders;		
(ii) Edison screw lampholders		
which will apply from that date.		
Bayonet Cap Lampholders		
Bayonet cap lampholder means a device for use in low voltage circuits, intended to accommodate a lamp having a bayonet cap of either 15mm or 22mm nominal diameter.		AS 3117-1981
Note: Bayonet cap lampholders shall not become a prescribed class or type of electrical appliance until 1 July 1986.		
Edison Screw Lampholders		
Edison screw lampholder means a device for use in low voltage circuits, intended to accommodate a lamp having an Edison screw cap of either 14mm or 27mm nominal outside diameter.		AS 3140-1983
Note: Edison screw lampholders shall not become a prescribed class or type of electrical appliance until 1 July 1986		
ELECTRIC HANDLAMPS		
Electric handlamp means a portable electric fitting intended for attachment to a flexible cord to hold and to permit of the holding of an electric lamp and intended for use on direct or alternating current circuits at low or extra-low pressures, but does not include—		AS 3118-1982
(a) portable lamp standards and brackets and similar electric fittings of a decorative and portable nature; or		
(b) handlamps which are—		
(i) designed to operate at a voltage not exceeding twenty-five volts, and are marked with the operating voltage; and		
(ii) fitted with a small (minature) bayonet lampholder; and		
(iii) fitted with a guard of such size that they will not accommodate a 60 watt 240 volt lamp.		
NORMAL BAYONET LAMPHOLDER ADAPTORS		
Normal bayonet lampholder adaptor means a connecting device capable of being inserted in a lampholder of the normal bayonet (B22)* type and either suitable for connection to a flexible cord, or fitted with a lampholder or lampholders, with or without a switch or switches.		AS 3119-1978
*A normal bayonet cap (International size B22) is a bayonet cap comprising a cylindrical outer wall, which carries two pins for engaging in slots in a lampholder, having a diameter of about 22m and carrying two contacts insulated from each other and the outer wall.		
CORD EXTENSION SOCKETS		
Cord extension socket means an electric fitting for attachment to a flexible cord, having contacts whereby a detachable connection may be made with the pins of a plug, but does not include such devices which are enclosed, or are intended for use solely where they will be enclosed within an appliance in such a way that they are not exposed to personal contact.		AS 3120-1981
PLUG SOCKET ADAPTORS		
Plug socket adaptor means an electric fitting that is a single or multiple connecting device (other than a plug) for insertion into a plug socket.		AS 3122-1981
ELECTRIC RAZORS—(ELECTRIC DRY SHAVERS) AND ELECTRIC HAIR CLIPPERS		
1. Electric razor means an electrical appliance, incorporating an electric motor or vibrator mechanism actuating cutters, intended for removal of beard or similar purposes and includes any special apparatus connector, flexible cord, resistance or transformer supplied with an electric razor to enable its connection to supply mains, but does not include an electric razor which can be operated only by a battery having a terminal pressure not exceeding 25 volts.		AS 3125-1982
2. Electric hair clipper means an electrical appliance operating at low voltage, incorporating an electric motor or vibrator mechanism actuating cutters, intended for cutting or trimming of human hair, but does not include electric razors—(electric dry shavers).		

Schedule— <i>continued</i>	Published
Prescribed Class of Electrical Appliance	Specification
EXTRA-LOW VOLTAGE TRANSFORMERS	
<p>Extra-low voltage transformer means a single phase transformer of rating not exceeding 1kVA together with any ancillary equipment switches, rectifiers, circuit wiring and the like—comprising a self-contained unit, for connection on the primary side to a low voltage supply and intended to provide an alternating current or direct current extra-low voltage source of supply for energising lighting and bell circuits, electric toys, portable electric tools, electric blankets, electric hair clippers, electric razors, batteries and the like. The term includes battery chargers, battery savers, battery saver chargers and power supply units for antenna boosters. It does not include any transformer or power supply unit incorporated in or attached to equipment in such a manner that it supplies only circuits within or associated with external component parts of such equipment, any instrument transformer, or any transformer or power supply unit intended for use—</p> <p>(a) within electronic equipment including radio and television apparatus and the like;</p> <p>(b) with specific laboratory instruments and apparatus;</p> <p>(c) in mines and hazardous locations; and</p> <p>(d) with railway signalling equipment, telephone exchange equipment, lift equipment and the like.</p> <p>Note: On 1 June 1986 the definition and published specification for extra-low voltage transformers quoted above shall be deleted. Attention is directed to prescribing definitions and published specifications for:—</p> <p>(i) extra-low voltage power supply units;</p> <p>(ii) battery charger/savers; and</p> <p>(iii) automotive type battery chargers</p> <p>which will apply from that date.</p>	AS 3126-1981
EXTRA-LOW VOLTAGE POWER SUPPLY UNITS	
<p>Extra-low voltage power supply unit means a portable self-contained unit of electrical equipment intended for connection on the input side to a low voltage supply and having an input rating not exceeding 1kVA, the prime purpose of which is to provide an extra-low voltage supply to external appliances and equipment for household and similar general use.</p> <p>The term does not include extra-low voltage power supply units where the connecting device restricts connection to particular electronic, computer or related equipment and where there are no accessible extra-low voltage contacts on the connecting device.</p> <p>Note: Extra-low voltage power supply units shall not become a prescribed class or type of electrical appliance until 1 June 1986.</p>	AS 3126-1981
BATTERY CHARGER/SAVERS	
<p>Battery charger/saver means a self-contained unit of electrical equipment intended for connection on the input side to a low voltage supply and having an input rating not exceeding 1kVA, the prime purpose of which is to charge rechargeable cells and batteries for household and similar general use.</p> <p>The term does not include battery charger/savers where the connecting device restricts connection to particular electronic computer or related equipment and automotive type battery chargers.</p> <p>Note: Battery charger/savers shall not become a prescribed class or type of electrical appliance until 1 June 1986.</p>	AS 3126-1981
CORD-LINE SWITCHES	
<p>Cord-line switch means an electric fitting, intended for insertion in a flexible cord, containing a switch capable of making and breaking the connection of one or more conductors of the flexible cord, but does not include switches intended for the series-parallel control of heating elements.</p>	AS 3127-1983
PORTABLE LAMP STANDARDS AND BRACKETS	
<p>Portable lamp standard or bracket means an electric lighting fitting which may be placed on a horizontal surface or attached by spring clamps or other suitable means to vertical or inclined surfaces, and which is not intended to be fixed in position, such fitting being intended for connection by means of a flexible cord, but does not include:—</p> <p>(i) an electric handlamp; or</p> <p>(ii) a portable lamp standard or bracket of wood, glass, ceramic, marble, thermosetting insulating or other non-conductive substance; which—</p> <p>(a) is provided with only one lampholder which is an approved all-insulated bayonet-cap lampholder fitted with a long skirt; and</p> <p>(b) has no exposed metal required to be earthed; and</p> <p>(c) is fitted with an approved flexible cord wired directly to the lampholder; and</p>	AS 3128-1981

Schedule— <i>continued</i>	Published
Prescribed Class of Electrical Appliance	Specification
(d) has no switch other than that which may be incorporated in the lampholder; and	
(e) has no spring clamp or other means to permit attachment to vertical or inclined surfaces.	
ELECTRIC FENCE CONTROLLERS	
Electric fence controller means an electrical appliance, designed for operation at low or medium voltage, intended to regulate and control the supply of energy to an electric fence.	AS 3129-1985
WALL SWITCHES	
Wall switch means a switch, whether single-pole double-pole, two-way, or intermediate, designed for surface, flush, or semi-flush mounting on or in some part of a building, structure or switchboard and by means of which a circuit can be opened and closed under no-load or normal-load conditions by the direct manual operation of a dolly (lever), a turn-button, or press-button, but does not include—	AS 3133-1983
ceiling pull switches, or	
switches for attachment to or insertion in flexible cords, or	
switches specially designed for and incorporated in appliances,	
or	
momentary-on and momentary-off press-button switches, or	
automatic or electrically operated switches, or	
door contact switches, or	
switches of a type normally used other than as wall switches and acknowledged by the Commission to be outside the ordinary trade designation of wall switch.	
STORAGE WATER HEATERS	
Storage water heater means an unvented water heater incorporating an electric heating unit or units for operation at low or medium voltage, intended for the heating and storage of water at a pressure equivalent to more than two metres head of water in a container of not less than 4.5 litres nor more than seven hundred litres. The term does not include electric water heaters specially designed for industrial application, electric steam generators or electric sterilisers.	AS 3142-1982
NON-FLEXIBLE ELECTRIC BED WARMERS	
Non-flexible electric bed warmer means an electrical appliance, designed to be heated by means of an electric heating element enclosed in a rigid container, and intended or may be used to heat a bed in which it is placed.	AS 3148-1982
FLEXIBLE ELECTRIC HEATING PADS	
Flexible electric heating pad means an electrical appliance in the form of a pad, heated by means of an electric heating element contained within a flexible enclosure or envelope, the surface heating area of which does not exceed 0.6 sq. m., such surface area being the projected area (projected on a horizontal plane on which the pad is laid out flat) of that portion of the pad in which the heating element is built; but does not include any marginal hems or flaps surrounding the portion into which the heating element is built.	AS 3149-1982
DECORATIVE LIGHTING OUTFITS	
Decorative lighting outfit means a set of miniature type lampholders (with or without lamps) together with conductors, such lampholders and conductors being either unassembled or assembled for connection to an outlet in an electrical installation.	AS 3152-1980
PORTABLE ELECTRIC VACUUM CLEANERS	
Portable electric vacuum cleaner means a portable electrical appliance, for operation at low voltage, primarily designed for household use, incorporating an electric motor which, by causing movement of air, is intended to remove dust and associated foreign matter by suction, with or without the assistance of driven brushes, beaters or other devices.	AS 3153-1982 AS 3308-1984
ELECTRIC LAWNMOWERS	
Electric lawnmower means a portable electrical appliance intended for cutting lawn or grass, designed for operation at low or medium voltage incorporating an electric motor to operate cutters, blades or the like, but does not include any such appliance having a motor loading exceeding seven hundred and fifty watts.	AS 3156-1982
ELECTRIC FLOOR POLISHERS	
Electric floor polisher means a portable electrical appliance designed for operation at low voltage, which, by the operation of pads, brushes or other suitable means, may be used for polishing or scrubbing floors, but does not include any such appliance having a maximum loading exceeding 1 000 watts.	AS 3157-1982

Schedule— <i>continued</i>		
Prescribed Class of Electrical Appliance		Published Specification
PORTABLE ELECTRIC HAND TOOLS		
(1) Portable electric drills:		
Portable electric drill means an electric hand tool, incorporating an electric motor designed for operation at low voltage, intended to cause the rotation of a chuck or a similar device, capable of accommodating drills not exceeding 13 millimetres shank diameter and which in normal use may be supported or guided by the operator, and includes portable electric drills which have a supplementary percussion action.		AS 3160-1981
(2) Portable electric saws:		
Portable electric saw means an electric hand tool which in normal use may be entirely supported or guided by the operator, incorporating an electric motor for operation at low voltage, intended for use as a saw.		AS 3160-1981
(3) Portable electric grinders, sanders, polishers, planers or routers:		
Portable electric grinder, sander, polisher, planer or router means an electric hand tool incorporating an electric motor designed for operation at low voltage, which in normal use may be entirely supported or guided by the operator, intended for use as a grinder, sander, polisher, planer or router or a combination thereof.		AS 3160-1981
(4) Portable electric hedge cutters:		
Portable electric hedge cutter means an electric hand tool incorporating an electric motor designed for operation at low voltage, which in normal use may be entirely supported or guided by the operator, intended for the trimming of hedges.		AS 3160-1981
ELECTRIC FOOD PREPARATION MACHINES		
Electric food preparation machine means an electrical appliance for operation at low voltage, either fixed or portable, intended for household use, but not exceeding 500 watts input rating, which, by the operation of beaters, rotating blades or other means is intended or may be used for the preparation of solid or liquid foods by mixing, beating, blending, mincing, grinding, slicing, shredding or the extraction of juices.		AS 3162-1980
ELECTRIC WASHING MACHINES		
Electric washing machine means an electrical appliance, other than an electric wash boiler, for operation at low or medium voltage, designed for household use, intended for washing clothing, household fabrics and similar materials, and which may incorporate means for partially drying the washload. The term includes electric washing machines similar to a household type, that include a facility for coin operation or keying to restrict access, designed for use by the public in communal laundries and laundrettes.		AS 3163-1981
ELECTRIC BLANKETS		
Electric blanket means a flexible electric heating appliance for use at low or extra-low voltage, primarily intended for the general application of heat to a bed, having a projected surface area exceeding 0.6m ² , such surface area being the projected area (projected on to a horizontal plane on which the blanket is laid out flat) of that portion of the blanket containing the heating element, excluding the area of any marginal hems or flaps surrounding the portion in which the heating element is contained.		AS 3164-1981
FLUORESCENT LAMP BALLASTS		
Fluorescent lamp ballast means an electric fitting designed to control the magnitude of the current flowing through the discharge path or electrodes of a hot cathod fluorescent lamp or cold starting fluorescent lamp of the single pin cap type and includes a capacitor incorporated in or supplied as part of the ballast, but does not include—		AS 3168-1983
(1) starter switches, or		
(2) current limiting resistors, or		
(3) ballasts which are incorporated in luminaires certified as complying with the requirements for electrical equipment with increased safety type of protection Ex e, for use in hazardous locations, or		
(4) ballasts incorporated in electromedical equipment as defined in AS 3200, or		
(5) ballasts incorporated in ultra-violet sterilizers.		
ELECTRIC SEWING MACHINES		
Electric sewing machine means an electrical appliance designed for stitching fabric, plastic or similar materials, primarily intended for household use at low voltage, and includes conversion kits intended to convert manually operated household sewing machines to electrical operation.		AS 3171-1982 AS 3309-1984

Schedule— <i>continued</i>	Published
Prescribed Class of Electrical Appliance	Specification
ELECTRIC RANGES	
Electric range means an electric cooking appliance suitable for operation at low or medium voltage and intended for household use, comprising one or more cooking compartments fitted with one or more heating units provided for heating the compartment.	AS 3172-1980
The term includes a cooking hob fitted with one or more heating units, intended or which may be used to heat a cooking vessel or vessels standing thereon, or any combination of one or more cooking compartments and one or more such cooking hobs.	
The term does not include equipment which employs high-frequency radiated energy for heating or cooking.	
PORTABLE ELECTRIC RANGES	
Portable electric range means an electric cooking appliance, the nominal rating of which does not exceed 10 amperes, comprising a cooking compartment fitted with at least one element provided solely for heating the compartment, and with or without one or more heating units, intended or which may be used to heat a cooking vessel or vessels standing thereon.	AS 3172-1980
ELECTRIC KETTLES OR ELECTRIC SAUCEPANS	
Electric kettle or electric saucepan means a portable vessel incorporating an electric heating element, intended for heating liquids, and includes coffee percolators, teapots and gluepots, but does not include electric urns or urn type percolators of a capacity of 4.5 litres or more, or equipment designed or manufactured specifically for sterilising purposes.	AS 3172-1980
ELECTRIC GRILLERS	
Electric griller means an electrical appliance intended for heating or grilling food or for heating cooking utensils or other utensils standing on the appliance, having a nominal rating not exceeding 15 amperes. The term does not include appliances primarily intended for toasting bread or similar foods, or appliances which incorporate a cooking compartment fitted with a heating unit or units provided solely for heating the cooking compartment.	AS 3172-1980
ELECTRIC REFRIGERATORS AND FREEZERS	
Electric refrigerator or freezer or combination refrigerator/freezer unit means an electric appliance for operation at low voltage primarily intended for household use for the cooling and storage of food.	AS 3174-1979 AS 3303-1981
ELECTRIC HAIR CARE APPLIANCES	
Electric hair care appliance means an electric hair dryer, curling iron, curling wand, curling brush, curling comb or hair roller heating unit designed for operation at low voltage and intended for drying or styling human hair.	AS 3180-1982 AS 3304-1982
ELECTRICALLY OPERATED PROJECTORS	
Electrically operated projector means an electrical appliance, for operation at low voltage, primarily intended for household or educational use, and designed for projection of an image of a photographic slide, picture, or moving film on to a screen. The term includes viewers and editors which project an image but does not include microfilm readers or combination reader/printers.	AS 3181-1981
ELECTRIC DISHWASHING MACHINES	
Electric dishwashing machine means an electric appliance for operation at low or medium voltage primarily intended for household use and designed for the washing of eating and cooking utensils.	AS 3184-1981
ELECTRIC CLOTHES DRYERS	
Electric clothes dryer means an electric appliance for operation at low or medium voltage, primarily intended for household use for drying water-washed household textile materials.	Rotary type electric clothes dryers: AS 3185-1981 Cabinet type electric clothes dryers: AS 3196-1982
SUPPLY FLEXIBLE CORDS	
Supply flexible cord means an unscreened flexible cord for use at low voltage consisting of two or three elastomer or PVC insulated cores of multi-strand construction in which the conductor cross sectional area does not exceed 2.5 mm ² and except for tinsel cords the individual wire stranding does not exceed 0.20 mm diameter for conductor sizes up to 1 mm ² or 0.25 mm diameter for conductor sizes exceeding 1 mm ² , with or without sheathing of elastomer or PVC or braiding of textile material.	AS 3191-1981
AUTOMOTIVE TYPE BATTERY CHARGERS	
Automotive type battery charger means a fixed or portable self-contained battery charger having an input rating not exceeding 2.5 kVA, and an open-circuit voltage not exceeding 50 volts d.c., the prime purpose of which is to charge batteries intended for automotive use.	AS 3193-1982
Note: Automotive type battery chargers shall not become a prescribed class or type of electrical appliance until 1 June 1986.	

Schedule— <i>continued</i> Prescribed Class of Electrical Appliance	Published Specification
PORTABLE ARC WELDING MACHINES	
Portable arc welding machine means a welding machine of the transformer type having a short circuit rating not exceeding 15 kVA, which can be moved easily from one place to another whilst connected to supply, is designed for operation at low or medium voltage and is intended for connection to supply by flexible cord and plug. The term does not include portable electric arc welding machines designed solely for gas shielded electric arc welding.	AS 3195-1982
PORTABLE SWITCHING OR CONTROL DEVICES	
Portable switching or control device means a self-contained unit having facilities for connection by means of a flexible cord or cords, suitable for use at low voltage and for controlling currents not in excess of 20 amperes, incorporating a device which automatically controls the electric energy input to electric apparatus.	AS 3197-1980
ELECTRIC MICROWAVE OVENS	
Electric microwave oven means an appliance intended for operation at low or medium voltage, designed to heat food or liquid in a chamber by means of high frequency electro-magnetic radiation. The definition does not include microwave heating equipment specially designed for industrial application.	AS 3301-1980
ELECTRIC RANGE HOODS	
Electric range hood means an appliance incorporating electrical equipment such as fans, lamps and controls designed for operation at low voltage, primarily intended for household use for the collection or filtering of contaminated air from above a range or other cooking appliance.	AS 3310-1984

INDUSTRIAL RELATIONS ACT 1979.

Notice.
(Section 80X).

Clause 10—Group XI Offices.
Clause 11—Group XIII Offices.
P. M'C. DOWDING,
Minister for Employment and Training,
Industrial Relations,
Consumer Affairs.

I, PETER M'CALLUM DOWDING, Minister for Industrial Relations acting pursuant to subsection (5) of section 80X of the Industrial Relations Act 1979 hereby declare that Division 4 of Part IIA of the Industrial Relations Act 1979 shall not apply to:

- (1) The offices described in Clauses 9, 10 and 11 of the Public Service Administrative and Clerical Divisions Salaries Award No. 1 of 1982 and being as specified hereunder:—
 - Clause 9—Clerical Division Group IV Offices.
 - Clause 10—Clerical Division Group V Offices.
 - Clause 11—Clerical Division Group VI Offices.
 and:
- (2) The offices described in Clauses 9, 10 and 11 of the Public Service General Division Agreement No. 2 of 1982 and being specified hereunder:—
 - Clause 9—Group X Offices.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1984.

Notice of Appointment.

UNDER sections 6 (2) (d) (ii) and 12 of the Occupational Health, Safety and Welfare Act 1984 His Excellency the Governor has been pleased to appoint Neil Roderick MacDonald of Unit 5, 32 Sorrento Street, North Beach as a member of the Occupational Health, Safety and Welfare Commission for the balance of the term of appointment of Mr. J. A. McGinty, that is for a term expiring on 3 April, 1988.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.**ELECTRIC ACCUMULATOR AMENDMENT REGULATIONS 1985.**

MADE by His Excellency the Governor in Executive Council.

Citation.	1. These regulations may be cited as the Electric Accumulator Amendment Regulations 1985.
Principal regulations.	2. In these regulations the Electric Accumulator Regulations 1963* are referred to as the principal regulations.
Regulation 26 amended.	3. Regulation 26 of the principal regulations is amended by deleting "Public Health" and substituting the following— " Occupational Health, Safety and Welfare ".
Regulation 30 repealed.	4. Regulation 30 and the heading thereto, of the principal regulations, are repealed.

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

* Published in the *Government Gazette* on 3 September 1963 at pp. 2672-2675 and amended in the *Government Gazette* on 16 January 1976 at p. 85.

FACTORIES AND SHOPS ACT 1963.
FACTORIES (LEAD MATERIALS) AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Factories (Lead Materials) Amendment Regulations 1985.
- Regulation 5 amended. 2. Regulation 5 of the Factories (Lead Materials) Regulations 1971* is amended in paragraph (f) by deleting "Public Health" and substituting the following—
" Occupational Health, Safety and Welfare ".

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

* Published in the *Government Gazette* on 26 May 1971 at pp. 1798-1800, as amended by *Government Gazette* on 16 January 1976 at p. 86.

FACTORIES AND SHOPS ACT 1963.
FACTORIES (POISONOUS SUBSTANCES) AMENDMENT
REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Factories (Poisonous Substances) Amendment Regulations 1985.
- Regulation 3 amended. 2. Regulation 3 of the Factories (Poisonous Substances) Regulations 1932* is amended—
(a) in subregulation (8) by deleting "Public Health", twice occurring, and substituting the following in each case—
" Occupational Health, Safety and Welfare "; and
(b) in subregulation (9) by deleting "Public Health" and substituting the following—
" Occupational Health, Safety and Welfare ".

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

* Reprinted in the *Government Gazette* on 15 May 1962 at pp. 1177-81 and amended in *Government Gazette* 16 January 1976 at p. 85.

NOISE ABATEMENT ACT 1972.
NOISE ABATEMENT (PUBLIC ENTERTAINMENT)
EXEMPTION ORDER 1985.

MADE by the Minister, with the approval of His Excellency the Governor in Executive Council, under section 6.

- Citation. 1. This order may be cited as the Noise Abatement (Public Entertainment) Exemption Order 1985.
- Temporary disapplication of certain regulations in certain cases. 2. All of the provisions of the Noise Abatement (Hearing Conservation in Workplaces) Regulations 1983 are declared not to apply for a period up to and including 31 May 1986 in respect of any premises at which entertainment is provided for the public in so far as the noise hazard at those premises arises from or is incidental to the entertainment provided.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 48) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 48) 1985.

1986 Perth Electronics Show.

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963, do not apply:—

- (a) between the hours of 10.00 a.m. and 9.00 p.m. on Wednesday, 30 July 1986;
- (b) between the hours of 10.00 a.m. and 9.00 p.m. on Thursday, 31 July 1986;
- (c) between the hours of 10.00 a.m. and 9.00 p.m. on Friday, 1 August 1986;
- (d) between the hours of 10.00 a.m. and 9.00 p.m. on Saturday, 2 August 1986;
- (e) between the hours of 10.00 a.m. and 6.00 p.m. on Sunday, 3 August 1986;

to that part of the Royal Agricultural Showgrounds, Claremont, on which the 1986 Perth Electronics Show will be held.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 49) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 49) 1985.

Ethnic Arts Festival of Western Australia (1985).

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply:—

- (a) between the hours of 1.00 p.m. and 11.00 p.m. on Saturday, 30 November 1985;
- (b) between the hours of 10.00 a.m. and 7.00 p.m. on Sunday, 1 December 1985;

to that part of the Hyde Park in North Perth on which the Ethnic Arts Festival of Western Australia (1985) will be held.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 50) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 50) 1985.

All Ford Day.

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 1 December 1985 to that part of the Subiaco Oval on which the All Ford Day will be held.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 52) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 52) 1985.

Kewdale/Welshpool Trade and Commerce Show.

2. It is hereby declared that the provisions of section 21 and Division II of Part IX of the Factories and Shops Act 1963 do not apply:—

(a) between the hours of 12 noon and 6.00 p.m. on Wednesday, 26 February 1986;

(b) between the hours of 12 noon and 7.00 p.m. on Thursday, 27 February 1986;

to that part of the grounds of the Kewdale Hotel on which the Trade and Commerce Show will be held.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 51) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 51) 1985.

Extended Trading Hours, Christmas 1985.

2. It is hereby declared that the provisions of Division II of Part IX (excluding section 92) of the Factories and Shops Act 1963 do not apply to shops in the areas specified in the Schedule on the date and between the hours so specified for that area.

Schedule.

The Townsite of Merredin on Friday, 29 November 1985 between the hours of 6.00 p.m. and 9.00 p.m.;

The Townsite of Southern Cross on Saturday, 14 December 1985 between the hours of 4.00 p.m. and 9.30 p.m.;

The Townsite of Corrigin on Friday, 20 December 1985 between the hours of 6.00 p.m. and 10.00 p.m.;

The Townsite of Narrogin on Saturday, 21 December 1985 between the hours of 1.00 p.m. and 6.00 p.m.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 53) 1985.

MADE under section 7 by the Minister for Industrial Relations with the approval of His Excellency the Governor in Executive Council.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 53) 1985.

Extended Trading Hours, Christmas.

1. It is hereby declared that the provisions of Division II of Part IX, section 85 (1) (b) of the Factories and Shops Act 1963 do not apply to shops located in the townsite of Collie:—

(a) on Thursday, 28 November 1985, between the hours of 6.00 p.m. and 9.00 p.m.;

(b) on Thursday, 5 December 1985, between the hours of 6.00 p.m. and 9.00 p.m.;

(c) on Thursday, 12 December 1985, between the hours of 6.00 p.m. and 9.00 p.m.;

(d) on Thursday, 19 December 1985, between the hours of 6.00 p.m. and 9.00 p.m.;

2. It is hereby declared that the provisions of Division II of Part IX excluding section 92 of the Factories and Shops Act 1963 do not apply to shops in the Townsite of Collie:—

- (a) on Friday, 29 November 1985, between the hours of 6.00 p.m. and 9.00 p.m.;
- (b) on Friday, 6 December 1985, between the hours of 6.00 p.m. and 9.00 p.m.;
- (c) on Friday, 13 December 1985, between the hours of 6.00 p.m. and 9.00 p.m.; and
- (d) on Friday, 20 December 1985, between the hours of 6.00 p.m. and 9.00 p.m.

P. M'C. DOWDING,
Minister for Industrial Relations.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER (No. 55) 1985.

MADE by the Minister under section 92A.

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| Citation. | 1. This Order may be cited as the Factories and Shops Exemption Order (No. 55) 1985. |
| Commence-
ment. | 2. This Order shall come into operation on 1 January 1986. |
| Order. | 3. It is hereby declared that:— |
- (a) the shops in the area specified in Schedule 1 are exempt from the provisions of Division II of Part IX of the Act after trading hours provided by the Act until 9.00 p.m. and on Sundays and Public Holidays between the hours of 8.00 a.m. and 9.00 p.m., during the following periods all days mentioned being inclusive—
 - (i) the period 8.00 a.m. to 9.00 p.m. on 1 January;
 - (ii) the first Friday in January to the second Wednesday in January;
 - (iii) the second Friday in January to the third Wednesday in January;
 - (iv) the third Friday in January to the fourth Wednesday in January;
 - (v) the fourth Friday in January to the last Wednesday in January;
 - (vi) the last Friday in January to the first Tuesday in February;
 - (vii) the first Saturday in March to the first Monday in March;
 - (viii) the last Saturday in March to the first Wednesday in April;
 - (ix) the first Friday in April to the first Sunday in April;
 - (x) the last Saturday in May to the first Monday in June;
 - (xi) the third Saturday in June to the last Wednesday in June;
 - (xii) the last Friday in June to the first Wednesday in July;
 - (xiii) the first Friday in July to the second Tuesday in July;
 - (xiv) the third Saturday in September to the last Wednesday in September;
 - (xv) the last Friday in September to the first Wednesday in October;
 - (xvi) the first Friday in October to the first Sunday in October;
 - (xvii) the third Friday in December to the fourth Wednesday in December; and
 - (xviii) the last Friday in December to the last Wednesday in December.

Schedule.

The Townsite of Denmark.
The Townsite of Dunsborough.
The Townsite of Kalbarri.
The Townsite of Mandurah.
The Townsite of Port Gregory.
The Townsite of Rockingham.
The Locality of Horrocks.
The Locality of Rockingham.
The Locality of Safety Bay.
The Locality of Shoalwater.
The Locality of Two Rocks.

- (b) the shops in the area specified in Schedule 2 are exempt from the provisions of Division II of Part IX of the Act after the trading hours provided by the Act until 9.00 p.m. and on Public Holidays (but excluding Sundays) between the hours of 8.00 a.m. and 9.00 p.m. during the following periods, all days mentioned being inclusive—
 - (i) the period 8.00 a.m. to 9.00 p.m. on 1 January;
 - (ii) the first Friday in January to the second Wednesday in January;

- (iii) the second Friday in January to the third Wednesday in January;
- (iv) the third Friday in January to the fourth Wednesday in January;
- (v) the fourth Friday in January to the last Wednesday in January;
- (vi) the last Friday in January to the first Tuesday in February;
- (vii) the first Saturday in March to the first Monday in March;
- (viii) the last Saturday in March to the first Wednesday in April;
- (ix) the first Friday in April to the first Saturday in April;
- (x) the last Saturday in May to the first Monday in June;
- (xi) the third Saturday in June to the last Wednesday in June;
- (xii) the last Friday in June to the first Wednesday in July;
- (xiii) the first Friday in July to the first Monday in July;
- (xiv) the third Saturday in September to the last Wednesday in September;
- (xv) the last Friday in September to the first Wednesday in October;
- (xvi) the first Friday in October to the first Saturday in October;
- (xvii) the third Friday in December to the fourth Wednesday in December; and
- (xviii) the last Friday in December to the last Wednesday in December.

Schedule 2.

The Townsite of Busselton.
 The Townsite of Dongara.
 The Townsite of Port Denison.

- (c) the shops in the Townsite of Albany are exempt from the provisions of Division II of Part IX of the Act after the trading hours provided by the Act during the period 1.00 p.m. to 9.00 p.m. on the following Saturdays—
 - (i) 4 January;
 - (ii) 11 January;
 - (iii) 18 January;
 - (iv) 25 January;
 - (v) 20 December;
 - (vi) 27 December.
- (d) the shops in the Townsite of Geraldton and the Shire of Greenough are exempt from provisions of Division II of Part IX of the Act after the trading hours provided by the Act during the period 1.00 p.m. to 9.00 p.m. on the following Saturdays—
 - (i) 29 March;
 - (ii) 20 September;
 - (iii) 27 September;
 - (iv) 4 October;
 - (v) 20 December.

Revocation. 4. The Factories and Shops Exemption Order (No. 36) 1984 published in the *Government Gazette* on 16 November 1984 is revoked.

P. M'C. DOWDING,
 Minister for Industrial Relations.

FACTORIES AND SHOPS ACT 1963.
 FACTORIES AND SHOPS EXEMPTION ORDER
 VARIATION NOTICE 1985.

MADE under section 92A by the Minister for Industrial Relations.

- Citation. 1. This notice may be cited as the Factories and Shops Exemption Order Variation Notice 1985.
- Commence-
ment. 2. This notice shall come into operation on the date of publication in the *Government Gazette*.
- Principal Order. 3. In this notice the Factories and Shops Exemption Order (No. 36) 1984* is referred to as the principal order.
- Item 3 amended. 4. Item 3 of the principal order is amended:—
 - (a) in paragraph (a) by deleting “and on Sundays and public holidays until 9.00 p.m. during the following periods all days mentioned being inclusive—”
 - and substituting the following—
 - “ until 9.00 p.m. and on Sundays and public holidays between the hours of 8.00 a.m. and 9.00 p.m. during the following periods all days mentioned being inclusive— ”;

* Published in the *Government Gazette* on 16 November 1984 at pp 3721-2.

- (b) in paragraph (b) by deleting "and on public holidays, but excluding Sundays, until 9.00 p.m. during the following periods, all other days mentioned being inclusive—"

and substituting the following—

" until 9.00 p.m. and on public holidays, but excluding Sundays, between the hours of 8.00 a.m. and 9.00 p.m. during the following periods, all days mentioned being inclusive— ";

- (c) in paragraph (c) by deleting "and on public holidays, but excluding Sundays, until 9.00 p.m. during the following periods, all other days mentioned being inclusive—"

and substituting the following—

" until 9.00 p.m. and on public holidays, but excluding Sundays, between the hours of 8 a.m. and 9.00 p.m. during the following periods, all days mentioned being inclusive— ".

P. M'C. DOWDING,
Minister for Industrial Relations.

STRATA TITLES ACT 1985.

Department of Consumer Affairs,
Perth, 27 November 1985.

C.A. 159/85.

IT is hereby published for general information that His Excellency the Governor in Executive Council acting in pursuance of section 71 of the Strata Titles Act 1985 has appointed Hugh Barnard Nankivell of 162 Ardross Street, Ardross to be a Strata Titles Referee for a period of one year commencing from 30 December 1985.

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

AGRICULTURAL AND RELATED RESOURCES PROTECTION ACT 1976-1983.

Agriculture Protection Board,
South Perth, 27 November 1985.

PURSUANT to section 37 of the Agriculture and Related Resources Protection Act 1976-1983, the Agriculture Protection Board hereby lists the classes of animals that are for the time being the subject of a declaration made under section 35 of that Act, together with the matters specified pursuant to subsection (2) of that section in relation to each class:

MAMMALS.

Table A.

Table A: Native Pest Mammals—Category A7.

Wombats (*Vombatus* and *Lasiorhinus* spp.)—whole of the State.

Agile Wallaby (*Macropus agilis*)—whole of the State.

Red Kangaroo (*Macropus rufus*)—whole of the State.

Euro (*Macropus robustus*)—whole of the State.

Western Grey Kangaroo (*Macropus fuliginosus*)—whole of the State.

Table B.

Table B: Mammals which under special circumstances may be introduced and kept; or kept; subject to permits—Categories A4 and A6; or A6.

Blackbuck (*Antilope cervicapra*)—Category A6—whole of the State.

Deer held in captivity (Family *Cervidae*)—Category A4, A6—whole of the State.

Cattle (*Bos taurus* and domesticated *Bos indicus*)—Category A6—All that portion of land bounded by lines starting from the intersection of the centre line of the Ord River with the prolongation southwesterly of the northernmost northwestern boundary of King Location 367 and extending northeasterly to and along that boundary and onward to and along the northwestern boundary of Location 355 to the western corner of Location 353; thence northeasterly and generally southeasterly along boundaries of that location to its eastern corner; thence 119 degrees 32 minutes, 330.02 metres; thence 119 degrees 55 minutes, 775.2 metres; thence 132 degrees, 27 minutes, 232.63 metres, to the western corner of Location 354; thence generally easterly, northeasterly and southeasterly along boundaries of that location to a southeastern corner of Pastoral Lease

3114/640; thence northeasterly, north, east, again north and again east, again north and again east along boundaries of that pastoral lease to the western boundary of Location 393; thence southerly and generally easterly along boundaries of that location to a northern boundary of Pastoral Lease 3114/640; thence east, south, southwesterly, again east and again south along boundaries of that pastoral lease to the northeastern corner of Location 335; thence southerly along the eastern boundary of that location and southerly and southwesterly along boundaries of Location 330 to the eastern corner of Location 332; thence southwesterly along the southeastern boundary of that location and Locations 349 and 328 and onwards to a north-south line passing 40.23 metres west of Trigometrical Station HJ 13; thence south along that line to the northern boundary of Kununurra Townsite; thence east, south and northwesterly along boundaries of that townsite to the prolongation northeasterly of the southeastern boundary of Location 508 as surveyed and shown on Lands and Surveys Diagram 83019; thence southwesterly to and southwesterly and westerly along boundaries of that location to the southeastern corner of Location 438; thence westerly, southwesterly, again westerly, northwesterly and again westerly along boundaries of that location and westerly along the southern boundaries of Locations 520 and 448 to the southwestern corner of the lastmentioned location; thence south along the prolongation south of the western boundary of Location 448 to the centre line of the Ord River; thence generally southeasterly and generally southerly, upwards, along that centre line to the prolongation east of the southern boundary of Location 512; thence west to and west, north, northwesterly and generally northeasterly along boundaries of that location to the prolongation southerly of the southernmost western boundary of Location 369; thence northerly to and along that boundary and onwards to the northernmost southwestern corner of the lastmentioned location; thence northerly along the northernmost western boundary of Location 369 and onwards to the prolongation westerly of the easternmost northern boundary of Location 421; thence easterly to the centre line of the Ord River; thence generally northerly, downwards, along that centre line to the southern boundary of Reserve 1062; thence east, north and west along boundaries of that reserve to the centre line of the Ord River and thence generally northerly, downwards, along that centre line to the starting point.

Pigs (*Sus scrofa*)—Category A6—(same area as detailed under Cattle (above)).

Table C.

Table C: Domestic Mammals which are Feral or become Feral from time to time or which may run wild or be at large.

Deer—run wild or at large (Family *Cervidae*) A2, A4, A6—whole of the State.

Feral Buffalo (*Bubalus bubalus*) A2, A4, A6—whole of the State.

Feral Camels (*Camelus* spp.) A2, A4, A6—whole of the State.

Feral Donkeys (*Equus asinus*) A2, A4, A6—whole of the State.

Feral Goats (*Capra hircus*) A2, A4, A6—whole of the State.

Feral Pigs (*Sus scrofa*) A1, A2, A3—whole of the State.

Table D.

Table D: Mammals which may be introduced into and kept only in approved zoos, circuses and wildlife parks: subject to permits—Categories A4 and A6.

- All Australian spp. not indigenous to W.A.—approved zoos, circuses and wildlife parks.
 Bantan Cattle (*Bibos sondaicus*)—approved zoos, circuses and wildlife parks.
 Barbary Sheep (*Ammotragus lervia*)—approved zoos, circuses and wildlife parks.
 Chital Deer, Axis Deer (*Axis axis*)—approved zoos, circuses and wildlife parks.
 Dingo (*Canis familiaris*)—approved zoos, circuses and wildlife parks.
 Fallow Deer (*Dama dama*)—approved zoos, circuses and wildlife parks.
 Lion (*Panthera leo*)—approved zoos, circuses and wildlife parks.
 Macaque Monkeys (*Macaca* spp.)—approved zoos, circuses and wildlife parks.
 Tiger (*Panthera tigris*)—approved zoos, circuses and wildlife parks.

Table E.

Table E: Mammals which may not be introduced or kept and the numbers of which must be reduced and kept under restriction—Categories A1, A3, A5.

- Dingo (*Canis familiaris*)—whole of the State except in approved zoos, circuses and wildlife parks.
 Dingo hybrids and domestic dogs run wild or being at large (*Canis familiaris*)—whole of the State.

Table F.

Table F: Mammals which may not be introduced into or kept in W.A. and which must be eradicated—Categories A1, A2, A3.

- All mammals not included in Tables A-E inclusive or included in Schedule 1 attached: whole of the State.
 Foxes (*Vulpes vulpes*)—whole of the State.
 Hares (*Lepus* spp.)—whole of the State.
 Rabbits (Order *Lagomorpha*)—whole of the State.
 Squirrels, Indian Palm (*Funambulus pennanti*)—whole of the State.

BIRDS.

Table J.

Table J: Native Pest Birds—Category A7.

- Emus (*Dromaius novaehollandiae*) in the whole of the State.
 White-tailed Black Cockatoos (*Calyptorhynchus baudinii* and *C. funereus latirostris*) in the whole of the State.
 Parrots, Port Lincoln or 28 (*Barnadius zonarius*). Municipal districts of the Shires of Bridgetown, Capel, Chittering, Donnybrook-Balingup, Harvey, Kalamunda, Manjimup, Murray, Mundaring, Plantagenet, Serpentine-Jarrahdale, Swan and the Town of Armadale.
 Parrots, Red-capped or W.A. King (*Purpureicephalus spurius*). Municipal districts of the Shires of Bridgetown, Capel, Chittering, Donnybrook-Balingup, Harvey, Kalamunda, Manjimup, Murray, Mundaring, Plantagenet, Serpentine-Jarrahdale, Swan and the Town of Armadale.
 Parrots, Rosella, Western (*Platycercus icterotis*). Municipal districts of the Shires of Bridgetown, Capel, Chittering, Donnybrook-Balingup, Harvey, Kalamunda, Manjimup, Murray, Mundaring, Plantagenet, Serpentine-Jarrahdale, Swan and the Town of Armadale.

Table K.

Table K: Birds which may be introduced into W.A. and which may be kept subject to Permits—Categories A2, A4, A6. Whole of the State (except Ring-necked Pheasant and Sulphur-crested Cockatoo).

- Alexandrine Parakeet, Large Indian parakeet (*Psittacula eupatria*).
 Brown Parrot (*Poicephalus meyeri*).
 Crimson Rosella, Crimson parrot, Campbell parakeet, Red lory, lowry or parrot, Pennants parakeet, Mountain lory or parrot. (*Platycercus elegans*).
 Cutthroat Finch, Ribbon finch (*Amadina fasciata*).
 Eastern Rosella (Golden mantle), Common rosella, Red-headed rosella, Red rosella, Rosella, Rosey rosella, Golden mantled rosella, Golden mantled parakeet, Nonpariel parrot, Rosehill parakeet (*Platycercus eximius*).

Hooded Siskin, Venezualin siskin, Red siskin (*carduelis cucullata*).

King Parrot, Eastern king, Australian king parrot, Queensland king, King lory, Red lory, Scarlet and green parrot (*Alisterus scapularis*).

Little Lorikeet, Red-faced lory, Red-faced lorikeet, Little keet, Jerryang, Gizzi (*Glossopsitta pusilla*).

Moustached Parakeet, Red-breasted parakeet, Red-breasted parrot (*Psittacula alexandri*).

Musk Lorikeet, Red-crowned lorikeet, Red-eared lorikeet, Green keet, Green leek, King parrot (*Glossopsitta concinna*).

Namaqua Dove, Cape Dove, Masked dove, Harlequin dove (masked and cape) (*Oena capensis*).

Orange-cheeked Waxbill, Fawn breasted waxbill (*Estrilda melpoda*).

Ostrich (*Struthio camelus*).

Rainbow Lorikeet, Blue-mountain parrot or lorikeet, Blue-mountain lory, Blue bellied lorikeet (*Trichoglossus haematodus*).

Pheasants, ring-necked (*Phasianus colchicus*) whole of the State—except Rottneest Island.

Scaly-breasted Lorikeet, Green and gold lorikeet, Green and yellow lorikeet, Greenie, Gold and green lory, Scaly-breasted lory, Green keet, Green parrot or lorikeet (*Trichoglossus chlorolepidotus*).

Silver Pheasant (*Lophura nycthemera*).

Siskin, European siskin, Aberdivine, Barley bird (*Carduelis spinus*).

Sulphur-crested Cockatoo, White Cockatoo, (*Cacatua galerita*):* A4, A6 whole of the State; A2 south of 26°.
 * Introduction permit subject to strict conditions.

White-breasted Ground Dove, Jobi Island Dove (*Gallicolumba jobiensis*).

Table L.

Table L: Birds which may not be introduced into W.A. but which may continue to be kept in W.A. Subject to permits—Categories A1, A2, A6—whole of the State.

- Agapornis hybrids.
 Blossom-headed Parakeet, Plum-headed Parakeet (*Psittacula cyanocephala*).
 Bronze Mannikin, Bronze-winged mannikin. Hooded weaver (*Lonchura cucullata*).
 Chukor Partridge, Chukar, Chukor, Chukka partridge (*Alectoris graeca*).
 Fischer's Lovebird, African lovebird (*Agapornis fischeri*).
 Madagascar Weaver, Madagascar cardinal, Madagascar fody (*Foudia madagascariensis*).
 Magpie Mannikin (*Lonchura fringilloides*).
 Masked Lovebird, African lovebird, Yellow-collared lovebird, Black-masked lovebird (*Agapornis personata*).
 Nyasa Lovebird, African lovebird, Lillian's lovebird, Nyassaland lovebird (*Agapornis lilianae*).
 Peach-faced Lovebird, African lovebird. Rosy-faced lovebird (*Agapornis roseicollis*).
 Red-fronted Parakeet, Red-fronted kakariki (*Cyanoramphus novaezelandiae*).
 Red-headed Finch, Aberdeen finch, Red-headed amadina (*Amadina erythrocephala*).
 Rose-ringed Parakeet, Indian ringneck, Indian ringneck parrot or parakeet, Ringneck parrot or parakeet, African ringnecked parakeet, Rose-ring parakeet (*Psittacula krameri*).
 Ruddy Ground Dove, Talpacoti (*Columbigallina talpacoti*).
 Strawberry Finch, Red avadavat, Scarlet avadavat, Indian avadavat, Bombay avadavat, avadavat, Tiger finch, Javan avadavat, Red munia, Red waxbill (*Amandava amandava*).
 Waxbill, St. Helena waxbill, Common waxbill, Red-eared waxbill (*Estrilda astrid*).
 White-backed Munia. White-backed mannikin, Sharp-tailed munia, or finch, Striated mannikin or finch or munia, Bengalese (mannikin) (*Lonchura striata*).
 White-headed Munia, White-headed mannikin, White-headed nun, pale-headed mannikin (*Lonchura maja*).
 White-throated Munia, Common silverbill, African silverbill, Indian silverbill (*Lonchura malabarica*).

Table M.

Table M: Birds which may not be introduced into W.A. but which may continue to be kept in W.A., subject to permit, by those persons who kept them prior to 27/6/75—Categories A1, A2, A6—whole of the State.

- Black-headed Munia, Black-headed mannikin or nun. Tri-coloured mannikin or nun. Three-coloured munia or mannikin (*Lonchura malacca*).
 Collared Turtle Dove, Pink-headed dove, Indian ring dove, Indian turtle dove, Blonde turtle dove, Barbary dove (fawn and white) (*Streptopelia decaocto*).
 Greenfinch, Green linnet (*Carduelis chloris*).
 Java Sparrow, Rice bird or finch, Paddy finch (*Padda oryzivora*).
 Spicefinch, Spotted munia, Spice bird, Rice bird or finch, Scaly-breasted munia (*Lonchura punctulata*).

Table N.

Table N: Birds which may not be introduced into or kept in W.A.—Categories A1, A2, A3—whole of the State.

- Blackbird, English blackbird (*Turdus merula*).
 California quail (*Lophortyx californicus*).
 House sparrow, sparrow (*Passer domesticus*).
 House crow, Indian crow, Ceylon crow (*Corvus splendens*).
 Indian myna, Indian house mynah, Calcutta mynah, Common myna, Common mynah (*Acridotheres tristis*).
 Red-billed Quelea, Red-billed weaver, Red-billed dioch, Sudan dioch, Black-faced dioch, Quelea bird (*Quelea quelea*).
 Red-whiskered Bulbul, Red eared bulbul (*Pycnonotus jocosus*).
 Songthrush, English song thrush (*Turdus ericetorum*).
 Starling, Common starling, Black starling, Brown starling, Grey starling (*Sturnus vulgaris*).
 Tree sparrow, Mountain sparrow, Chocolate-head sparrow, Copper head (*Passer montanus*).
 Weavers, all species except White-winged widow bird (*Euplectes albonotatus*), Fan-tailed widow bird (*Euplectes axillaris*), Yellow-mantled widow bird (*Euplectes macrourus*), Madagascar Weaver (*Foudia madagascariensis*).
 Exotic birds other than the birds specifically classed in this Notice and those in the exempt List in Schedule 2 of this Notice.

Table O.

Table O: Birds whose numbers must be reduced and kept under restriction—Category A5.

- Corella, Little (*Cacatua sanguinea*). Municipal districts of Coorow and West Kimberley.
 Eagles, Wedge-tailed (*Aquila audax*). Municipal districts of Boulder, Carnarvon, Coolgardie, Cue, Laverton, Leonora, East Pilbara, Meekatharra, Murchison, Roebourne, Sandstone, Upper Gascoyne, West Pilbara and Wiluna.
 Galahs (*Cacatua roseicapilla*), Municipal districts of Coorow, Moora, Morawa, Mukinbidin, Mullewa and Westonia.

Insects.

- Ants, Argentine (*Iridomyrmex humilis*) A2; whole of the State.
 Grasshoppers, Small plague (*Austroicetes cruciata*) A5; whole of the State.
 Locusts, Australian plague (*Chortoicetes terminifera*) A5; whole of the State.
 Grain Weevils:
 Lesser Grain Borer, (*Rhizopertha dominica*) A1, A5; whole of the State.
 Rust-red Flour Beetle (*Tribolium castaneum*) A1, A5; whole of the State.
 Confused Flour Beetle (*Tribolium confusum*) A1, A5; whole of the State.
 Sawtooth Grain Beetle (*Oryzaephilus surinamensis*) A1, A5; whole of the State.
 Flat Grain Beetle (*Cryptolestes* spp.) A1, A5; whole of the State.
 Rice Weevil (*Sitophilus oryzae*) A1, A5; whole of the State.
 Granary Weevil (*Sitophilus granarius*) A1, A5; whole of the State.

- Indian Meal Moth (*Plodia interpunctella*) A1, A5; whole of the State.
 Angoumois Grain Moth (*Sitotraga cerealella*) A1, A5; whole of the State.
 Warehouse Moth (*Ephestia* spp.) A1, A5; whole of the State.
 Warehouse Beetle (*Trogoderma variabile*) A1, A2; whole of the State.
 European Wasp (*Vespula germanica* (F)) A1, A2, A3; whole of the State.

AMPHIBIANS.

- Toads, African (*Xenopus laevis*) A1, A2, A3; whole of the State.
 Toads, Giant (*Bufo marinus*) A1, A2, A3; whole of the State.

MOLLUSCS.

- Liver-fluke snails (*Lymnaea columella*), (*Lymnaea viridis*), (*Lymnaea auricularia rubiginosa*), (*Lymnaea peregra*), (*Lymnaea tomentosa*), A1, A2, A3; whole of the State.

Schedule 1. Exempt Mammals.

All mammals indigenous to Western Australia not included in Tables A to F.

- Dog (*Canis familiaris*)
 Cat (*Felis catus*)
 Horse (*Equus caballus*)
 Sheep (*Ovis aries*)
 Cattle (*Bos taurus* and domesticated *Bos indicus*)
 Pig (*Sus scrofa*)
 Goat (*Capra hircus*)
 Donkey (*Equus asinus*)
 Camel (*Camelus* spp.)
 Ferret (*Mustela furo*)
 Guinea Pig (*Cavia porcellus*)
 Black rat (*Rattus rattus*)
 Brown rat (*Rattus norvegicus*)
 House mouse (*Mus musculus*)
 Marine mammals of the orders:
 Cetacea (whales, etc.)
 Pinnipedia (Seals, walruses, etc.)
 Sirenia (Dugongs, seacows, etc.)

Schedule 2: Exempt Birds.

All Australian species not specifically listed in Tables J to O inclusive.

- African Fire-finch (*Lagnosticta senegala*)
 Aurora Finch (*Pytilia phoenicoptera*)
 Bleeding Heart Pigeon (*Gallicolumba luzonica*)
 Copper Pheasant (*Syrnaticus soemmerringi*)
 Cordon Bleu and Blue-breasted Waxbill (*Estrilda angolensis*)
 Cuban Finch (*Tiaris canora*)
 Domestic Canary (*Serinus canarius*)
 Domestic Ducks, Muscovy (*Cairina moschata*)
 Domestic Mallard (*Anas platyrhynchos*)
 Domestic Fowl and all Bantams (*Gallus gallus*)
 Domestic Turkey (*Meleagris gallopavo*)
 Elliott's Pheasant (*Syrnaticus ellioti*)
 Fire-backed Pheasant (*Lophura diardi*)
 Golden Pheasant (*Chrysolophus pictus*)
 Golden-breasted Waxbill (*Estrilda subflava*)
 Goldfinch (*Carduelis carduelis*)
 Guinea Fowl (*Numida meleagris*)
 Impeyan Pheasant (*Lophura impejanus*)
 Indian Turtle Dove (*Streptopelia chinensis*)
 Jacarini Finch (*Volantinia jacarini*)
 Kalij Pheasant (*Lophura leucomelana*)
 Lady Amherst's Pheasant (*Chrysolophus amherstiae*)
 Lavender Finch (*Estrilda caerulescens*)
 Melba Finch (*Pytilia melba*)
 Olive Finch (*Tiaris olivacea*)
 Peafowl (*Pavo cristatus*)
 Pigeons (*Columba livia*)

Red-crested Cardinal (*Paroaria cucullata*)
 Red-faced Parrot-finch (*Erythrura psittacea*)
 Reeve's Pheasant (*Symaticus reevesii*)
 Senegal Turtle Dove (*Streptopelia senegalensis*)
 Swinhoe Pheasant (*Lophura swinhoi*)
 Mute (or White) Swan (*Cygnus olor*)

N. J. HALSE,
 Chairman,
 Agriculture Protection Board.

AGRICULTURE AND RELATED RESOURCES
 PROTECTION ACT 1976-1983.

Agriculture Protection Board,
 South Perth, 27 November 1985.

PURSUANT to section 37 of the Agriculture and Related Resources Protection Act 1976-1983, the Agriculture Protection Board hereby lists the classes of plants that are for the time being the subject of a declaration made under section 35 of that Act, together with the matters specified pursuant to subsection (2) of that section in relation to each class:

Declared Plants.

Aquarium Plants; P1; whole of the State.

Plants of any class used or grown in aquariums unless they are plants that are on premises for the time being accredited by the Chief Agriculture Protection officer as premises free from any snails capable of acting as intermediate hosts for the Fluke *Fasciola hepatica*, or are in the course of being moved from such premises.

Acquatic Weeds:

Alligator weed (*Alternanthera philoxeroides*); P1, P2; whole of the State.

Arrowhead (*Sagittaria montevidensis*); P1, P2; whole of the State.

Elodea (*Elodea canadensis*); P1, P2; whole of the State.

Lagarosiphon (*Lagarosiphon spp.*); P1, P2; whole of the State.

Leafy elodea (*Egeria densa*); P1, P2; whole of the State.

Myriophyllum (*Myriophyllum aquaticum*); P1, P2; whole of the State.

Sagittaria (*Sagittaria graminea*); P1, P2; whole of the State.

Salvinia (*Salvinia molesta*); P1, P2; whole of the State.

Water hyacinth (*Eichhornia crassipes*); P1, P2; whole of the State.

Water lettuce (*Pistia stratiotes*); P1, P2; whole of the State.

Apple of Sodom (*Solanum hermannii*); P1, P2; Municipal districts of Dardanup, Capel, Donnybrook-Balingup, Busselton, Augusta-Margaret River, Boyup Brook, Bridgetown-Greenbushes, Nannup, Manjimup, Serpentine-Jarrahdale, Murray, Mandurah, Waroona, Harvey and Collie; and the City of Bunbury.

Artichoke thistle (*Cynara cardunculus*); P1, P2; whole of the State.

Arum lily (*Zantedeschia aethiopica*):

P1, P2; Municipal districts of Albany, Plantagenet, Denmark, Manjimup, Nannup, Bridgetown-Greenbushes, Boyup Brook, Dardanup, Capel, Donnybrook-Balingup, Augusta-Margaret River and those portions of the State constituted as the Harvey region under section 13 of the Act, except the lands shown in the Schedule to categories P1, P3 below.

P1, P3; Municipal district of Busselton.

Schedule.

Wellington Locations 17, 20, 48 and all of that area bounded by the Old Coast Road and the Scenic Drive adjacent to the Leschenault Inlet.

P1, P4; Town of Albany.

African thistle (Augusta thistle) (*Berkheya rigida*); P1, P2; whole of the State.

Bathurst burr (*Xanthium spinosum*):

P1; whole of the State.

P2; All Municipal districts except the Shires of Boulder and Coolgardie and the Town of Kalgoorlie.

P3; Municipal districts of Boulder and Coolgardie and the Town of Kalgoorlie.

Blackberry (*Rubus fruticosus* agg.):

P1, P2; Municipal districts of Boddington, Serpentine-Jarrahdale, Dardanup, Capel, Donnybrook-Balingup, Busselton, Augusta-Margaret River, Boyup Brook, Bridgetown-Greenbushes, Nannup, Manjimup, Plantagenet, Denmark, and Albany, the Town of Albany and those portions of the State constituted as the Harvey region under section 13 of the Act, except the lands shown in the Schedule to categories for P1, P3 below.

Schedule.

P1, P3; Murray Locations 163, 612, 1119, 1120, 1121, 1122, 363, 461, Part of Murray Location 392, 9, 905, 892, 906, Part of Murray Location 518. Lots 2, 3, 4, 5, 6, 7, 10, 11, 12, 17, 18, 19, 21, 22, 35, 37, 48 of Wellington Location 1. Lots 2, 3, of Wellington Location 50. Wellington Locations 1839, 3939, 207, 1522, Part of Wellington Location 51, Part of Wellington Location 56.

Boneseed (*Chrysanthemoides monilifera*); P5; Lands in the control of the Government and local authorities in the whole of the State.

Calotropis (*Calotropis procera*); P1, P4, all Municipal districts in that portion of the State North of the 26th parallel of latitude.

Camelthorn (*Alhagi pseudalhagi*); P1, P2; whole of the State.

Cape tulip (*Homeria breyniana*) (One-leaf), (*Homeria miniata*) (Two-leaf):

P1; whole of the State.

P2; all Municipal districts and Towns except the Shires of Northam, York, Beverley, Brookton, Corrigin, Pingelly, Cuballing, Wickepin, Wandering, Boddington, Williams, Narrogin, Wagin, West Arthur, Wanneroo, Swan, Mundaring, Kalamunda, Kwinana and Rockingham and those portions of the State constituted as the Harvey region under section 13 of the Act, except the lands shown in the Schedule to category P3 below; and the Towns of Northam and Narrogin and all Shires, Towns and Cities in the Perth metropolitan area.

P3; Municipal districts of Northam, York, Beverley, Brookton, Corrigin, Pingelly, Cuballing, Wickepin, Wandering, Boddington, Williams, Narrogin, Wagin, West Arthur, Wanneroo, Swan, Mundaring, Kalamunda, Kwinana and Rockingham; and the Towns of Northam, Narrogin and Armadale, and the lands shown in the schedule below.

Schedule.

Part Lot 78 of Cockburn Location 16. Cockburn Locations 173, 174, 175, 176, 180, 181, 182, 191, 192, 193, 194, 34, 394, 395, 396, 805, 162, 369, 811, 138, 370. Wellington Locations 4238, 1208, 945, 528, 1001, 853, 4201, 907, 2281, 224, 173, 2606.

P4; all Shires, Towns and Cities in the Perth metropolitan area.

Common Heliotrope (*Heliotropium europaeum*):

P1; all that portion of the State South of the 26th parallel of latitude.

P2; Municipal districts of Northampton, Chapman Valley, Mullewa, Greenough, Irwin, Mingenew, Morawa, Three Springs, Carnamah, Perenjori, Coorow, Dalwallinu, Moora, Dandaragan, Wongan-Ballidu, Victoria Plains, Gingin, Chittering, Toodyay, Goomalling, Northam, York, Beverley, Quairading, Cunderdin, Tammin, Kellerberrin, Dowerin, Wyalkatchem, Trayning, Koorda, Mt. Marshall, Brookton, Wandering, Boddington, Corrigin, Pingelly, Cuballing, Wickepin, Narrogin, Williams, West Arthur, Wagin, Dumbleyung, Woodanilling, Katanning, Broomehill, Kojonup, Tambellup, Cranbrook, Plantagenet, Denmark, Albany,

- Ravensthorpe, Serpentine-Jarrahdale, Murray, Mandurah, Waroona, Harvey, Collie, Dardanup, Capel, Donnybrook-Balingup, Busselton, Augusta-Margaret River, Boyup Brook, Bridgetown-Greenbushes, Nannup, Manjimup, Wanneroo, Swan, Mundaring, Kalamunda, Kwinana and Rockingham; all Shires, Towns and Cities in the Perth metropolitan area; and the Towns of Geraldton, Northam, Narrogin, Albany and the City of Bunbury.
- P3; Municipal districts of Jerramungup, Merredin, Nungarin, Mukinbudin, Westonia, Yilgarn, Bruce Rock, Narembeen, Esperance and all alienated land in the Shire of Dundas within 50 kilometres from any point on the Kalgoorlie-Esperance railway line between the southern boundary of the Shire of Dundas and the 175 kilometre peg of that railway line.
- P4;
- All land in the Eastern land division South of the 26th parallel of latitude except for the Shires of Westonia and Yilgarn and those portions of the Shires of Merredin, Mullewa and Perenjori in that division.
 - All land in the Eucla division except the Shire of Esperance and those portions of the Shires of Ravensthorpe and Narembeen in the Eucla division and except all alienated land in the Shire of Dundas within 50 kilometres from any point on the Kalgoorlie-Esperance railway line between the southern boundary of the Shire of Dundas and the 175 kilometre peg of that railway line.
 - Municipal districts of Kent, Kondinin, Kulin, Lake Grace and Gnowangerup.
- Cotton bush (narrow leaf) (*Gomphocarpus fruticosus*):
- P1, P2; whole of the State except those portions constituted as the Harvey region under section 13 of the Act, shown in the Schedule to P1, P3 below.
- Schedule.
- P1, P3; Lots 1, 2, 8, 9, 3, 11, 12, 29, 25, 34, 35, 36 of Wellington Location 1; Wellington Location 5.
- Dock (*Rumex obtusifolius* (Broadleaf), *Rumex conglomeratus* (Clustered), *Rumex crispus* (Curled), *Rumex pulcher* (Fiddle), *Rumex brownii* (Swamp)); P1, P4; Municipal districts of Morawa, Three Springs, Perenjori, Carnamah and Coorow.
- Doublegee (*Emex australis*):
- P1; Zone 6 as constituted under section 13 of the Act.
- P1, P3; Jerramungup Region as defined under section 13 of the Act.
- P5; Lakes Region and Esperance Region as defined under section 13 of the Act (saleyards, railway yards and recreational areas).
- Doveweed (*Eremocarpus setiger*):
- P1; whole of the State.
- P2; All Municipal districts except the Shires of Katanning, Cuballing, Brookton, Pingelly, Beverly, Goomalling and Cunderdin.
- P3; Municipal districts of Katanning, Cuballing, Brookton, Pingelly, Beverly, Goomalling and Cunderdin.
- Field bindweed (*Convolvulus arvensis*); P1, P2; Whole of the State.
- Geraldton carnation weed (*Euphorbia terracina*):
- P1, P2; All Municipal districts and Towns in the State except the region of Esperance as defined under section 13 of the Act, and the Shires of Northampton, Chapman Valley, Greenough, Mullewa, Irwin, Mingenew, Morawa, Three Springs, Carnamah, Perenjori, Coorow, Dalwallinu, Moora, Dandaragan, Wongan-Ballidu, Victoria Plains, Gingin, Chittering, Bayswater, Belmont, Kalamunda, Mundaring, Peppermint Grove, Rockingham, Swan and Wanneroo; the Towns of Armadale, Bassendean, Claremont, Cockburn, Cottesloe, East Fremantle, Kwinana and Mosman Park; the Cities of Canning, Fremantle, Gosnells, Melville, Nedlands, Perth, South Perth, Stirling and Subiaco.
- P1, P4; Region of Esperance as defined under section 13 of the Act.
- Glaucon Star Thistle (*Carthamus leucocaulos*); P1, P3; That portion of the State constituted as the Katanning Region under section 13 of the Act.
- Gorse (*Ulex europaeus*); P1, P2; Whole of the State.
- Gorteria (*Gorteria personata*); P1, P2; Whole of the State.
- Harrisia cactus (*Eriocereus martini*); P1, P2; Municipal districts of Port Hedland, East Pilbara, Roebourne and West Pilbara.
- Hoary cress (*Cardaria draba*); P1, P2; Whole of the State.
- Horehound (*Marrubium vulgare*):
- P1; Whole of the State.
- P2; All Municipal districts, Towns and Cities except the Shire of Ravensthorpe.
- P3; Municipal district of Ravensthorpe.
- Mesquite (*Prosopis spp.*); P1, P2; Whole of the State.
- Mexican poppy (*Argemone mexicana*):
- P1; Whole of the State.
- P2; All Municipal districts, Towns and Cities except the Shires of Port Hedland, East Pilbara, Roebourne, West Pilbara and those portions of the State constituted as the Carnarvon, Leonora and Kalgoorlie regions under section 13 of the Act.
- P3; Municipal districts of Port Hedland, East Pilbara, Roebourne and West Pilbara.
- P4; Those portions of the State constituted as the Carnarvon, Leonora and Kalgoorlie regions under section 13 of the Act.
- Mintweed (*Salvia reflexa*); P1, P2; Municipal districts of Sandstone, Wiluna, Leonora, Laverton, Menzies, Boulder, Coolgardie and the Town of Kalgoorlie and pastoral areas of the Shire of Dundas.
- Noogoora burr (*Xanthium occidentale*, *Xanthium cavanillesii*, *Xanthium italicum*, *Xanthium orientale*); P1, P2; Whole of the State.
- Parkinsonia (*Parkinsonia aculeata*); P1, P2; All Municipal districts in that portion of the State, constituted as Zones 1A, 1B, 2, 3 and 9 under section 13 of the Act.
- Parthenium weed (*Parthenium hysterophorus*); P1; All that part of the State North of the 26th parallel of latitude.
- Paterson's curse (*Echium plantagineum*):
- P1; All that portion of the State South of the 26th parallel of latitude.
- P2; Municipal districts of Dardanup, Capel, Donnybrook-Balingup, Busselton, Augusta-Margaret River, Boyup Brook, Bridgetown-Greenbushes, Nannup, Manjimup, Plantagenet, Denmark, Albany, Ravensthorpe and Esperance; and all alienated land in the Shire of Dundas within 50 kilometres from any point on the Kalgoorlie-Esperance railway line between the southern boundary of the Shire of Dundas and the 175 kilometre peg of that railway line, Town of Albany and those portions of the State constituted as the Harvey region under section 13 of the Act, except the lands shown in the Schedule to category P3 and item (c) in Category P4 below.
- P3; Municipal districts of Mullewa, Morawa, Carnamah, Coorow, Dalwallinu, Moora, Dandaragan, Wongan-Ballidu, Gingin, Chittering, Brookton, Corrigin, Pingelly, Wandering, Boddington, Williams, Cuballing, Wickopin, Narrogin, Dumblebung, Wagin, West Arthur, Woodanilling, Katanning, Broomehill, Kojonup, Tambellup, Cranbrook, Kondinin, Kulin, Lake Grace, Kent, Jerramungup and Gnowangerup and the Town of Narrogin and lands listed in the Schedule below;
- Schedule.
- Lots A18, A36, A37, 51, 52, 57, 54 of Cockburn Location 16. Cockburn Locations 263, 237, 238, 546. Lots 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100 of Murray Location 1. Murray Locations 545, 716, 387, 355, 321.
- P4; Municipal districts of Goomalling, York, Beverley, Quairading, Dowerin, Wyalkatchem, Tammin, Kellerberrin, Nungarin, Westonia, Yilgarn, Merredin, Bruce Rock, Narembeen, Northampton, Chapman Valley, Greenough, Mingenew, Irwin, Three Springs, Perenjori, Victoria Plains, Toodyay, Northam, Cunderdin, Koorda, Mt. Marshall, Trayning, Mukinbudin,

Wanneroo, Swan, Mundaring, Kalamunda, Kwinana and Rockingham; and all Shires, Towns and Cities in the Perth metropolitan area and the Towns of Geraldton and Northam; and

- (a) all land in the Eastern land division south of the 26th parallel of latitude except for the Shires of Westonia and Yilgarn and those portions of the Shires of Merredin, Mullewa and Perenjori in that division;
- (b) all land in the Eucla division except the Shire of Esperance and those portions of the Shires of Ravensthorpe, Lake Grace, Kondinin and Narembeen in that division and except all alienated land in the Shire of Dundas within 50 kilometres from any point on the Kalgoorlie-Esperance railway line between the southern boundary of the Shire of Dundas and 175 kilometre peg of that railway line.
- (c) Peel Location 250 and Part Location 497 (now known as Millbrook Estate) and Peel Locations 147, Part 37, Lot 6 of Part 103 and 37, Lot 12 of 497, and Lot 460 in the Shire of Serpentine-Jarrahdale.

Pennyroyal (*Mentha pulegium*):

P1, P2; Municipal districts of Tambellup, Albany, Cranbrook, Plantagenet, and the Town of Albany.

P1, P4; Municipal district of Denmark and the Walpole Ward of the Shire of Manjimup.

Perennial thistle (Canada thistle) (*Cirsium arvense*); P1, P2; Whole of the State.

Prickly pear (*Opuntia* spp.):

P1; All Municipal districts in that portion of the State north of the 26th parallel of latitude.

P2; All Municipal districts in that portion of the State North of the 26th parallel of latitude except that portion of the State constituted as the Carnarvon Region under section 13 of the Act.

P4; That portion of the State constituted as the Carnarvon Region under section 13 of the Act.

Ragwort (*Senecio jacobaea*); P1, P2; whole of the State.

Saffron thistle (*Carthamus lanatus*):

P1; whole of the State.

P2; Municipal districts of Northampton (except that portion north of the Murchison River), Irwin, Carnamah, Coorow, Dalwallinu, Dandaragan, Moora (except for Melbourne Locations 3485, 3499, 3493), Wongan-Ballidu, Victoria Plains, Gingin, Chittering, Goomalling, Toodyay, Northam, York, Beverley, Quairading, Cunderdin, Tammin, Kellerberrin (except for locations 7416, 7703, 16508, 7868, 9098, 8206, 9099, 16416, 16417, 7574, 7561, 7235 and 8875), Dowerin, Wyalkatchem, Trayning, Koorda (except for Ninghan Locations 134, 384, 609, 616, 690, 691, 692, 869, 2244, 2409, 2518 and part of Location 2814), Mt. Marshall, Mukinbudin, Westonia, Nungarin, Merredin, Bruce Rock, Narembeen, Serpentine-Jarrahdale, Murray, Mandurah, Waroona, Harvey, Collie, Dardanup, Donnybrook-Balingup, Capel, Busselton, Augusta-Margaret River, Boyup Brook, Bridgetown-Greenbushes, Nannup, Manjimup, Brookton, Corrigin, Pingelly, Wandering, Boddington, Williams, Cuballing, Wickiepin, Narrogin, Dumbleyung, Wagin, West Arthur, Woodanilling, Katanning, Broomehill, Kojonup, Tambellup, Cranbrook, Plantagenet, Denmark, Albany, Kondinin, Kulin, Lake Grace, Kent, Gnowangerup, Jerramungup, Ravensthorpe (except all land inside a 24 kilometre radius from the centre of the Ravensthorpe townsite), Esperance (except all land inside a 20 kilometre radius from the Grasspatch townsite) and all alienated land in the Shire of Dundas within 50 kilometres from any point on the Kalgoorlie-Esperance railway line between the southern boundary of the Shire of Dundas and the 175 kilometre peg of that railway line and the Shires of Wanneroo, Swan, Mundaring, Kalamunda, Kwinana, Rockingham and all Shires, Towns and Cities in the Perth metropolitan area and the Towns of Northam, Narrogin and Albany and City of Bunbury.

P3; Municipal districts of Northampton (except that portion south of Murchison River), Chapman Valley, Mullewa, Greenough, Mingenew, Morawa, Three Springs, Perenjori, Yilgarn and the Town of Geraldton and areas as follows—

- (a) Melbourne Locations 3485, 3490 and 3493 in the Shire of Moora.
- (b) Locations 7416, 7703, 16508, 7868, 9098, 8206, 9099, 16416, 16417, 7574, 7561, 7235 and 8875 in the Shire of Kellerberrin.
- (c) All land inside a 24 kilometre radius from the centre of the Ravensthorpe townsite and
- (d) All land inside a 20 kilometre radius from the Grasspatch townsite.
- (e) Ninghan Locations 134, 384, 609, 616, 690, 691, 692, 869, 2244, 2409, 2518 and part of Location 2814 in the Shire of Koorda.

P4; All Municipal districts of the Kimberley, North West, Eastern and Eucla land divisions except the Shires of Westonia and Yilgarn and those portions of the Shires of Merredin, Mullewa and Perenjori in the Eastern division; and except the Shire of Esperance and those portions of the Shires of Ravensthorpe, Lake Grace, Kondinin and Narembeen in the Eucla division and except that portion of the Shire of Dundas within 50 kilometres from any point of the Kalgoorlie-Esperance railway line between the southern boundary of the Shire of Dundas and the 175 kilometre peg of that railway line.

Sensitive Plant, Common (*Mimosa pudica*); P1, P2; Zones 1A, 1B, 2, 3 and 9 constituted under section 13 of the Act.

Sensitive Plant, Giant (*Mimosa pigra*); P1; All that part of the State north of the 26th parallel of latitude.

Sida acuta, *Sida cordifolia*; P1; All that part of the State north of the 26th parallel of latitude.

Silverleaf nightshade (*Solanum elaeagnifolium*); P1, P2; whole of the State.

Skeleton weed (*Chondrilla juncea*); P1, P2; whole of the State.

Soursob (*Oxalis pes-caprae*):

P1, P3; Those portions of the State constituted as the Cunderdin region under section 13 of the Act.

P1, P4; whole state except those portions of the State constituted as the Cunderdin region under section 13 of the Act.

Stemless thistle (*Onopordum acaulon*); P1, P2; whole of the State.

St. John's Wort (*Hypericum perforatum*); P1, P2; whole of the State.

Thornapple (*Datura stramonium* (Common), *Datura ferox* (Fierce), *Datura leichhardtii* (Native), *Datura wrightii* (Hairy), *Datura innoxia* (Downy) *Datura metel*); P1, P2; whole of the State.

Variiegated thistle (*Silybum marianum*);

P1; whole of the State.

P2; All Municipal districts except the Shires of Plantagenet, the Balingup Ward of the Donnybrook-Balingup Shire and those portions of the State constituted as the Harvey region under section 13 of the Act, except the lands shown in the Schedule to category P3 below.

P3; Municipal districts of Plantagenet and the Balingup Ward of the Donnybrook-Balingup Shire.

Schedule.

Lots 28, 29, 30 of Wellington Location 50. Lots 13, 15, 39, 40, 25, 1, 34, 35, 36, 3 of Wellington Location 1. Wellington Locations 688, 3233, 3232, 3337, 3218, 2979.

Yellow burr weed (*Amsinckia calycina*, *Amsinckia intermedia*, *Amsinckia lycopsoides*); P1, P2; whole of the State.

N. J. HALSE,
Chairman,
Agriculture Protection Board.

DAIRY INDUSTRY ACT 1973.

Direction by the Minister to the Dairy Industry
Authority under section 27.

I, HYWEL DAVID EVANS, Minister for Agriculture, being the Minister for the time being administering the Dairy Industry Act 1973, pursuant to the powers conferred by section 27 of the said Act, hereby direct the Dairy Industry Authority to determine applications for market milk and special products milk quotas made to it under section 26 of the Act in respect of the quota year commencing on 1 January 1986, on the following bases or principles—

1. (1) Subject to this paragraph, a dairyman holding a market milk quota or a special products milk quota at the end of the 1985 quota year shall, upon application duly made, be granted a market milk quota or a special products milk quota, as the case requires, for the 1986 quota year of an amount that is not less on a daily basis than the amount held by him at the end of the 1985 quota year (disregarding the whole or any part of a market milk quota surrendered by the dairyman on or immediately before 31 December 1985).

Provided that—

- (a) the dairy premises to which the application relates and upon which milk is to be produced are the same as the dairy premises referred to in the quota certificate held by the applicant or the registered premises authorized by the Authority under section 28 (2a) immediately before the end of the 1985 quota year; and
- (b) the land which in the opinion of the Authority is associated with the dairy premises is sufficient in the opinion of the Authority to ensure the continuity and certainty of production.

(2) Notwithstanding that the requirements of subparagraph (1) of this paragraph may apply to a dairyman, unless such requirements, are satisfied by a dairyman in his application, he shall not be granted a market milk quota or a special products milk quota, as the case may be.

(3) Where a dairyman short supplied the market milk quota applicable to him at any time during the year ending on 30 June 1985, the market milk quota to be granted to the dairyman for the 1986 quota year shall be of an amount calculated according to the following formula:

$$365(a - b)$$

where:

—“a” is the number of litres obtained after ascertaining the average daily supply to be delivered under the market milk quota applicable to the month determined under and for the purposes of “b”; and

—“b” is the number of litres that is equal to the average daily amount short supplied by the dairyman in respect of the quota held in the month of greatest average daily short supply during the year ending on 30 June 1985.

(4) Where a dairyman short supplied the special products milk quota applicable to him at any time during the year ending on 30 June 1985, the special products milk quota to be granted to the dairyman for the 1986 quota year shall be of an amount calculated according to the following formula:

$$365(c - 2d)$$

where:

—“c” is the number of litres obtained after ascertaining the average daily supply to be delivered under the special products milk quota applicable to the month determined under and for the purposes of “d”; and

—“d” is the number of litres that is equal to the average daily amount short supplied by the dairyman in respect of the quota held in the month of greatest average daily short supply during the year ending on 30 June 1985.

(5) Where subparagraph (3) or (4) of this paragraph applies to the grant of a market milk quota or a special products milk quota for the 1986 quota year, a dairyman shall be informed by written notice that the grant to him of a market milk quota or special products milk quota for the 1986 quota year is subject to the conditions contained in subparagraph (3) or (4) of this paragraph; and, provided that within 14 days of receiving such notice the dairyman by written notice served on the Authority satisfies the Authority that the conditions of subparagraph (3) or (4) of this paragraph should not apply to him due to exceptional circumstances beyond his control, then a market milk quota or special products milk quota shall be granted to him in accordance with subparagraph (1) of this paragraph; and in any event a market milk quota shall not under subparagraph (3) be granted for less than 89 425 litres for the 1986 quota year unless the Authority is satisfied that a lower amount is warranted by reason of the consistent short supply of market milk quota by the dairyman.

2. (1) The Authority may refuse an application if approval of the application would result in the applicant or the applicant together with any person associated with the applicant (as determined by the Authority in accordance with subparagraph (2) of this paragraph) holding a market milk quota of more than 403 690 litres or a special products milk quota of more than 89 425 litres for the 1986 quota year.

(2) The Authority may determine that a person is associated with an applicant if that person holds a market milk quota or a special products milk quota and is in the opinion of the Authority—

- (a) a partner of the applicant;
- (b) a corporation of which the applicant is an officer or director;
- (c) where the applicant is a corporation, an officer or director of the corporation;
- (d) an officer or director of any corporation of which the applicant is an officer or director;
- (e) an employee or employer of the applicant;
- (f) an employee of a natural person of whom the applicant is an employee;
- (g) a corporation whose directors are accustomed or under an obligation whether formal or informal, to act in accordance with the directions, instructions or wishes of the applicant or, where the person is a corporation, of the directors or management of that person;
- (h) a corporation in accordance with the directions, instructions or wishes of which, or of the directors or management of which, the applicant is accustomed or under an obligation, whether formal or informal, to act;
- (i) a corporation in which the applicant holds a substantial interest;
- or
- (j) where that person is a corporation—a person who holds a substantial interest in the corporation,

but persons shall not be regarded as associates if the Authority is satisfied on representations made by one or more of them and after its own enquiries (if any) that they are commercially independent in their respective enterprises.

H. D. EVANS,
Minister for Agriculture.

EDUCATION ACT 1928.

EDUCATION ACT AMENDMENT REGULATIONS (No. 8) 1985.

MADE by the Minister for Education.

Citation and principal regulations.

1. (1) These regulations may be cited as the Education Act Amendment Regulations (No. 8) 1985.
- (2) In these regulations the Education Act Regulations 1960* are referred to as the principal regulations.

*Reprinted in the *Government Gazette* on 19 March 1971 at p.855 and amended from time to time thereafter.

Regulations 62
repealed and
substituted.
Appointment to
the Department.

2. Regulation 62 of the principal regulations is repealed and the following regulation is substituted—

- “ 62. (1) A person may be appointed to the Department as a teacher—
- (a) on a temporary basis, which may be—
 - (i) for a fixed term; or
 - (ii) at the discretion of the Director-General; or
 - (b) on a permanent basis which may be on probation.
- (2) Where a teacher is appointed under subregulation (1)(b)—
- (a) the probation period shall be for such period not exceeding 2 years in the first instance as may be determined by the Director-General;
 - (b) as soon as practicable before the period of probation has expired—
 - (i) the appointment shall be confirmed;
 - (ii) the teacher shall continue on probation for a further period as the Director-General thinks fit but not exceeding 2 terms; or
 - (iii) the appointment shall be terminated.
- (3) Where a direction is made under subregulation (2)(b)(ii) before that further period expires the appointment shall be—
- (a) confirmed; or
 - (b) terminated.
- (4) A teacher appointed under subregulation (1)(a) or (b) is not eligible—
- (a) to have his name placed on a promotion list; or
 - (b) to apply for an advertised vacancy.
- (5) Paragraph (4)(b) does not apply to or in relation to a vacancy in respect of which applications are not restricted to teachers employed in the Department.
- (6) Notwithstanding subregulations (1) to (5) a person may be appointed as a teacher in a permanent capacity if the position to which he is appointed is a position established for the purposes of Part X.

Regulation 109
amended.

3. Regulation 109 of the principal regulations is amended—

- (a) by repealing subregulation (2) and substituting the following subregulation—
- “ (2) A temporary teacher who—
- (a) does not work a full school year; and
 - (b) is employed for a continuous period of 4 weeks or more,
- shall be entitled to payment for the same proportion of a teacher's annual vacations as the period he has worked bears to a full school year's work. ”; and
- (b) by inserting the following subregulation—
- “ (2b) Subject to regulation 118 and without affecting regulation 110—
- (a) a permanent teacher on probation who does not work a full school year; or
 - (b) a permanent teacher granted leave without pay for a period not exceeding the full school year,
- shall be entitled to payment for the same proportion of a teacher's annual vacations as the period he has worked bears to a full school year's work. ”.

R. J. PEARCE,
Minister for Education.

BUILDING MANAGEMENT AUTHORITY
ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
24236.....	Kununurra District High School—Stage 2 Addition.....	Keywest Building Company Pty Ltd	1 370 100
24246.....	Kalamunda Senior High School—Alterations and Additions	Snowcoat Pty Ltd.....	369 000
24257.....	Warburton Primary School—Primary Facilities Electrical Site Services	K. J. Hall and Company	15 800
24223.....	Midland Courthouse Erection 1985—Lift Installation	Grant Elevators Pty Ltd.....	64 977
24218.....	Midland Technical College Stage 2 A, B, C Blocks—Electrical....	Nichol and Co. Pty Ltd.....	534 011
24047.....	Tambellup Primary School—Toilet Replacement.....	Gnowangerup Building Supply Co. Pty Ltd	60 779
24249.....	Warburton School—Transportable Primary Facilities Site Works Contract	Quality Builders Pty Ltd.....	139 300
24227.....	Murdoch Hospital—Laundry and Linen Service Replacement Folders and Stackers	W. Murray and Co.....	85 137

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

MARINE AND HARBOURS ACT 1981.
Mandurah—Peel Inlet Entrance Channel Dredging.

Contract No.	Project	Closing Date	Tender Documents Available from
E. 005	Dredging and disposal of material at Mandurah, Peel Inlet entrance channel	23/12/85 1430 hrs	Clerk in Charge, Engineering Division, Dept of Marine & Harbours, 6 Short Street, Fremantle 6160 After 1400 hours on Tuesday 3/12/1985

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1985			1985
Nov. 15.....	858A1985.....	Computer Facilities for Prisons Department	Dec. 12
Nov. 15.....	865A1985.....	Sleeper Bed Scarifier, Multigauge one (1) only—Westrail.....	Dec. 12
Nov. 22.....	57A1985.....	Lamps Electric (1 year period)—various Government Departments	Dec. 12
Nov. 22.....	59A1985.....	Bags Polyethelene (low density) and sheets (1 year period)—various Govern- ment Departments.....	Dec. 12
Nov. 22.....	120A1985.....	Fans, Desks and Ceiling (one (1) year period)—various Government Depart- ments.....	Dec. 12
Nov. 22.....	882A1985.....	Prefabricated Transportable Building—Agriculture Protection Board	Dec. 12
Nov. 22.....	121A1985.....	Electromedical Equipment for Hospitals (3 year period)—Health Depart- ment	Dec. 19
Nov. 29.....	893A1985.....	6.5 metre Patrol Vessel one (1) only less trade-ins 5.38 m Pacemaker Hull with 85 h.p. motor and 4.3 m Clark Aluminium Hull—Fisheries Depart- ment	Dec. 19
			1986
Nov. 29.....	118A1985.....	Envelopes (1 year period)—various Government Departments	Jan. 9
Nov. 29.....	889A1985.....	Computer Based Office Automation System—Department of Industrial De- velopment	Jan. 9
Nov. 29.....	890A1985.....	9.45 m (31ft) Research Vessel, Furuno FSN-70 Satellite Navigation or simi- lar, "A" frame with 12 volt winch 300 kg deadweight capacity and Bi-Axle Trailer to suit vessel—Department of Conservation and Environment.....	Jan. 9
Nov. 29.....	892A1985.....	Four-stroke Diesel Water-cooled Engine with Turbo Charger and Intercooler (650-700 h.p.) one (1) only and Gearbox—Fisheries Department	Jan. 9
Nov. 29.....	891A1985.....	Office Automation Facilities for Department of Computing and Information Technology	Jan. 23
Dec. 12.....	6A1985.....	Bolts and Nuts (1 year period)—Various Government Departments	Jan. 9
Dec. 12.....	53A1985.....	Fresh Fruit and Vegetables (1 year period)—Various Government Depart- ments.....	Jan. 9
Dec. 12.....	119A1985.....	Food Packaging Supplies (1 year period)—Various Government Departments	Jan. 9
Dec. 12.....	908A1985.....	Vinyl Cattle Tags; 2 000 000 (Approx.) in a range of colours as specified— Department of Agriculture.....	Jan. 9
Dec. 12.....	909A1985.....	Ten (10) Tonne Rubber-tyred Cranes—1 to 3 of—Main Roads Department....	Jan. 9
Dec. 12.....	88A1985.....	Furniture Group 5 (1 year period)—Various Government Departments	Jan. 16
			1985
Nov. 22.....	872A1985.....	Helicopter Hire for Donkey control in the East Kimberley (50 hours approx)—Agriculture Protection Board.....	Dec. 12

*Service**For Sale by Tender*

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
Nov. 22.....	866A1985.....	Bedford KHL 8 tonne cab chassis (MRD477); Leyland Receiver Albion (MRD529); Leyland Series Bx8 Boxer at Carlisle.....	Dec. 12
Nov. 22.....	867A1985.....	1983 Holden WB 1 tonne Ute (MRD7118); 1984 Holden WB 1 tonne Ute (MRD7152); 1984 Holden Rodeo Utility (MRD7512) at Carlisle.....	Dec. 12
Nov. 22.....	868A1985.....	MacDonalds 6/8 tonne NB6 Rollers (MRD 760, 761) and Bitumen Tanks (Ex Bitumen Sprayer) various sizes (MRD 477, 529, 492) at Carlisle.....	Dec. 12
Nov. 22.....	869A1985.....	1974 Skillings Hydraulic Log Debarker at Dwellingup	Dec. 12
Nov. 22.....	870A1985.....	1981 Toyota FJ45 1 tonne 4x4 Tray Body/s (XQM700, XQO061, XQY812) at Mundaring Weir.....	Dec. 12
Nov. 22.....	871A1985.....	1982 Ford F250 Light Flat Top Truck (MRD6424) at Kununurra	Dec. 12
Nov. 22.....	874A1985.....	MEDA II 7.76 m Vessel at Fremantle.....	Dec. 12
Nov. 22.....	875A1985.....	1981 Mitsubishi L200 Utility (XQL406); 1982 Toyota LN46R Hilux (4x4) Double Cab Pick-up (XQS136); 1982 Mitsubishi L200 Utility (XQO721) at Ludlow.....	Dec. 12

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale by Tender—continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
Nov. 22.....	876A1985.....	1981 Toyota FJ45 Land Cruiser Tray Body (XQM699); 1983 Commodore SL Station Sedan (XQS855) at Exmouth	Dec. 12
Nov. 22.....	877A1985.....	Commodore VH SL Sedan (XQO990) at Derby	Dec. 12
Nov. 22.....	878A1985.....	Coates 28 in MKIA Vibrating Pedestrian Roller (MRD544) at Carnarvon	Dec. 12
Nov. 22.....	879A1985.....	Commodore VH Sedan (MRD7203) at South Hedland.....	Dec. 12
Nov. 22.....	880A1985.....	1979 Toyota D6000 Diesel Truck (XQH806) at Kununurra	Dec. 12
Nov. 22.....	881A1985.....	1969 Ford D350—3 Ton Table Top Truck (XQH188) at Mt Barker.....	Dec. 12
Nov. 29.....	883A1985.....	1982 Ford Falcon XE Sedan (XQR435); 1983 Ford Falcon XE Sedan (XQR413); 1980 Toyota RB11 Coaster Bus (XQJ459); 1983 Commodore VH Sedan (XQS845) at Karratha	Dec. 19
Nov. 29.....	884A1985.....	1982 Gemini TF Sedan (XQO763); 1979 Sigma Station Sedan (XQJ099) at South Hedland	Dec. 19
Nov. 29.....	885A1985.....	1981 Toyota Landcruiser Tray Top (XQN804) at Karratha	Dec. 19
Nov. 29.....	886A1985.....	1982 Toyota FJ45 Landcruiser Tray Top (XQS121) at Wyndham	Dec. 19
Nov. 29.....	887A1985.....	1981 Toyota FJ60 Station Wagon (XQM987) at Broome.....	Dec. 19
Nov. 29.....	888A1985.....	1965 Massey Ferguson 135 Front End Loader (UQG303) (recall—year amended—see Item 3—698A1985) at Manjimup.....	Dec. 19
Dec. 12.....	896A1985.....	Firearms (31) only at Maylands	Dec. 19
Dec. 12.....	894A1985.....	1979 Toyota HiAce Bus (XQK 938); 1983 Ford Falcon Panel Van (XQR 402); 1984 Commodore Sedan (XQZ 476) at Karratha	1986 Jan. 9
Dec. 12.....	895A1985.....	1982 Toyota Landcruiser 4 x 4 Utility (XQP 109) 1981 Holden WB Utility (XQL 700) at Kununurra.....	Jan. 9
Dec. 12.....	897A1985.....	Tyres and Tubes at South Perth.....	Jan. 9
Dec. 12.....	898A1985.....	1983 Commodore VH Sedan (XQS 502); 1983 Commodore VH Sedan (XQR 403); 1981 Toyota FJ45 Landcruiser (XQO 627); 1981 Toyota FJ45 Landcruiser (XQN 804) at Karratha	Jan. 9
Dec. 12.....	899A1985.....	IBM Information Processor 6/450 at East Perth.....	Jan. 9
Dec. 12.....	900A1985.....	1965 Caterpillar 12E Grader (UQF 117) at Mundaring Weir.....	Jan. 9
Dec. 12.....	901A1985.....	1981 Toyota Landcruiser Trayback Diesel (XQL 547) at Kununurra	Jan. 9
Dec. 12.....	902A1985.....	1982 Mitsubishi L200 4 x 2 Utility (XQQ 599) at Ludlow.....	Jan. 9
Dec. 12.....	903A1985.....	1984 Holden Rodeo Tray Back Utility (MRD 7577); 1984 Holden Shuttle S.W.B. Van (MRD 7606) at Kununurra	Jan. 9
Dec. 12.....	904A1985.....	1981 Toyota FJ45 Landcruiser 4 x 4 Tray Body (XQQ 702) at Mundaring Weir.....	Jan. 9
Dec. 12.....	905A1985.....	1974 McDonald 618 Tonne NBAB Steel Roller (MRD 764) at Carlisle	Jan. 9
Dec. 12.....	906A1985.....	Ford Falcon XE GL Sedan (MRD 6747) at Port Hedland	Jan. 9
Dec. 12.....	907A1985.....	1982 Commodore Station Sedan (XQS 041) at Carnarvon	Jan. 9

Tenders addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

B. E. CORBOY,
Chairman, Tender Board.

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
14A1985	Paper Products and Dispensers (1 Year Period)—Various Government Departments	Various.....	Details on Application
15A1985	Galvabond, Zincanneal and Corrugated Steel Sheets (1 Year Period)—Various Government Departments	Various.....	Details on Application
72A1985	Electronic Memory Typewriters, Electronic Typewriters and Electric Typewriters (1 Year Period)—Various Government Departments	Various.....	Details on Application
804A1985	Power Take-off Header one (1) only for Newdegate Research Station—Agriculture Department	Newdegate Stock & Trading Co.	\$53 877
<i>Purchase and Removal</i>			
818A1985	John Deere 850 Crawler Dozer (MRD 5594)—Main Roads Department Depot, Carlisle	Soltoggio Bros	\$3 888
819A1985	Chainsaws Eight (8) only—C.A.L.M., Mundaring Weir	Various.....	Details on Application
820A1985	Chainsaws Seven (7) only—C.A.L.M., Jarrahdale	Various.....	Details on Application
821A1985	Chainsaws Eleven (11) only—C.A.L.M., Nannup	Various.....	Details on Application

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

Schedule No.	Particulars	Contractor	Rate
823A1985	Used Oil ex Several Government Departments (1 Year Period)	Oil Co. Australia.....	8.51c/litre
828A1985	Freighter 5-6 Tonne 4 Wheel Trailer (MRD 479)—Main Roads Department Depot, Carlisle	Ray Tone Trucks	\$787.50
829A1985	Davleco Pedestrian 428ER Vibrating Roller (MRD 828) Main Roads Department Depot, Carlisle	M. Corry.....	\$276
831A1985	Pacific 34TD Trailed Road Broom (MRD 500)—Main Roads Department Depot, Carlisle	Soltoggio Bros	\$166
841A1985	1981 Holden WB Utility (XQL 024)	Travel Trend	\$4 360
	1981 Holden WB Utility (XQK 492)	Beasleys	\$4 650
	1978 Toyota FJ40 Hard Top (UQC 900)	Prestige Toyota.....	\$4 035
	1981 Hilux RN46 Styleside (XQM 689).....	R. I. Pernich	\$5 800
	1980 Toyota FJ45 Landcruiser (XQK 874)—C.A.L.M., Mundaring Weir	Metro Motors	\$3 251
842A1985	1978 Toyota FJ45 Landcruiser (XQI247)	Alan Neal Autos.....	\$3 236
	1981 Toyota FJ45 Landcruiser Tray Body (XQO209)	G. L. Haggett.....	\$6 200
	1982 Mitsubishi L300 Express Wagon (XQO806)	Travel Trend	\$6 140
	1982 Mitsubishi L300 Express Wagon (XQO980) C.A.L.M., Mundaring Weir	Travel Trend	\$5 630
843A1985	1983 Falcon Station Sedan (XQJ887).....	Metro Motors	\$5 851
	1982 Falcon XE Sedan (XQJ845).....	Metro Motors	\$5 451
	1982 Ford Laser Hatch (XQN248).....	Metro Motors	\$5 251
	1982 Subaru Station Sedan (XQJ057).....	Metro Motors	\$6 051
	1980 Holden Gemini Van (XQK375)—C.A.L.M., Mundaring Weir	Soltoggio Bros	\$2 666
844A1985	1981 Toyota FJ45 1 Tonne Tray Body (XQM699)—Water Authority Depot, Exmouth	G. Kuser.....	\$3 705
847A1985	1969 Ford 7454/N5 Tip Truck 4 x 2 (XQX039)—C.A.L.M., Kalbarri	Soltoggio Bros	\$1 266
848A1985	1984 Commodore VK Station Wagon (XQY682)	Travel Trend	\$7 817
	1982 Commodore VH Station Sedan (XQQ230)	East Side Cars.....	\$6 165
	1982 Commodore VH Sedan (XQO990).....	C. Sells	\$5 130
	1983 Commodore VH Sedan (XQJ896).....	C. Sells	\$5 270
	1983 Commodore VH Sedan (XQS244).....	Referred	
	1978 Toyota Coaster Bus (XQJ443)—Water Authority Depot, Karratha	K. L. Powell.....	\$4 033
849A1985	1982 Ford Falcon Sedan (XQO799)	Referred	
	1982 Ford Falcon Sedan (6KL321)	M. J. Rimes.....	\$6 886.77
	1979 Ford F100 Styleside Utility (XQH277)	P. Roger	\$3 300
	1982 Ford Falcon Sedan (XQH478).....	Referred	
	1982 Ford Falcon Utility (XQR437)—Water Authority Depot, Karratha	Referred	

Decline of Tenders

72A1985	Supply—Electronic Memory Typewriters, Electronic Typewriters plus Electric Typewriters (1 Year Period)—Various Government Departments—Items 1 and 4
769A1985	Supply—Residue Woodfired Bed Combustor (Recall)—C.A.L.M.

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 1986
59/85.....	Asphalt surfacing Mitchell Freeway Stage 6 between Warwick Road and Hepburn Avenue.....	7 January

MAIN ROADS DEPARTMENT—*continued*
ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
48/85.....	Construction of a four-bedroom brick veneer house at Lot 34 (No. 61) Sydney Hall Way, Narrogin	Ranieri & Corasaniti	\$ 64 825.00
89/85.....	Fabrication and erection of steelwork for overhead sign gantries over Great Eastern Highway	Davmar Pty Ltd.....	11 464.22

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 November 1985.

THE following appointments have been approved:—

R.G. No. 61/71.—Senior Constable Michael Mears has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Northam Registry District to maintain an office at Bruce Rock during the absence on leave of Senior Constable P. C. Sharkey. This appointment dates from 18 November 1985.

R.G. No. 32/76.—Mr. Adrian Charles Malkovic has been appointed as District Registrar of Births, Deaths and Marriages for the Canning Registry District to maintain an office at Armadale during the absence of Mr. W. N. Earp. This appointment dates from 6 December 1985.

R.G. No. 76/72.—First Class Constable Kenneth Raymond McLeod has been appointed as Assistant District Registrar of Births and Deaths for the Swan Registry District to maintain an office at Gingin pending a permanent appointment. This appointment dates from 2 December 1985.

D. G. STOCKINS,
Registrar General

UNCLAIMED MONEYS ACT 1912-1947.

List of Unclaimed Money held by Dampier Salt (Operations) Pty Limited.

Gepp N.; Plantation Caravan Park, Carnarvon; \$52; 27/4/78.

G. M. HUGHES,
Administration Officer.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Frederick Ralph Ginder late of 25 Halsey Street, Bunbury, to which section 63 of the Trustees Act 1962 (as amended) applies are required to send particulars of their claims to the Executrix Barbara Elaine Lee of 25 Halsey Street, Bunbury, care of Young & Young 5 Spencer Street Bunbury by 10 January 1986, after which date the said Executrix may convey or distribute the assets having regard only to the claims of which they have notice and the said Executrix shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 28th day of November, 1985.

YOUNG & YOUNG,
for the Executrix

COMPANIES ACT 1961-1980.

Section 272 (1).

Notice of Final Meeting of Members and Creditors.

Lindfield Homes Pty Ltd (In Liquidation).

NOTICE is hereby given that pursuant to the Companies Act 1961-1980 a final meeting of the members and creditors of Lindfield Homes Pty Ltd (in Liquidation) will be held at the offices of Horwath & Horwath, 11th Floor, Australia Place, 15-17 William Street, Perth, on Tuesday, 14 January 1986 at 4.00 p.m.

Agenda.

1. To receive a statement of receipts and payments from the liquidator showing how the winding up of the company has been conducted and how the property was disposed.
2. To discuss any other business which may lawfully be brought forward.
3. To resolve the books of the company be destroyed at the expiration of three months from the date of the meeting.

Dated at South Perth this 3rd day of December, 1985.

K. E. JUDGE,
Joint Liquidator.

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 Estate of Florence Edith Crisp late of Unit 45, Riverview Gardens, 14-20 Dean Street, Claremont, Western Australia, Retired Solicitors' Accountant who died on 10 November 1985 at Nedlands are required to send particulars of their claims to Freehill Hollingdale & Page, Barristers & Solicitors, Australia Place, 15-17 William Street, Perth, W.A., 6000, by 6 January 1986 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated this 26th day of November, 1985.

FREEHILL HOLLINGDALE & PAGE,
Australia Place,
15-17 William Street,
Perth, W.A. 6000

NOTICE TO CREDITORS AND CLAIMANTS.

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may Convey or distribute the assets, having regard only the claims of which it then has notice.

Last Date for Claims: 3/1/86.

Black, Ronald Gordon, late of 132 Grant Street, Cottesloe, Retired Manager, died 22/10/85.

Chester, Lawrence, late of 56 Sixth Avenue, Maylands, Retired Labourer, died 18/9/85.

LIMITED PARTNERSHIPS ACT 1909.

NOTICE is hereby given that effective from 1 December 1985, Marine Group Pty. Ltd. (formerly Lombardo Marine Group Pty. Ltd.) ceased to be a General Partner in the Limited Partnership known as Associated Marine Group.

M. A. MITCHINSON,
Company Secretary.

(Marine Charters (Aust) Pty. Ltd.—General Partner.)

Elliott, Dorothy Watts, formerly of 130 Roberts Street, Como, late of Craigwood Convalescent Hospital, Como, Widow, died 12/10/85.

Greenwood, Richard Leonard Simon, late of 8 Peachey Avenue, Kewdale, Retired Clerk, died 22/10/85.

Hands, Peter Edward, late of Unit 3, 572 Newcastle Street, West Perth, Retired Lecturer, died 21/4/85.

Mitchell, William Leslie, formerly of "Ashens" Rocky Gully, late of 6 Corry Lynn Road, Claremont, Retired Farmer and Grazier, died 2/9/85.

Pellegrino, Nunzia, late of 26 White Street, Osborne Park, Widow, died 19/10/85.

Shaw, Edna Annie, late of Bunbury Nursing Home, Bunbury, Pensioner, died 9/10/85.

Dated at Perth this 2nd day of December, 1985.

L. C. RICHARDSON,
General Manager.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estate of the undermentioned person are required by the personal representatives of care of Messrs. Corser & Corser, 7th Floor, 109 St. George's Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice:—

Joseph Henry Bateson late of Concorde Nursing Home, 25 Anstey Street, South Perth, Retired Supervisor, died 27 March 1985.

Dated this 2nd day of December, 1985.

CORSER & CORSER.

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 27th day of November, 1985.

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

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

Twynham, Clara Elizabeth; Spinster; Victoria Park; 12/10/85; 20/11/85.

Maller, Francis May; Spinster; Woodlands; 23/9/85; 20/11/85.

Hatcher, Edith Elizabeth; Widow; Bentley; 27/9/85; 20/11/85.

Young, Lawrence Jesse; Retired Printer; Scarborough; 23/9/85; 20/11/85.

Smith, Cyril Edward; Invalid Pensioner; Shenton Park; 15/8/81; 20/11/85.

Bulliard, Irene Jane; Widow; Hamilton Hill; 28/9/85; 20/11/85.

Buchan, John Kerr; Retired Carpenter; North Perth; 5/7/85; 20/11/85.

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 on the 2nd day of December, 1985.

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

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

Zanker, Traugott Martin; Retired Railway Worker; Esperance; 9/8/85; 27/11/85.

Sonneman, Mark Douglas; Miner; Cue; 22/6/85; 27/11/85.

Posndjakow, Alex; Labourer; Bassendean; 18/8/85; 27/11/85.

Nicholson, Brita Margaret; Married Woman; Floreat; 23/9/85; 27/11/85.

Mailey, Ivy Jane; Widow; Tuart Hill; 27/10/85; 27/11/85.

Foley, Robert Grennan; Tool Sharpener; Norseman; 6/10/85; 21/11/85.

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 6 January 1986, after which I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Baldwin, Basil Joseph Denis, late of Unit 14, 24 Hastings Street, Scarborough, died 2/11/85.

Ballantyne, Robert Ramsay, late of 46 Ormand Road, Mt. Barker, died 29/10/85.

Beck, Alice, late of Margaret River Hospital, Margaret River, died 14/10/85.

Buchan, John Kerr, late of St. Michael's Nursing Home, 53 Wasley Street, North Perth, died 5/7/85.

Cannon, Lila Laura, late of 70 Manchester Street, Victoria Park, died 27/10/85.

Clarke, Anne Elizabeth, late of St. Vincent's Hospital, 224 Swan Street, Guildford, died 27/9/85.

Doyle, Leslie William Kenneth, formerly of 122 Forrest Street, Boulder, late of Little Sisters of the Poor, Kalgoorlie, died 18/10/85.

Draksas, Vladas, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 24/10/85.

Edge, Edith Violet, late of 50 Glenelg Street, Applecross, died 19/8/85.

Evans, Elsie Agnes, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 31/10/85.

Evan-Smith, Barbara McIntyre, late of Village Hospital, 31 Williams Road, Nedlands, died 3/6/84.

Everitt, Catherine Agnes Margaret, late of Silver Chain Nursing Home, Laidlow Street, Hilton Park, died 22/11/85.

High, Helen, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 19/11/85.

Jenkins, Ruby Estella, late of 13 Crofton Place, Lynwood, died 26/7/85.

Kings, Mabel Ann, late of 21 Wright Street, Highgate, died 22/10/85.

McLean, Loyal Kyle, late of Victoria Park Nursing Home, 38 Alday Street, St. James, died 24/10/85.

Markowskz, Stefan, late of 69 Forrest Street, Mt. Lawley, died 22/10/85.

Moodie, Doris Winifred Annie, formerly of Flat 12, Mallowa Flats, Midvale Place, Midvale, late of Tuohy Nursing Home, 22 Morrison Road, Midland, died 19/11/85.

Moseley, Adrian Reid, (also known as Cole, Adrian) late of Cheviot Lodge, 30 Bulwer Street, Perth, died 29/9/85.

O'Keefe, David Peter, late of Salvation Army Village, 31 Williams Road, Nedlands, died 9/9/84.

Robertson, Michael Douglas, late of 7 Gardiner Street, Moora, died 13/11/85.

Spadaccini, Giuseppe, late of 63 Victoria Parade, Midvale, died 26/7/85.

Sullivan, Gwendoline Mary, late of Stranraer Nursing Home, 285 Roberts Road, Subiaco, died 20/11/85.

Thompson, Richard Theodore Peel, late of 17 Barratt Street, North Perth, died 19/11/85.

Dated this 2nd day of December, 1985.

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

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No. 91

PERTH: WEDNESDAY, 30 JANUARY

1985

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“GOVERNMENT GAZETTE”.**

CHRISTMAS AND NEW YEAR PUBLICATIONS.

IT is hereby notified for public information that the publishing times for the “Government Gazette” during the Christmas and New Year period will be as follows:—

No publication for the week ending Friday, 27 December 1985.

First issue of 1986, 3 January at 3.30 p.m.
Closing time for copy 3.00 p.m. Monday 23 December 1985.

WILLIAM C. BROWN,
Government Printer.

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