

Government Gazette

OF

WESTERN AUSTRALIA

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[1988

Jurisdiction of Courts (Cross-vesting) Act 1987

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Com-
GORDON REID, } panion of the Order of Australia, Governor of the
Governor. } State of Western Australia.
[L.S.]

UNDER section 1 (2) of the Jurisdiction of Courts (Cross-vesting) Act 1987, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 July 1988 as the day on which the Jurisdiction of Courts (Cross-vesting) Act 1987 shall come into operation.

Given under my hand and the Seal of the State, on 21 June 1988.

By His Excellency's Command,
J. M. BERINSON,
Attorney General.

GOD SAVE THE QUEEN !

Associations Incorporation Act 1987

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Com-
GORDON REID, } panion of the Order of Australia, Governor of the
Governor. } State of Western Australia.
[L.S.]

UNDER section 2 of the Associations Incorporation Act 1987, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 25 July 1988 as the day on which the Associations Incorporation Act 1987 shall come into operation.

Given under my hand and the Seal of the State, on 21 June 1988.

By His Excellency's Command,
J. M. BERINSON,
Attorney General.

GOD SAVE THE QUEEN !

Sale of Goods (Vienna Convention) Act 1986

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Com-
GORDON REID, } panion of the Order of Australia, Governor of the
Governor. } State of Western Australia.
[L.S.]

UNDER section 2 of the Sale of Goods (Vienna Convention) Act 1986, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 April 1989 as the day on which the Sale of Goods (Vienna Convention) Act 1986 shall come into operation.

Given under my hand and the Seal of the State on 21 June 1988.

By His Excellency's Command,
J. M. BERINSON,
Attorney General.

GOD SAVE THE QUEEN !

Land Act 1933

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Com-
GORDON REID, } panion of the Order of Australia, Governor of the
Governor. } State of Western Australia.
[L.S.]

File No. 4673/52.

WHEREAS by section 31 (1) (a) of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein classify as of Class "A"

any such lands of the Crown reserved to Her Majesty for any purpose and whereas it is deemed expedient that Reserve No. 19120 for the purpose of "Conservation of Flora and Fauna" as described, should be classified as of Class "A" : Now, therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation classify as of Class "A" the reserve described hereunder.

Schedule

Reserve No. 19120 comprising Williams Locations 9353, 9869, 9880, 12043, 14196, 14197, 14720, 15484 and 15734 containing an area of 396.066 2 hectares accordingly.

(Plan Toolibin N.W. 1:25 000 Yilliminning S.E. 1:25 000.)

Given under my hand and the Public Seal of Western Australia, at Perth, on 21 June 1988.

By His Excellency's Command,
YVONNE HENDERSON,
Minister for Lands

GOD SAVE THE QUEEN !

Marine and Harbours Act 1981

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Com-
GORDON REID, } panion of the Order of Australia, Governor of the
Governor. } State of Western Australia.
[L.S.]

UNDER section 9 (1) of the Marine and Harbours Act 1981 I, the Governor, acting with the advice and consent of the Executive Council, do hereby vest in the Minister for Transport, constituted under section 8 (1) of the Act, all real and personal property, or interest in any such property set out in the following Schedule.

Schedule

Reserve No. 40328 being Lancelin Lot 874 shown on Department of Land Administration Diagram 649.

Given under my hand and the Seal of the State on 7 June 1988.

By His Excellency's Command,
R. J. PEARCE,
Minister for Transport.

GOD SAVE THE QUEEN !

Main Roads Act 1930

Declaration of Control of Access

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency Professor Gordon Reid, Com-
GORDON REID, } panion of the Order of Australia, Governor of the
Governor. } State of Western Australia.
[L.S.]

MRD 90/1010V2

WHEREAS by section 28A of the Main Roads Act 1930, it is provided that the Governor may on the recommendation of the Commissioner, by proclamation declare that any section or part of a road is subject to Control of Access, and the places only at which it may be entered or departed from; and whereas the Commissioner has recommended that the road sections delineated on the drawings specified in Schedule 1

hereto shall be subject to Control of Access. Therefore, I the Governor, acting with the advice and consent of the Executive Council, in exercise of the powers conferred by section 28A of the Main Roads Act 1930, and pursuant to the said recommendations do hereby declare the road sections delineated on the plans and as generally described in Schedule 1 hereto shall be subject to Control of Access, and the places only at which it may be entered or departed from shall be as shown on those plans.

Given under my hand and the Public Seal of the said State at Perth on 24 May 1988.

By His Excellency's Command,

BOB PEARCE,
Minister for Transport and Planning.

GOD SAVE THE QUEEN !

Schedule 1—Control of Access

Road	Route No.	Local Government	Location of Route	As Delineated on Plan No.
Northam-Cranbrook Road	M31.....	Shire of Katanning.....	Katanning Bypass.....	8525-44

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth on 7 June 1988, the following Orders in Council were authorised to be issued.

Constitution Act 1889

ORDER IN COUNCIL

WHEREAS section 74 of the Constitution Act 1889, provides, *inter alia* that the Governor in Council may vest in heads of departments or other offices or persons within the State, power to make minor appointments to public offices under the Governments of the State. Now therefore, His Excellency the Governor in acting with the advice and consent of the Executive Council hereby—

1. Vests in John McKenzie, Peter James Moore, Murray Robert Love, Ralph Douglas Smith, Steve Jolly, Robert Germantse, Jim Lane, Robert Ivan Prince, Stephen Hopper and in any person temporarily appointed to perform the normal duties of the said officers during absence or incapacity, the power to make the appointment of persons as employees of the Department of Conservation and Land Management and its branches at a daily or weekly rate of wage.

2. Revokes the power previously vested in John Daniel Clark, Richard Dean Briedahl, Ross Mead, Peter Keppel, Edward Milton Cracknell and in any persons temporarily appointed to perform the normal duties of the said officers during absence or incapacity, to make the appointment of persons as employees of the Department of Conservation and Land Management and its branches at a daily or weekly rate of wage.

Dated 7 June 1988.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947

ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members

of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby revoke the appointment of William Ronald Winchester as a Member of the Children's Court at Bunbury.

Dated 7 June 1988.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947
ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby revoke the appointment of the persons named in the First Schedule hereto to be Members of the Children's Court at the place mentioned.

First Schedule

Albany—

Homer Arthur White,
Joseph Richley Redshaw,
Ray Whitney Wood,
Samuel John Lloyd Elliott.

Dated 7 June 1988.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947
ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby revoke the appointment of the persons named in the First Schedule hereto to be members of the Children's Court at the place mentioned.

First Schedule

Moora

Leo Alexander McKinley,
Albert Arthur Manning.

Dated 7 June 1988.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947
ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the

respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment, now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the person named in the First Schedule hereto to be a member of the Children's Court at the place mentioned and doth hereby revoke the appointment of the person named in the Second Schedule hereto to be a member of the Children's Court at the place mentioned.

First Schedule

Mount Magnet—

Thomas Michael Larsson.

Second Schedule

Mount Magnet—

Malcolm George Glen.

Dated 7 June 1988.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947
ORDER IN COUNCIL

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby revoke the appointment of the person named in the First Schedule hereto to be a member of the Children's Court at the place mentioned.

First Schedule

Nungarin—

Ernie Melville Beurteaux.

Dated 7 June 1988.

G. PEARCE,
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, on 21 June 1988 the following Orders in Council were authorised to be issued—

Land Act 1933

ORDER IN COUNCIL

File No. 1832/975.

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 of the purposes set forth in Section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing: And whereas it is deemed expedient that Reserve No. 33519 (Derby Lots 448 and 1257) should vest in and be held by the Honourable Keith James Wilson, M.L.A. Minister for Health for the time being and his successors in office in trust for the purpose of "Housing (Health Department)".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Honourable Keith James Wilson, M.L.A. Minister for Health for the time being and his successors in office in trust for "Housing (Health Department)" with

power to the said Honourable Keith James Wilson, M.L.A. Minister for Health for the time being and his successors in Office to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by Section 37 of the said Act.

G. PEARCE,
Clerk of the Council.

Land Act 1933

ORDER IN COUNCIL

File No. 2969/967.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 40575 (Perenjori Lot 115) should vest in and be held by the Shire of Perenjori in trust for the purpose of "Parking".

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

G. PEARCE,
Clerk of the Council.

FINANCIAL ADMINISTRATIVE AND
AUDIT ACT 1985

The Treasury,
Perth 20 June 1988.

IT is hereby notified for general information, that pursuant to section 58 of the Financial Administration and Audit Act 1985 the Hon. Treasurer has amended Treasurer's Instructions by revoking Treasurer's Instructions 1101, 1102, and 1103 and has issued in substitution the following Treasurer's Instructions—

Treasurer's Instruction	Paragraph	Topic
1101	—	Application of Australian Accounting Standards
1102	(1) — (13).....	Operating Statements
1103	(1) — (8).....	Statements of Financial Position
1104	(1) — (4).....	Statement of Capital Accumulation

The Treasurer's Instructions so issued in substitution have effect in respect of financial years of statutory authorities commencing on or after 1 July 1988.

The Treasurer's Instructions so revoked shall cease to have effect on 1 July 1988 except that they shall continue to apply, as if they had not been revoked, in respect of financial years of statutory authorities that have ended on or before 30 June 1988 or have commenced but not ended before 1 July 1988.

P. J. FARRELL,
Acting Under Treasurer,

Western Australia

ASSOCIATIONS INCORPORATION ACT 1987

ASSOCIATIONS INCORPORATION REGULATIONS 1988

Arrangement

Regulation

1. Citation
2. Commencement
3. Interpretation
4. Application for approval of purpose
5. Request to Minister to review
6. Applied provisions—voluntary winding up
7. Approval of liquidator
8. Applied provisions—winding up by Court
9. Forms
10. Compliance with forms
11. Completion of forms
12. General requirements for documents
13. Annexures accompanying forms
14. Signature of documents lodged with Commissioner
15. Translations
16. Fees

Schedule 1

- Form 1
Application for Incorporation of Association
- Form 2
Advertisement of Intended Application for Incorporation
- Form 3
Certificate of Incorporation
- Form 4
Certificate of Incorporation on Change of Name
- Schedule 2
Fees

ASSOCIATIONS INCORPORATION ACT 1987

ASSOCIATIONS INCORPORATION REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Associations Incorporation Regulations 1988*.

Commencement

2. These regulations shall come into operation on the day on which the *Associations Incorporation Act 1987* comes into operation.

Interpretation

3. In these regulations, unless the contrary intention appears—
"Code" means the *Companies (Western Australia) Code*.

Application for approval of purpose

4. An application to the Commissioner for the approval of a purpose of an association under section 4 (1) (f) of the Act shall be accompanied by—

- (a) a copy of the rules of the association conforming to the requirements of the Act; and
- (b) a certificate given by the applicant as to the matters referred to in section 5 (2) (b) of the Act.

Request to Minister to review

5. A request to the Minister under section 4 (6) (a), 7 (2) (a), 8 (2) (a), 9 (3) (a), 18 (4) (a) or 19 (3) (a) of the Act to review a decision of the Commissioner shall be lodged with the Commissioner and shall be accompanied by a copy of the Commissioner's notice of refusal together with the applicant's representations in support of the applications (if any).

Applied provisions—voluntary winding up

6. (1) For the purposes of section 30 (4) of the Act Divisions 3 and 4 of Part XII of the Code apply, unless the context or subject matter otherwise indicates or requires, to the voluntary winding up of an incorporated association with the following exclusions, additions and modifications—

- (a) a reference to the articles of a company shall be read as a reference to the rules of an incorporated association;
- (b) a reference to the Commission shall be read as a reference to the Commissioner;
- (c) a reference to a contributory of a company shall be read as a reference to a member of an association;
- (d) a reference to the Court shall be read as a reference to the Supreme Court;
- (e) a reference to a company carrying on its business or having a place of business shall be read as a reference to an incorporated association pursuing its objects or purposes;
- (f) sections 392 and 397 are excluded;
- (g) subdivision C of Division 3 is excluded; and
- (h) subdivision F of Division 4 apart from sections 458 and 460 is excluded.

(2) Notwithstanding section 417 of the Code, in addition to any person qualified to act as the liquidator of a company under the Code, a person in respect of whom an approval is in force under regulation 7 may be appointed, and may act as, liquidator of an incorporated association to which the approval relates.

Approval of liquidator

7. Where, having regard to—

- (a) the property, debts and liabilities of an incorporated association; and
- (b) the interests of the creditors and members of an incorporated association,

the Commissioner is satisfied that a person is a fit and proper person to exercise and perform the powers and duties of liquidator of an incorporated association, the Commissioner may by instrument in writing approve of the person acting as liquidator of the incorporated association subject to such conditions as he thinks fit and may in like manner vary or revoke any such approval or conditions.

Applied provisions—winding up by Court

8. For the purposes of section 31 (3) of the Act the following modifications to the provisions of Division 6 of Part XII of the Code are prescribed—

- (a) a reference to the Court shall be read as a reference to the Supreme Court;
- (b) a reference to a company carrying on its business or having a place of business shall be read as a reference to an incorporated association pursuing its objects or purposes.

Forms

9. The forms set out in Schedule 1 are prescribed for the respective purposes for which forms are required by sections 5 (1), 6 (1), 9 (1) and 18 (6) of the Act.

Compliance with forms

10. (1) Strict compliance with the style of a form set out in Schedule 1 is not necessary, unless the Commissioner so requires.

(2) Strict compliance with the substance of, and provision of the information required by, a form set out in Schedule 1 is necessary unless the Commissioner otherwise approves.

Completion of forms

11. A form shall be completed in accordance with such directions and instructions as are specified in, or relate to, the form.

General requirements for documents

12. Unless the Commissioner otherwise approves, a document lodged with the Commissioner shall—

- (a) be on paper of medium weight of good quality and of a size not less than international sheet size A5 and not more than foolscap folio size or international sheet size A4;
- (b) be legibly and clearly printed, written or otherwise produced in a manner that is permanent and will make possible a reproduction by photographic means that is satisfactory to the Commissioner;
- (c) not be a carbon copy, or a copy reproduced by any spirit duplication method;
- (d) have margins of not less than 25 millimetres on the left-hand side and not less than 13 millimetres on the right-hand side;
- (e) where it comprises 2 or more sheets, be fastened together securely in the top left-hand corner;
- (f) have written on the first sheet—
 - (i) the registered number (if any) of the incorporated association to which the document relates;
 - (ii) the name of that association;
 - (iii) the title of the document;

- (iv) the name, address and telephone number of the person by whom or on whose behalf the document is lodged; and
- (v) the words "lodged with the Commissioner on . . .".

Annexures accompanying forms

13. (1) Where the space provided for a particular purpose in a form is insufficient to contain all the required information in relation to a particular item, that information shall be set out in an annexure.

(2) An annexure to a form shall have an identifying mark and be endorsed with the words—
 "This is the annexure of pages marked
 referred to in the (insert description of form)
 signed by me and dated"

.....
 Signature(s) "

and signed by each person signing the form to which the document is annexed.

(3) The pages to an annexure shall be numbered consecutively.

(4) Where a document, copy of a document, or other matter is annexed to a form, reference made in the form to the annexure shall be by its identifying mark, the number of pages in it, and a brief description of the nature of the document and its contents.

(5) A reference to an annexure includes a reference to a document, copy of a document or any other matter accompanying, attached to or annexed to a form.

Signature of documents lodged with Commissioner

14. (1) Subject to the Act and these regulations, a document relating to an incorporated association that is required to be lodged with the Commissioner by or on behalf of the association shall be signed by a member of the committee of the association authorized by the committee for that purpose.

(2) The name of a person signing a document that is lodged with the Commissioner shall be legibly written under or alongside the signature of that person.

Translations

15. (1) Where any document or part of a document required to be lodged with the Commissioner is not written in the English language that document or part, unless the Commissioner otherwise directs, shall be accompanied by a translation of the document or part certified by a person approved by the Commissioner.

(2) The Commissioner may, before accepting a translation for lodgment, require the person lodging the translation to furnish to the Commissioner such evidence as the Commissioner thinks sufficient of the ability of the person by whom the translation is made to make the translation.

Fees

16. The fees set out in Schedule 2 are prescribed in respect of the matters referred to.

Schedule 1

(Regulation 9)

FORMS

Form 1

Association Incorporation Act 1987 (Section 5 (1))

APPLICATION FOR INCORPORATION OF ASSOCIATION

To the Commissioner for Corporate Affairs:

1. I, of
 (Full name)

.....
 (Full address and occupation)

....., Being duly authorized by the association,
 apply for incorporation of the association under the name—

.....
 (insert name of association).

2. The association is formed for the purpose of—

.....
 (insert main purpose)

and is considered eligible to be incorporated as an association within the meaning of the Act by virtue of—

.....
 (insert provision of section 4 (1) applicable to this association).

3. The association is not formed for the purpose of trading or securing a pecuniary profit to the members from the transactions of the association.

4. The rules of the association marked with the letter "A" annexed to my certificate as to the matters required by section 5 (2) (b) of the Act conform to the requirements of the Act.

5. The prescribed fee is tendered herewith.

Dated the day of 19.....

Signed

Print full name in block letters

Form 2

Associations Incorporation Act 1987 (Section 6 (1))

ADVERTISEMENT OF INTENDED APPLICATION FOR INCORPORATION OF

(Set out name of association)

NOTICE is hereby given that.....

(full name, address and occupation of applicant)

being duly authorized by the abovenamed association intends to apply to the Commissioner for Corporate Affairs on or after

(insert date being at least one month but not more than 3 months after publication of this notice)

for incorporation of

(insert name of association)

The association is formed for the purpose of

(insert main purpose)

Signed

Print full name in block letters.....

Form 3

Associations Incorporation Act 1987 (Section 9 (1))

CERTIFICATE OF INCORPORATION

No.

THIS IS TO CERTIFY THAT

has this day been incorporated under the *Associations Incorporation Act 1987*.

Dated thisday of.....19.....

Commissioner for Corporate Affairs.

Form 4

Associations Incorporation Act 1987 (Section 18 (6))

CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

THIS IS TO CERTIFY THAT

which was on theday of.....19.....

incorporated under the *Associations Incorporation Act 1987* changed its name to

on thisday of.....19.....

Commissioner for Corporate Affairs.

Schedule 2

(Regulation 16)

FEEES

	\$
1. Application for approval of purpose of an association under section 4 (1) (f)..	20.00
2. Application for incorporation of an association under section 5 (1)	60.00
3. Lodgment of request to Minister to review decision of Commissioner.....	20.00
4. (a) Lodgment of notice of special resolution setting out particulars of alteration of rules of an association under section 17.....	10.00
(b) Where alteration of rules has effect to change name of an association, on approval of change of name and issue of certificate of incorporation on change of name under section 18 (6)	10.00
(c) Where alteration of rules has effect to change objects or purposes of an association, on approval of the alteration under section 19.....	10.00
5. Lodgment of application for extension of period for holding an annual general meeting under section 23 (1)	20.00
6. Lodgment of application for approval of variation of provisions of rules of an association relating to distribution of surplus property upon winding up under section 33 (4)	20.00
7. Lodgment of distribution plan under section 33 (6).....	20.00
8. Inspection of document lodged with Commissioner under section 37 (2) (a)...	3.00
9. Issue of uncertified copy of, or extract from document lodged with Commissioner—	
(a) where fee payable under item 8 for inspection of the document has been paid, for each page.....	0.50
(b) where fee payable under item 8 for inspection of the document has not been paid—	
(i) for the first page.....	3.00
(ii) for each additional page	0.50
10. Issue of certified copy of, or extract from document lodged with Commissioner—	
(a) for the first page	5.00
(b) for each additional page.....	0.50
11. Application for certificate of Commissioner under section 38.....	5.00
12. (a) Service of a subpoena on the Commissioner to produce document lodged with him relating to an association	20.00
(b) For each page or copy of a page of the document so produced	0.50

Dated 27 June 1988.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

FRIENDLY SOCIETIES ACT 1894

NOTICE is hereby given that the Grand United Order of Oddfellows and the Grand United Order of Oddfellows—Bohemia Lodge are dissolved by instrument registered 14 June 1988, unless within three months from the date of this Notice proceedings be commenced by some member or other person interested in or having any claim on the funds of the societies, to set aside such dissolutions.

F. L. MORISEY,
Acting Registrar of Co-operative
and Financial Institutions.

Road, Kalamunda and Parliament House, Harvest Terrace,
Perth to the Commission of the Peace for the State of
Western Australia.

D. G. DOIG,
Under Secretary for Law.

JUSTICES ACT 1902

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

Kevin John Gregory of Lot 101 Lyons Road, Waroona,
and Alcoa Ltd., Wagerup.

David Peter McKay of Nanga Brook Road, Waroona,
and Thatcher Street, Waroona.

John Michael O'Hara of 5 Hillside Crescent, Gooseberry
Hill, and 39 Haynes Street, Kalamunda.

D. G. DOIG,
Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE

IT is hereby notified for public information that Stuart William Clarke of 15 Redwood Lane, Willetton, has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor of the City of Canning.

D. G. DOIG,
Under Secretary for Law.

EX OFFICIO JUSTICES OF THE PEACE

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

Walter Bruce Hearman of "Tanglewood" RMB 633,
Donnybrook, President of the Shire of Donnybrook
for the Forrest Magisterial District.

Stanley Perkins of "Danetree" Kojonup/Katanning
Road RMB 208, Kojonup, President of the Shire of
Kojonup for the Stirling Magisterial District.

D. G. DOIG,
Under Secretary for Law.

JUSTICES ACT 1902

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator in Executive Council on 20 March 1984 has approved of the appointment of Hon. Gordon Edgar Masters of 26 Gooseberry Hill

CORRIGENDUM

FIREARMS ACT 1973

Firearms Amendment Regulations 1988

WHEREAS an error occurred in a notice under the above headings on page 1905 of *Government Gazette* (No. 55) of 10 June 1988 it is corrected as follows.

In regulation 2 delete "1964*" and substitute the following —
" 1974* ".

INDECENT PUBLICATIONS AND ARTICLES ACT
1902

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

Dated 13 June 1988.

YVONNE HENDERSON,
Minister for The Arts.

Schedule

Title or Description; Publisher.

300 Young Darlings September 1983 No. 2; Briarwood Corporation.

Anti-Social No. 3; A Helpless Anger Production.

Anti-Social No. 4; A Helpless Anger Production.

Artistic Comics (A Real Collector's Item!); Kitchen Sink Press Inc.

Australian Forum Vol. 2 No. 4; Forum International Ltd.

Australian High Society Vol. 1 No. 6; Multimedia International (U.K.) Ltd.

Ballons; Not Known.

Battling Secretaries (By Buck Patterson); Rosslyn News Co.

Best of Genesis Letters Summer 1988; Atrium Multi-Media Corp.

Bizarre Sex No. 5; Kitchen Sink Press Inc.

Bizarre Sex No. 6; Kitchen Sink Press Inc.

Bizarre Sex (Omaha The Cat Dancer) No. 9; Kitchen Sink Press.

Brown Sugar Fall 1974 No. 7; Marquis Publishing Company.

Cherry No. 4; Last Gasp Comics.

Cherry No. 5; Last Gasp.

Cherry Poptart No. 1; Last Gasp.

Couples Today July 1988 Vol. 11 No. 4 Thomaston Publications Inc.

- Eve Browne's Monthly Supplement No. 2; Not Known.
 Exciting May 1988 No. 43; Peter Theander.
 Fox Vol. 5 No. 3; Montcalm Publishing Corporation.
 Gay Comix No. 4; Kitchen Sink Comic Inc.
 Gay Comix No. 5; Kitchen Sink Comix.
 Gay Comix Winter 1985 No. 6; Bob Ross.
 Gay Comix Spring 1986 No. 7; Bob Ross.
 Gay Comix (Poppers) Winter 1987 No. 9; Bob Ross.
 Gay Comix Spring 1987 No. 10; Bob Ross.
 Gay Comix Winter 1988 No. 11; Bob Ross.
 Genesis May 1988 Vol. 15 No. 10; Atrium Multi-Media Corp.
 Good Jive Comix No. 2; Pooo Bear Productions.
 High Society July 1988 Vol. 13 No. 3; High Society Magazine.
 Hup No. 1; Last Gasp Eco-Funnies.
 Hup No. 2; Last Gasp Eco-Funnies.
 Lovebirds No. 18; Figcrest Ltd.
 Macho No. 126; Undercounter Publications.
 Male Call No. 86; A.N.D.C.O.
 Male Call No. 111; A.N.D.C.O.
 Max July 1988 Vol. 3 No. 4; Max Magazine Inc.
 Men in Skirts Iss 33; Empathy Press.
 My Darling Transvestite; Not Known
 Omaha The Cat Dancer (By Reed Waller) No. 1; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) No. 2; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) No. 3; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) January 1987 No. 4; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) March 1987 No 5; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) May 1987 No. 6; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) July 1987 No. 7; Kitchen Sink Press Inc.
 Omaha The Cat Dancer (By Reed Waller & Kate Worley) October 1987 No. 8; Kitchen Sink Press Inc.
 Oral Lesbians June-August 1986 Vol. 7 No. 3; American Art Enterprises Inc.
 Part Time Women No. 2; Not Known.
 Penthouse (National Edition) July 1988 Vol. 9 No. 7; PH Editorial Services Pty Limited.
 Penthouse July 1988 Vol. 19 No. 11; Penthouse International Ltd.
 Penthouse Couples; PH Editorial Services Pty Limited.
 Penthouse Letters No. 17; PH Editorial Services Pty Limited.
 Playboy Presents The Year In Sex 1987 Reviewed March 1988; Playboy Press.
 Playboy's Playmate Review June 1988; Playboy Press.
 Pocketfox Fall 1988 Vol. 4 No. 4; Montcalm Publishing Corporation.
 Pocketfox Winter 1988 Vol. 5 No. 1; Montcalm Publishing Corporation.
 Private International No. 87; Milton.
 Pure Joy Comix No. 1; Pooo Bear Productions.
 Razzle Vol. 6 No. 5; Paul Raymond.
 Ribald August 1987 No. 766; Not Known.
 Sexpaper No. 363; Undercounter Publications.
 Sexpaper No. 379; Undercounter Publications.
 Sexpaper No 429; Undercounter Publications.
 Sexpaper No. 430; Undercounter Publications.
 Snoid Comics; Kitchen Sink Press Inc.
 Taboo No. 109; Undercounter Publications.
 Tales From The Leather Nun No. 1; Last Gasp Eco-Funnies.
 Tanner Touch, The; Delta Pictures.
 Teenage Sex May 1988 No. 52; Peter Theander.
 Tender Shavers May 1980 Vol. 2 No. 3; Briarwood Corporation.
 Transvestite Survival Manual, The (Book 2) Empathy Press.
 True Transvestite Experiences No 1; 'Cathy' Charles Slavik.
 Virile No. 126; Undercounter Publications.
 Weird Smut Comics No. 1; John A Mozzer.
 Young Lust No. 1; Last Gasp Inc.
 Young Lust No. 6; Last Gasp Inc.

BETTING CONTROL ACT 1954

BETTING CONTROL AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Betting Control Amendment Regulations (No. 2) 1988*.

Principal regulations

2. In these regulations the *Betting Control Regulations 1978** are referred to as the principal regulations.

[*Published in the *Government Gazette* of 22 June 1978 at pp. 1991 to 2014. For amendments to 16 May 1988 see p. 180 of the 1986 *Index to Legislation of Western Australia and Gazette* of 4 March 1988 pp. 667-668.]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended by inserting after subregulation (2) the following subregulation—

“(3) In these regulations and in the Rules of Betting in the Appendix unless the context otherwise requires a reference to a bookmaker includes a reference to a person operating as the licensed agent of a bookmaker.”

Regulation 9A amended

4. Regulation 9A of the principal regulations is amended—

(a) in subregulation (2), by deleting “4A (2)” and substituting the following—

“ 4A (3) ”;

(b) in subregulations (4) and (5) by deleting “4 (4)” wherever occurring and substituting in each case the following—

“ 4 (5) ”.

Regulation 13 amended

5. Regulation 13 of the principal regulations is amended by deleting "license" in paragraph (d) and substituting the following—

- " license;
- (e) a bookmaker's agent's license. "

Regulation 14 amended

6. Regulation 14 of the principal regulations is amended—

- (a) in subregulation (1), by deleting "area." and substituting the following—
 - " area;
 - (e) a bookmaker's agent's licence authorises the licensee to operate as the agent of the bookmaker whose agent the licensee is on a racecourse at which the bookmaker is permitted to carry on business by the committee or other authority controlling the racecourse. "

Regulation 18 amended

7. Regulation 18 of the principal regulations is amended—

- (a) in subregulation (1)—
 - (i) by inserting after "Before any" the following—
 - " bookmaker's ";
 - (ii) by inserting after "observance" the following—
 - " , by him and his agent, "; and
 - (iii) by inserting after "his license" the following—
 - " and the license issued to his agent ";
- (b) in subregulation (3)—
 - (i) in paragraph (a) by deleting "10 000" and substituting the following—
 - " 20 000 "; and
 - (ii) in paragraphs (b), (c) and (d) by deleting "5 000" wherever it occurs and substituting the following in each case—
 - " 10 000 "; and
- (c) by inserting after subregulation (3) the following subregulation—
 - " (3a) A bookmaker's license issued before the coming into operation of the *Betting Control Amendment Regulations (No. 2) 1988* shall not be renewed until the amount of the security given by that person under this regulation has been increased to the amount set out in subregulation (3). "

Regulation 21B inserted

8. After regulation 21A of the principal regulations the following regulation is inserted—

Licensed bookmaker's agent

- " 21B. A licensed agent of a bookmaker may make bets and write betting tickets in accordance with these regulations on behalf of the bookmaker when the bookmaker is absent on account of sickness, leave or special circumstances. "

Regulation 27 amended

9. Regulation 27 of the principal regulations is amended by deleting "Ten dollars" and substituting the following—

- " \$20 "

Regulation 28 amended

10. Regulation 28 of the principal regulations is amended—

- (a) in subregulation (1) by deleting "Twenty dollars" and substituting the following—
 - " \$50 "; and
- (b) in subregulation (2) by deleting "One hundred dollars" and substituting the following—
 - " \$200 "

Regulation 29 amended

11. Regulation 29 of the principal regulations is amended—

- (a) by deleting "bookmaker" and substituting the following—
 - " licensee ";
- (b) by deleting "twenty dollars" and substituting the following—
 - " \$50 "; and
- (c) by deleting "Fifty dollars" and substituting the following—
 - " \$100 "

Regulation 31 amended

12. Regulation 31 of the principal regulations is amended by deleting ", or employee of" and substituting the following—

- " , or, agent or employee of. "

Regulation 45 amended

13. Regulation 45 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—

- " \$200 "

Regulation 46 amended

14. Regulation 46 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—

- " \$200 "

Regulation 51 amended

15. Regulation 51 of the principal regulations is amended—
- (a) in subregulation (1) by deleting "Fifty dollars" and substituting the following—
" \$200 "; and
 - (b) in subregulation (3) by deleting "Fifty dollars" and substituting the following—
" \$200 ".

Regulation 52 amended

16. Regulation 52 of the principal regulations is amended by deleting "Fifty dollars" and substituting the following—
" \$200 ".

Regulation 53 amended

17. Regulation 53 of the principal regulations is amended by deleting "Fifty dollars" and substituting the following—
" \$200 ".

Regulation 54 amended

18. Regulation 54 of the principal regulations is amended by deleting "Fifty dollars" and substituting the following—
" \$200 ".

Regulation 55 amended

19. Regulation 55 of the principal regulations is amended by deleting "Fifty dollars" and substituting the following—
" \$200 ".

Regulation 57 amended

20. Regulation 57 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—
" \$200 ".

Regulation 58 amended

21. Regulation 58 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—
" \$200 ".

Regulation 59 amended

22. Regulation 59 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—
" \$200 ".

Regulation 60 amended

23. Regulation 60 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—
" \$200 ".

Regulation 61 amended

24. Regulation 61 of the principal regulations is amended by deleting "One hundred dollars" and substituting the following—
" \$200 ".

Regulation 63 amended

25. Regulation 63 of the principal regulations is amended in subregulation (7) by deleting "Fifty dollars" and substituting the following—
" \$100 ".

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

GAMING COMMISSION ACT 1987**GAMING COMMISSION (APPOINTMENT OF MEMBERS) INSTRUMENT (No. 2)
1988**

MADE by the Minister for Racing and Gaming under section 12 of the *Gaming Commission Act 1987*.

Citation

1. This instrument may be cited as the *Gaming Commission (Appointment of Members) Instrument (No. 2) 1988*.

Definitions

2. In this instrument—
"the Act" means the *Gaming Commission Act 1987*; and
"the Commission" means the Gaming Commission of Western Australia established under the Act.

Appointment of member and his deputy

3. Under section 12 (1) of the Act, and on the nomination of the chairman of the Lotteries Commission, Mr M. G. Sargent being a member or officer of the Lotteries Commission established under the *Lotteries Control Act 1954* is appointed as a member of the Gaming Commission and shall hold office *ex officio*.

PAMELA BEGGS,
Minister for Racing and Gaming.

GRAIN MARKETING ACT 1975

The Grain Pool of W.A. (Elections) Regulations, 1976
(Reg. 16)

Notice of Election

NOTICE is hereby given that a poll for the election of one Director of The Grain Pool of W.A. from Electoral Zone 1 and the election of one Director of The Grain Pool of W.A. from Electoral Zone 5 under paragraph (a) of subsection (2) of section 9 of the Grain Marketing Act 1975, will close at the office of the returning officer, on 20 July 1988, closing at 4.00 pm on that day.

Nominations closed at 12 noon on Friday, 17 June 1988, and the following candidates were declared duly nominated for the above positions.

Electoral Zone 1—
Carson, Vivian George.
Moffet, Christopher Duncan.
Scott, William Thomas.
Yewers, Dennis Alfred.

Electoral Zone 5—
Hesford, Ronald James

Voting papers will be posted to those electors whose names appear on the roll of Deliverers for Zone 1.

W. NICHOLSON,
Returning Officer,
Western Australian Electoral Commission,
4th Floor, Fire Brigades Building,
480 Hay Street, Perth.

ENVIRONMENTAL PROTECTION ACT 1986

ENVIRONMENTAL PROTECTION AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council on the recommendation of the Environmental Protection Authority.

Citation

1. These regulations may be cited as the *Environmental Protection Amendment Regulations (No. 2) 1988*.

New regulation 10 amended

2. Regulation 4 of the *Environmental Protection Amendment Regulations 1988** is amended, in subregulation (1) (a) of new regulation 10, by inserting after "into the State" the following—

“ for the purpose of sale by any person ”.

[*Published in the Gazette of 14 June 1988 at pp. 1945-6.]

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

HEALTH ACT 1911

City of Stirling

Consolidated Health By-laws

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

1. In these by-laws of the City of Stirling published in the *Government Gazette* of 30 May 1961 and amended from time to time are referred to as "the principal by-laws".

2. The Third Schedule to the principal by-laws is repealed and substituted by the following—

Third Schedule

1. Disposal of animals—	
1.1 Large dogs	\$5.00
1.2 Small dogs and cats	\$3.25
2. Application for registration of a cafe	\$10.00
3. Application for a cafe licence	\$2.00
4. Application for renewal of registration of a cafe	\$10.00
5. Application for renewal of licence to carry on the business of a cafe	\$2.00
6. Application for registration of a food stall	\$20.00
7. Application for licence to conduct a food stall	\$5.00
8. Application for renewal of registration of food stall	\$20.00
9. Application for renewal of licence to carry on the business of a food stall	\$5.00
10. Application for licence as itinerant vendor of food	\$60.00
11. Application for registration of a lodging house	\$20.00
12. Registration of premises in which fowls or turkeys in excess of twenty in number are kept	\$2.00

3. By-law 58 (b) of the principal by-laws is deleted and replaced by the following—
 (b) Pay to the Council for the removal of refuse and other rubbish from the premises the prescribed charge as published in the *Government Gazette*.

Dated 22 April 1987.

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

[L.S.]

GEORGE J. STRICKLAND,
 Mayor.
 RALPH H. FARDON,
 Town Clerk.

Confirmed—

RICHARD S. W. LUGG,
 Executive Director,
 Public Health and Scientific
 Support Services.

Approved by His Excellency the Governor in Executive Council on 21 June 1988.

G. PEARCE,
 Clerk of the Council.

HEALTH ACT 1911

Health Department of WA,
 Perth, 3 June 1988.

454/86.

THE cancellation of the appointment of Mr John Burton as a Health Surveyor to the Shire of Kalamunda is hereby notified.

R. S. W. LUGG,
 for Executive Director,
 Public Health and
 Scientific Support Services.

NURSES ACT 1968

Health Department of WA
 Perth, 21 June 1988.

2174/87, Exco. 1556.

HIS Excellency the Governor in Executive Council has approved, under the provisions of section 9 (1) of the Nurses Act 1968 the appointment of—

1. Mrs J. Horne as a member on the Nurses Board of Western Australia for the period ending 14 August 1990, vice Mrs M. Bristow resigned,
 and
2. Mr R. Painter as a member on the Nurses Board of Western Australia for the period ending 14 August 1989, vice Mr J. Nelson resigned.

C. R. JOYNER,
 Commissioner of Health.

PHARMACY ACT 1964

PHARMACY AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Pharmacy Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Appendix B repealed and an appendix substituted

3. Appendix B to the *Pharmacy Act Regulations 1976**, is repealed and the following appendix is substituted—

“

APPENDIX B—FEES	\$
For conducting an election	25
For examinations conducted pursuant to section 21 (1) (c) of the Act.....	50
For registration of pharmaceutical chemist	42
For annual licence to practise	50
For certificate of competency for registration elsewhere than in Western Australia.....	10
For registration of premises as a pharmacy until the 30th June next	110
For renewal of registration of an existing pharmacy or registration of an existing pharmacy when a new pharmaceutical chemist, company or friendly society commences to practise or carry on business in the pharmacy (including issue of certificate).....	110

”

[*Published in the *Government Gazette* on 17 September 1976 at pp. 3430-3443. For amendments to 30 May 1988 see page 336 of 1987 Index to Legislation of Western Australia.]

Dated 21 June 1988.

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

RADIATION SAFETY ACT 1975

RADIATION SAFETY (QUALIFICATIONS) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Radiation Safety (Qualifications) Amendment Regulations 1988*.

Schedule 2 amended

2. Schedule 2 to the *Radiation Safety (Qualifications) Regulations 1980** is amended—
- (a) in item 1 by deleting “\$100.” and “\$200.” and substituting the following, respectively—
“ \$110. ” and “ \$220. ”;
- (b) in item 2 by deleting “\$10.” and substituting the following—
“ \$11. ”.

[*Published in Gazette 6 June 1980 at pp. 1669-1671 and amended in Gazette 19 April 1984.]

Dated 21 June 1988.

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

FREMANTLE PORT AUTHORITY ACT 1902

FREMANTLE PORT AUTHORITY AMENDMENT REGULATIONS 1988

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

Citation

1. These regulations may be cited as the *Fremantle Port Authority Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 8 July 1988.

Principal regulations

3. In these regulations the *Fremantle Port Authority Regulations 1971** are referred to as the principal regulations.

[*Reprinted in the Gazette on 9 August 1979 at pp. 2295-2418. For amendments to 10 June 1988 see pp. 253-256 of 1987 Index to Legislation of Western Australia and erratum published in the Gazette on 3 July 1987.]

Regulation 102 repealed and a regulation substituted

4. Regulation 102 of the principal regulations is repealed and the following regulation is substituted—

Outer Harbour Pilotage

“ 102. (1) *Outer Harbour Pilotage*—The charges for pilotage of ships in the outer harbour shall be as follows—

	Each Service \$
(a) From Sea Pilot Boarding Ground to Gage Roads, or <i>vice versa</i> —	
ships up to 5 000 tons	506
ships over 5 000 tons and up to 10 000 tons	683
ships over 10 000 tons and up to 20 000 tons	861
ships over 20 000 tons	1 012
(b) From Gage Roads to Owen Anchorage or <i>vice versa</i> —	
on all ships	491
(c) From Gage Roads or Owen Anchorage to Cockburn Sound, or <i>vice versa</i> —	
ships up to 1 500 tons	438
ships over 1 500 tons and up to 3 000 tons	642
ships over 3 000 tons and up to 5 000 tons	752
ships over 5 000 tons and up to 10 000 tons	820
ships over 10 000 tons and up to 20 000 tons	862
ships over 20 000 tons and up to 30 000 tons	889
ships over 30 000 tons and up to 40 000 tons	908
ships over 40 000 tons and up to 50 000 tons	956
ships over 50 000 tons	1 027

(2) *Outer Harbour Removals*—The charges for pilotage upon and removal of ships within the outer harbour shall be as follows—

	Each Service \$
up to 5 000 tons	424
5 001 tons to 10 000 tons	478
over 10 000 tons	586 ”.

Regulation 103 repealed and a regulation substituted

5. Regulation 103 of the principal regulations is repealed and the following regulation is substituted—

Inner Harbour Pilotage

" 103. (1) *Inner Harbour Pilotage*—The charges for pilotage of ships from Gage Roads to inner harbour, or *vice versa*, shall be as follows—

	Each Service \$
ships up to 1 500 tons.....	438
ships over 1 500 tons and up to 3 000 tons.....	642
ships over 3 000 tons and up to 5 000 tons.....	752
ships over 5 000 tons and up to 10 000 tons.....	820
ships over 10 000 tons and up to 20 000 tons.....	862
ships over 20 000 tons and up to 30 000 tons.....	889
ships over 30 000 tons and up to 40 000 tons.....	908
ships over 40 000 tons and up to 50 000 tons.....	956
ships over 50 000 tons.....	1 027

(2) *Inner Harbour Removals*—The charges for pilotage upon and removal of ships within the inner harbour shall be as follows—

	Each Service \$
up to 5 000 tons.....	424
5 001 tons to 10 000 tons.....	478
over 10 000 tons.....	586 "

Regulation 104 amended

6. Regulation 104 of the principal regulations is amended by deleting "\$136.00", "\$272.00" and "\$544.00" and substituting the following respectively—

" \$142 ", " \$284 " and " \$568 ".

Regulation 106 amended

7. Regulation 106 of the principal regulations is amended—

- (a) in subregulation (1) by deleting "\$136.00" and substituting the following—
" \$142 ";
- (b) in subregulation (2) by deleting "\$116.00" and substituting the following—
" \$121 "; and
- (c) in subregulation (3) by deleting "\$370.00" and substituting the following—
" \$387 ".

Regulation 115 amended

8. Regulation 115 of the principal regulations is amended in subregulation (2) by deleting "\$450.00" and substituting the following—

" \$469 ".

Regulation 127 amended

9. Regulation 127 of the principal regulations is amended—

- (a) in subregulation (1) by deleting "one and ninety four one-hundredths of a cent (1.94c)" and substituting the following—
" 2.04 cents ";
- (b) in subregulation (3) by deleting "Ninety seven one-hundredths of a cent (0.97c)" and substituting the following—
" 1.02 cents "; and
- (c) in subregulation (4) by deleting "\$120" and substituting the following—
" \$126 ".

Regulation 130 amended

10. Regulation 130 of the principal regulations is amended—

- (a) in subregulation (1) by deleting "\$150" and "\$300" and substituting the following, respectively—
" \$157 " and " \$315 "; and
- (b) in subregulation (2) by deleting "\$19.25" and substituting the following—
" \$20.20 ".

Regulation 131 amended

11. Regulation 131 of the principal regulations is amended—

- (a) by deleting paragraph (a) and substituting the following paragraph—
" (a) for each separate service of mooring or unmooring where the service does not exceed one hour—

	\$
ships up to 2 000 tons.....	147
ships 2 001 tons to 15 000 tons.....	311
ships over 15 000 tons.....	474
Surcharge for each separate service of mooring or unmooring carried out wholly or in part between the hours of 3 p.m. and midnight and midnight and 7 a.m. on any day—	
ships up to 2 000 tons.....	141
ships 2 001 tons to 15 000 tons.....	311
ships over 15 000 tons.....	434

Surcharge for each separate service of mooring or unmooring carried out wholly between the hours of 7 a.m. and 3 p.m. on a Saturday, Sunday or a wharf holiday as provided in regulation 303

ships up to 2 000 tons	100
ships 2 001 tons to 15 000 tons	168
ships over 15 000 tons.....	250 "

- (b) in paragraph (b) by deleting "\$304.00", "\$426.00" and "\$452.00" opposite and corresponding to subparagraphs (i), (ii) and (iii) respectively and substituting the following, respectively—
 " \$319 ", " \$447 " and " \$474 ".

Regulation 138 amended

12. Regulation 138 of the principal regulations is amended—

- (a) in paragraph (a), by deleting "\$1.02" and substituting the following—
 " \$1.07 ";
- (b) in paragraph (b), by deleting "\$2.94" and substituting the following—
 " \$3.07 "; and
- (c) in paragraph (d), by deleting "\$3.59", "\$1.34", "\$2.18" and "79" and substituting the following respectively—
 " \$3.76 ", " \$1.40 ", " \$2.29 " and " 83 ".

Regulation 139 repealed and a regulation substituted

13. Regulation 139 of the principal regulations is repealed and the following regulation is substituted—

Inward Cargo—Non Containerized

- " 139. The rates of wharfage and handling charges on inward cargo shall be as follows—

Description of Goods Non Containerized	Wharfage	Handling
GENERAL RATES	\$	\$
All goods for which specific rates are not otherwise provided.....tonne	3.76	23.67
Goods shipped from ports within Australia.....tonne	2.99	23.67
SPECIFIC RATES		
Bulk cargoes landed by grabs—		
(a) all bulk cargoes other than that specified in		
(b)tonne	2.50	—
(b) coal.....tonne	1.40	—
Empty returns.....tonne	1.41	23.67
Livestock—		
(i) horses, cattle and dogs (not caged or crated) ...each	1.35	—
(ii) pigs and goats (not caged or crated).....each	0.29	—
(iii) sheep.....each	0.29	—
Transshipment and landed and reshipped cargo (as prescribed in Regulation 141—Handling Charges as provided in Regulation 141).....tonne	1.07	
Minimum charge per consignment.....	3.76	23.67 "

Regulation 140 repealed and a regulation substituted

14. Regulation 140 of the principal regulations is repealed and the following regulation is substituted—

Outward Cargo—Non Containerized

- " 140. The rates of wharfage and handling charges on outward cargo shall be as follows, but, in order to qualify for the rate of wharfage provided in this regulation, goods wholly manufactured within the State and products of the soil of the State, as prescribed in regulation 138, must be declared as such in such manner as the Authority may from time to time require, at the time of delivery for shipment.

Description of Goods Non Containerized	Wharfage	Handling
GENERAL RATES	\$	\$
All goods for which specific rates are not otherwise provided.....tonne	2.50	19.57
Goods shipped to ports within Australia.....tonne	2.13	19.57
Products of the soil of the State and goods wholly manufactured in the State, unless otherwise specified—as per regulation 138.....tonne	0.98	19.57
SPECIFIC RATES		
Bunker Fuel—		
(a) oil.....tonne	1.47	—
(b) coal.....tonne	0.57	—
Empty returns.....tonne	1.25	19.57
Grain—wheat, barley, oats (see regulation 141A).....tonne	0.55	19.57
Livestock—		
(i) horses, cattle and dogs (not caged or crated) ...each	1.12	—
(ii) pigs and goats (not caged or crated).....each	0.16	—
(iii) sheep.....each	0.29	—
Metal Scrap.....tonne	2.50	at cost
Water.....tonne	0.62	—
Wool.....tonne	2.50	19.57
Minimum charge per consignment.....	2.50	19.57 "

Regulation 140A repealed and a regulation substituted

15. Regulation 140A of the principal regulations is repealed and the following regulation is substituted—

“ INWARDS AND OUTWARDS
Wharfage and handling Rates for Vehicular Cargo shall be as follows
Regulation 140A

Description of Goods	Wharfage	Handling
	\$	\$
Vehicles—uncased and set up on own wheels and capable of being run or towed on same—		
(a) motor cars, motor vehicles and vehicles other than those specified in (b)—		
(i) excluding handling charge on those delivered over wharves, Authority receiving and delivering.....tonne	2.70	—
(ii) handling charge on those so delivered over wharves, Authority receiving and delivering.....each	—	26.84
(b) motor trucks (including chassis and buses for conveyance of passengers) in excess of 20 cubic metres in measurement, agricultural, horticultural and industrial machinery.....tonne	2.70	6.30 ”.

Regulation 140B repealed and a regulation substituted

16. Regulation 140B of the principal regulations is repealed and the following regulation substituted—

“ The Rates of Wharfage and Handling Charges on Inward and Outward Containerized Cargo shall be as follows
Regulation 140B

Container Types	Container Sizes	Inwards Wharfage	Outwards Wharfage	Wharfage Inwards & Outwards Empty	Wharfage Transhipment	Handling Charges	
						Inwards	Outwards
DRY—							
Including Open Top, Open Sides.....	40' Each	218.30	86.48	24.00	62.46	296.00	259.00
Tank, Ventilated and Wet Hide Units and Bulk.....	20' Each	109.15	43.24	12.00	31.23	171.00	142.00
REFRIGERATED INSULATED							
	40' Each	189.20	74.96	24.00	54.14	296.00	259.00
	20' Each	94.60	37.48	12.00	27.07	171.00	142.00 ”.

Regulation 141 amended

17. Regulation 141 of the principal regulations is amended in subregulation (2) by deleting “\$1.02” and substituting the following—

“ \$1.07 ”.

Regulation 146 amended

18. Regulation 146 of the principal regulations is amended in subregulation (2), by deleting “\$1.41” and substituting the following—

“ \$1.47 ”.

Regulation 185 amended

19. Regulation 185 of the principal regulations is amended—

(a) in paragraph (a) by deleting “96 cents” and substituting the following—

“ \$1.00 ”; and

(b) in paragraph (b) by deleting “96 cents” twice occurring and substituting the following, in each case—

“ \$1.00 ”.

Regulation 237 amended

20. Regulation 237 of the principal regulations is amended—

(a) by repealing subregulation (1) and substituting the following subregulation—

“ (1) The rates for the hire of wharf cranes shall be as follows—

(a) continuous work in loading or unloading ships, or in handling goods on wharves, or handling goods into or out of vehicles, to include in each case all lifts up to computed 3 tonnes, per hour or part thereof (minimum two hours)—

	Hire rate	Standing-by rate
	\$	\$
ordinary time.....	76	36
overtime—		
time and half.....	87	48
double time.....	99	59
double time and half.....	110	71

- (b) continuous work in loading or unloading ships with loose bulk cargoes with 7.5 tonne capacity cranes using large grabs, or loading or unloading general cargo and working to full load capacity per hour or part thereof (minimum two hours)—

	Hire rate	Standing-by rate
	\$	\$
ordinary time.....	94	36
overtime—		
time and half.....	106	48
double time	117	59
double time and half	128	71

- (c) casual or special lifts, a fraction of a tonne to be computed as one tonne—

- (i) over 0.5 tonne and not exceeding 3.00 tonnes, \$2.50 per tonne;
 - (ii) over 3.00 tonnes and not exceeding 5.00 tonnes, \$3.70 per tonne;
 - (iii) over 5.00 tonnes and not exceeding 10.00 tonnes, \$4.90 per tonne;
 - (iv) over 10.00 tonnes and not exceeding 20.00 tonnes, \$6.15 per tonne;
 - (v) over 20.00 tonnes, \$6.65 per tonne. ”;
- and

- (b) in subregulation (4)(b) by deleting “\$127.00” and substituting the following—
“ \$133 ”.

Schedule B amended

21. Schedule B to the principal regulations is amended in the Application for Hire, by deleting “\$340”, “\$165”, “\$440” and “\$265” and substituting the following, respectively—
“ \$357 ”, “ \$171 ”, “ \$462 ” and “ \$277 ”.

The Common Seal of the Fremantle Port Authority was affixed on 16 June 1988 by order and in the presence of—

[L.S.]

TREVOR POUSTIE,
Chairman.
J. R. WATSON,
Commissioner.
W. A. BIRKBECK,
Acting Secretary.

ESPERANCE PORT AUTHORITY ACT 1968

ESPERANCE PORT AUTHORITY AMENDMENT REGULATIONS 1988

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

Citation

1. These regulations may be cited as the *Esperance Port Authority Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Principal regulations

3. In these regulations the regulations made by the Esperance Port Authority, pursuant to the *Esperance Port Authority Act 1968**, are referred to as the principal regulations.

[*Published in the Gazette on 11 March 1969 at pp. 785-841. For amendments to 7 June 1988 see pp. 235-236 of 1987 Index to Legislation of Western Australia.]

Regulation 68 amended

4. Regulation 68 of the principal regulations is amended under the sub-heading “Tonnage Rates” by deleting “1.7 cents” in paragraph (a) and substituting the following—

“ 1.8 cents ”.

Second Schedule amended

5. The Second Schedule to the principal regulations is amended—

- (a) by deleting PART I and substituting the following Part—

“ PART I—WHARFAGE AND HANDLING CHARGES ON CARGO

Wharfage and handling charges on cargo shall be as follows—

Description of goods	Wharfage	Handling Charges	
		Over Wharves, Authority receiving and delivering	From or to vehicles alongside vessels
General Rates—	\$	\$	\$
All goods for which specific rates are not otherwise provided—			
Inward.....tonne	2.55	14.50	9.00
Outward.....tonne	1.70	14.50	9.00

Description of goods	Wharfage	Handling Charges	
		Over Wharves, Authority receiving and delivering	From or to vehicles alongside vessels
Specific Rates—			
Petroleum Products—			
(a) bulk, by pipeline.....kl	3.04	—	—
(b) bunkers (on which inward wharfage has not been paid).....tonne	1.35	—	—
(c) in containers.....tonne	1.55	—	at cost
Minerals in crude form such as rock phosphate, sulphur etc for the manufacture of fertilizers and acids—in bulk and landed loose.....tonne	0.95	—	2.12
Manufactured fertilizers and acids—in bulk and landed loose.....tonne	0.95	—	3.20
Minerals—metallic and earthy, and metallurgical products—			
(a) in containers.....tonne	1.03	14.50	9.00
(b) loose.....tonne	1.03	at cost	at cost
Grain—wheat, barley, lupins and oats.....tonne	0.89	—	at cost
Livestock—			
(a) horses, cattle (not caged or crated).....each	0.90	—	2.75
(b) pigs, sheep, goats (not caged or crated).....each	0.12	—	0.30
Processed stock food for consumption on voyage.....tonne	0.55	14.50	9.00
Water.....kl	0.45	—	—

(b) in Part IV—

(i) under the heading "*Harbour Improvement Dues:*" by deleting "21" and substituting the following—

" 22 ".

Passed by a resolution of the Esperance Port Authority at a meeting of the Port Authority held on 16 June 1988.

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

[L.S.]

R. BOWER,
Chairman.
PAUL Q. BROWNING,
Member.
C. STEWART,
Managing Secretary.

GERALDTON PORT AUTHORITY ACT 1968

GERALDTON PORT AUTHORITY AMENDMENT REGULATIONS 1988

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

Citation

1. These regulations may be cited as the *Geraldton Port Authority Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Principal regulations

3. In these regulations the *Geraldton Port Authority Regulations 1969* are referred to as the principal regulations.

[*Published in the Gazette of 13 March 1969 at pp. 843-899. For amendments to 7 June 1988 see pp. 259 of 1987 Index to Legislation of Western Australia.]

Regulation 68 amended

4. Regulation 68 (4) (a) of the principal regulations is amended by deleting "1.825" and substituting the following—

" 1.9 ".

Second Schedule amended

5. The Second Schedule to the principal regulations is amended—
- (a) in Part 1, under the heading SPECIFIC RATES—
- (i) by deleting—
- “Grain—
- (a) loaded in bulk . . . tonne 0.80”
- and substituting the following—
- “ Grain—
- (a) loaded in bulk . . . tonne 0.85 ”;
- (ii) by deleting—
- “Minerals—metallic and earthy, and metallurgical products—
- (a) loaded by bulk loader . . . tonne 0.80”
- and substituting the following—
- “ minerals—metallic and earthy, and metallurgical products—
- (a) loaded by bulk loader . . . tonne 0.85 ”;
- and
- (b) in Part IV under the item *Harbour Improvement Dues*, by deleting “0.188” and substituting the following—
- “ 0.20 ”.

Passed by a resolution of the Geraldton Port Authority at a meeting held on 10 June 1988.

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

[L.S.]

I. BOGLE,
Chairman.

F. CONNELL,
Member.

L. GRAHAM,
Managing Secretary.

PORT HEDLAND PORT AUTHORITY ACT 1970
PORT HEDLAND PORT AUTHORITY
AMENDMENT REGULATIONS (No. 2) 1988

MADE by the Port Hedland Port Authority with the approval of His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Port Hedland Port Authority Amendment Regulations (No. 2) 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Principal regulations

3. In these regulations the *Port Hedland Port Authority Regulations** are referred to as the principal regulations.

[*Reprinted in the *Gazette of 29 April 1976* at pp. 1277-1331. For amendments to 7 June 1988 see p. 347 of 1987 Index to Legislation of Western Australia.]

Regulation 91 amended

4. Regulation 91 of the principal regulations is amended in subregulation (2) by deleting “9.3” and “180.00” and substituting the following respectively—
- “ 9.6 ” and “ 185.00 ”.

Regulation 96 amended

5. Regulation 96 (3) (a) of the principal regulations is amended by deleting “40” and substituting the following—
- “ 45 ”.

Second Schedule repealed and a Schedule substituted

6. The Second Schedule to the principal regulations is repealed and the following Schedule is substituted—

“

Second Schedule

PART I—PILOTAGE CHARGES

1. Comprehensive charges for inward and outward pilotage of vessels—Vessels up to 20 000 tons GRT—12.4 cents per ton of the Gross Registered Tonnage of the vessel.

	\$
Minimum Charge.....	1 170
Vessels exceeding 20 000 GRT and not exceeding 40 000 GRT.....	2 600
Vessels exceeding 40 000 GRT and not exceeding 60 000 GRT.....	3 080
Vessels exceeding 60 000 GRT and not exceeding 80 000 GRT.....	3 500
Vessels exceeding 80 000 GRT.....	3 620

2. The charges for pilotage of any vessel within the Pilotage Area are, in addition to any other pilotage charges that may apply, \$890.
3. The charges for pilotage of any vessel being removed from a place within the port to another place within the port area—

	\$
(a) For a vessel of 1 000 GRT or less	335
(b) For a vessel of more than 1 000 GRT	490

PART II—WHARFAGE HANDLING AND HAULAGE CHARGES PER TONNE

Goods	Wharfage \$	Handling \$	Haulage \$	Total \$
Bunker oil (inwards only) per tonne.....	0.25	—	—	0.25
Piped commodities—oil, bitumen, cement, barite etc	4.60	—	—	4.60
Brine—road tanker.....	0.40	—	—	0.40
6.1 m Containers per FCL.....	85.00	100.00	—	185.00
Empty returns (each)—				
where containers are less than 6.1 metres linear measurement	—	5.85	—	5.85
where containers are not less than 6.1 metres linear measurement	—	73.45	—	73.45
Livestock (each).....	1.70	—	—	1.70
All other goods	4.25	14.35	2.25	20.85
Bulk Feldspar	1.55	2.95	—	4.50
Bulk Bentonite.....	4.25	6.15	—	10.40

PART III—STORAGE CHARGES

Cargo Storage and Storage Charges

No storage charge will be levied for the first week of storage. A storage charge will then be levied at the rate of \$1.75 per tonne per week, with a minimum charge of \$17.25 per week. If, after four weeks the cargo has not been removed the storage charge will then increase to \$3.50 per tonne per week, with a minimum charge of \$34.50 per week and this rate shall be applied thereafter. For the purpose of this regulation a fraction of a tonne shall be deemed to be a tonne and part of a week shall be reckoned as one week, but, if the consignee or owner hands to the Port Authority an indemnity, in the form provided and approved by the Wharf Manager, relieving the Port Authority from all liability, the storage charges on goods for which goods shed accommodation is not provided, and which are not protected from the weather, may be reduced by one-half.

Notwithstanding this Part, the Wharf Manager may remove or order the removal of all or any such goods, at any time after the time appointed for their removal by the consignee, and in the event of such goods being removed by or on the orders of the Wharf Manager the Port Authority shall not be responsible for any loss, damage or injury to the goods by reason of their being removed into the open.

PART IV—MISCELLANEOUS HIRE AND OTHER CHARGES

Forklift Hire (7 tonnes) per hour (including operator).....	\$42.00
Forklift Hire (6 tonnes) per hour (including operator).....	\$36.00
Truck Hire (4 tonnes) per hour (including operator)	\$48.00
Crane Hire per hour (including operator)	\$50.00
Tractor c/w attachments per hour (including operator)	\$36.00
Scissor Lift Barge per hour (including operator)	\$50.00

Charges for provision of lighting—

Numbers 1 and 3 wharves—\$46.00 per vessel per night or part thereof.

Goods sheds or transit sheds—\$46.00 per shed per night or part thereof.

Goods yards—\$90.00 per yard per night or part thereof.

Fresh water: Supplied to all vessels at \$1.70 per tonne.

Ships Stores: Stores for consumption on vessels by which shipped are free of wharfage dues, but handling charges shall be payable at ordinary cargo rates, according to services rendered. "

Resolved by the Port Hedland Port Authority at a meeting held on Friday, 10 June 1988.

The Common Seal of the Port Hedland Port Authority was affixed hereto in the presence of—

[L.S.]

J. HAYNES,
Chairman.

D. MILLER,
Member.

G. GARDNER,
Acting Secretary.

ALBANY PORT AUTHORITY ACT 1926

ALBANY PORT AUTHORITY AMENDMENT REGULATIONS 1988

MADE by the Albany Port Authority.

Citation

1. These regulations may be cited as the *Albany Port Authority Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Principal regulations

3. In these regulations the regulations made under the *Albany Port Authority Act 1926**, are referred to as the principal regulations.

[*Published in the *Government Gazette* on 30 March 1951 at pp. 680-714. For amendments to 10 June 1988 see pp. 178-182 of 1987 Index to Legislation of Western Australia.]

Regulation 53A amended

4. Regulation 53A of the principal regulations is amended by deleting "13.5" and substituting the following—

" 14.3 ".

Regulation 58 amended

5. Regulation 58 of the principal regulations is amended in subregulation (1)—

(a) in paragraph (a) by deleting "2.75" and substituting the following—

" 2.91 "; and

(b) in paragraph (b) by deleting "1.00 cent" and substituting the following—

" 1.06 cents ".

Regulation 74 amended

6. Regulation 74 of the principal regulations is amended—

(a) under the heading GENERAL RATES by deleting "3.21" and substituting the following—

" 3.40 ";

(b) under the heading SPECIFIC RATES—

(i) by deleting "1.02" opposite and corresponding to "Grain—Wheat, barley, oats (loaded by bulk loader)" and substituting the following—

" 1.08 ";

(ii) by deleting "1.99" opposite and corresponding to "Materials in crude form such as rock phosphate, sulphur, etc., for the manufacture of manures and acids—in bulk and loose" and substituting the following—

" 2.10 "; and

(iii) by deleting "3.36" opposite and corresponding to "Petroleum products—(a) Bulk, by pipeline" and substituting the following—

" 3.56 ".

Regulation 141A amended

7. Regulation 141A of the principal regulations is amended—

(a) in paragraph (a) by deleting "\$870" and substituting the following—

" \$922 "; and

(b) in paragraph (b) by deleting "\$220", "\$445" and "\$622", and substituting the following, respectively—

" \$233 ", " \$471 " and " \$659 ".

Regulation 283 amended

8. Regulation 283 of the principal regulations is amended—

(a) in paragraph (a) (i) by deleting "\$21.00" and substituting the following—

" \$22 ";

(b) in paragraph (a) (ii) by deleting "\$35.00" and substituting the following—

" \$37 "; and

(c) in paragraph (b) (ii) by deleting "\$25.00" and substituting the following—

" \$26 ".

Regulation 286 amended

9. Regulation 286 of the principal regulations is amended by deleting "\$1.75" twice occurring and substituting in each case the following—

" \$1.85 ".

Passed by a resolution of the Albany Port Authority at a meeting of the Port Authority held on 20 June 1988.

The Common Seal of the Albany Port Authority was
at the time of the above-mentioned resolution
affixed in the presence of—

[L.S.]

B. C. BOLT,
Chairman.

W. J. PLEWRIGHT,
Member.

B. J. E. HUDSON,
Managing Secretary.

BUNBURY PORT AUTHORITY ACT 1909
BUNBURY PORT AUTHORITY AMENDMENT REGULATIONS 1988

MADE by the Bunbury Port Authority.

Citation

1. These regulations may be cited as the *Bunbury Port Authority Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Principal regulations

3. In these regulations the regulations made by the Bunbury Harbour Board and published in the *Gazette* on 30 October 1962* are referred to as the principal regulations.

[*For amendments to 8 June 1988 see pp. 191-192 of 1987 Index to the Legislation of Western Australia.

Second Schedule amended

4. The Second Schedule to the principal regulations is amended —

- (a) in PART I by deleting "0.95" and "2.30" and substituting the following, respectively —
" 1.00 " and " 2.40 "; and
- (b) in PART II —
 - (i) in paragraph (e) (i) by deleting from the columns, opposite, "0.90" and "6.00" and substituting the following, respectively—
" 0.95 " and " 6.30 "; and
 - (ii) in paragraph (e) (ii) by deleting from the column, opposite, "0.90" and substituting the following —
" 0.95 ".

Passed by a resolution of the Bunbury Port Authority at a meeting of the Authority held on 14th June 1988.

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

[L. S.]

J. WILLIAMS,
Chairman.

R. ANDERSON,
Member.

B. CUNNINGHAM,
General Manager.

FISHERIES ACT 1905
Kimberley Prawn Fishery
Notice No. 359

FD496/84.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit the taking of all species of fish by means of trawling in Western Australian waters off the Kimberley coastline specified in the schedule hereto from 1 000 hours western standard time on 22 June to 1600 hours western standard time on 31 July in any year.

Fisheries Notice No. 260 published in the *Government Gazette* of 19 June 1987 is hereby cancelled.

Schedule

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

Dated 16 June 1988.

J. F. GRILL,
Minister for Fisheries.

FISHERIES ACT 1905
Part IIIB—Processing Licences

FD 314/88.

THE public is hereby notified that I have issued a permit to Marellan Pty Ltd of South Fremantle to establish a processing establishment to process fish in pursuance of the

provisions of section 35C of the Fisheries Act 1905 onboard licensed fishing boat "Premium" registered number LFB F321, subject to the following conditions.

That the processing establishment—

1. shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Councils, and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of rock lobster or prawns.
3. Shall comply with the requirements of the Health Act 1911.
4. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
5. Shall not be used for the processing marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.
6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

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

P. P. ROGERS,
Acting Director of Fisheries.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD 315/88.

THE public is hereby notified that I have issued a permit to D. J. Jackson of 105 Sixth Avenue, Inglewood, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 onboard licensed fishing boat "Helan C" registered number LFB G372, subject to the following conditions.

That the processing establishment—

1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Councils, and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of rock lobster or prawns.
3. Shall comply with the requirements of the Health Act 1911.
4. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
5. Shall not be used for the processing marron (*Cherax tenuimanus*) unless a licence is held under Section 39C of the Fisheries Act 1905.
6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

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

P. P. ROGERS,
Acting Director of Fisheries.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD 338/88.

THE public is hereby notified that I have issued a permit to E., V., and R. Norton/Overland Aquaculture to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 at Myrup Road, Esperance subject to the following conditions.

That the processing establishment—

1. Shall comply with the requirements of the Fisheries Act 1905 and all Regulations, Orders in Council, Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of any species of fish other than koonacs (*Cherax plebejus* and *C. Glaber*) and yabbies (*Cherax destructor-aldibus*) in accordance with these conditions.
3. Shall comply with the requirements of the Health Act 1911.
4. Shall comply with the requirements of any town planning scheme or interim development order gazetted under the provisions of the Town Planning and Development Act 1928 or the Metropolitan Region Town Planning Scheme Act 1959.
5. Shall be registered as an export establishment pursuant to the provisions of the (Export Control Act 1982) of the Parliament of the Commonwealth and Orders made thereunder; more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process koonacs and/or yabbies for export.
6. Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a licence is held under Section 39C of the Fisheries Act 1905.
7. Live koonacs and/or yabbies shall not be purchased from any person other than a person authorized under Part V of the Fisheries Act.
8. Shall not be used to process koonacs and/or yabbies other than by cleansing and packing whole.

9. Shall not consign packaged koonacs or yabbies unless each container is marked with the species it contains the place of packaging and the destination of the consignment.
10. Shall not pack koonacs and yabbies in the same container.
11. The licensee shall lodge with the Fisheries Department, no later than the 15th day of each month, a return of koonacs and/or yabbies processed for the preceding calendar month, specifying the name of the person and the property from which the koonacs and/or yabbies were received and the live weight of koonacs and/or yabbies processed. Where no processing has been undertaken in a particular months a "Nil" return shall be submitted.

P. P. ROGERS,
Acting Director of Fisheries.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD 457/87.

THE public is hereby notified that I have issued a permit to S. B. and B. A. Johnstone to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905 onboard licensed fishing boat *Sane* registered number LFB F682, subject to the following conditions.

That the processing establishment—

1. shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Councils, and Notices and Ministerial Directions issued thereunder.
2. Shall not be used for the processing of rock lobster and prawns.
3. Shall comply with the requirements of the Health Act 1911.
4. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
5. Shall not be used for the processing marron (*Cherax tenuimanus*) unless a licence is held under section 39C of the Fisheries Act 1905.
6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

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

P. P. ROGERS,
Acting Director of Fisheries.

LAND ACT 1933

Reserve

Department of Land Administration,
Perth, 24 June 1988.

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

File No. 2969/967.

PERENJORI.—No. 40575 (Parking), Lot No. 115 (1 012 square metres). (Diagram 62397, Public Plan Perenjori Townsite (Russell Street).)

N. J. SMYTH,
Executive Director.

AMENDMENT OF RESERVE No. 33519

Department of Land Administration,
Perth, 24 June 1988.

File No. 1832/975.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 33519 (at Derby) "Community Health Services" to comprise—

- (a) Derby Lot 1257 as surveyed and shown bordered red on Land Administration Diagram 88363 in lieu of Derby Lot 444.
- (b) Derby Lot 448 as surveyed on Lands and Surveys Original Plan Derby 35/1; and of its area being increased to 4 077 square metres accordingly.

(Plan Derby 1:2 000 03.07 (Stanley Street).)

N. J. SMYTH,
Executive Director.

CHANGE OF PURPOSE OF RESERVE No. 33519

Department of Land Administration,
Perth, 24 June 1988.

File No. 1832/975.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933, of the purpose of Reserve No. 33519 (Derby Lots 448 and 1257) being changed from "Community Health Services" to "Housing (Health Department)". (Public Plan Derby 1:2 000 03.07 (Stanley Street).)

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Notice of Intention to Grant
A Special Lease under Section 116
Department of Land Administration,
Perth, 17 June 1988.

Corres. 1114/87.

IT is hereby notified that it is intended to grant a lease of Bulara Location 76 to Marlene Meier for a term of 21 years for the purpose of "Tourist Development".

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release
Department of Land Administration,
Perth, 24 June 1988.

Corres. 2129/84.

THE Hon Minister for Lands has approved the sale under section 45B of the Land Act 1933 of Swan Location 6968 having an area of 1 012 m² being made available for the purpose of "Church Extensions, Parking" at the purchase price of \$30 000.

Conditions of Sale

The purchaser shall within six months next following the date of approval of the application, in accordance with detailed specifications approved by the City of Stirling commence to construct Church Extensions (Parking) or cause the construction to be commenced and thereafter diligently proceed with and complete a programme of development to a stage of completion not less than that agreed for the issue of a Crown Grant. If this requirement has not been finalised within four years from that date of approval of the application, the land may be absolutely forfeited together with all purchase money and fees that may have been paid.

A Crown Grant (Freehold) will not issue until the conditions under which the land was released have been complied with.

Applications must be lodged at the Department of Land Administration Perth on or before Monday, 27 June 1988.

Public Plan: Perth 15.32.

N. J. SMYTH,
Executive Director.

VALUATION OF LAND ACT 1978

VALUATION OF LAND AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Valuation of Land Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Principal regulations

3. In these regulations the *Valuation of Land Regulations 1979** are referred to as the principal regulations.

[*Published in the Gazette of 6 April 1979 at p. 928. For amendments to 14 June 1988 see p. 389 of 1987 Index to Legislation of Western Australia.]

Regulation 5 amended

4. Regulation 5 of the principal regulations is amended by repealing subregulation (1) and substituting the following subregulation—

" (1) Subject to this regulation, the charges to be paid by a rating or taxing authority in respect of the matters referred to in section 38 of the Act shall be determined as follows—

- (a) where the valuation is not of the kind referred to in paragraph (b)—
 - (i) valuation charge..... \$30 per hour;
 - (ii) clerical charge..... \$20 per hour;
 - (iii) fixed service charge..... \$7 per valuation,
 with a minimum charge of \$30 per valuation;

- (b) where the valuation is based on any of subparagraphs (b) (i) to (vi) in the definition of "unimproved value" in section 4 (1) of the Act—

- (i) valuation charge..... \$30 per hour;
- (ii) fixed service charge..... \$20 per valuation,

but in any event shall not exceed the cost of the service. "

Regulation 6 amended

5. Regulation 6 of the principal regulations is amended in paragraph (c)—
- (a) by deleting “\$5.00”, “\$2.00”, “\$3.00”, “\$4.00” and “\$10.00” and substituting the following respectively—
 “ \$5.50 ”, “ \$5.50 ”, “ \$3.50 ”, “ \$10.00 ” and “ \$15.00 ”; and
 - (b) by inserting after subparagraph (viii) the following subparagraph—
 “ (ix) land sales statistics (update) \$20.00 ”.

Dated 21 June 1988.

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

File No. 3066/987

Local Government Act 1960; Public Works Act 1902

LAND ACQUISITION

Road Extension—City of Gosnells

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto being all in the Canning District has, in pursuance of the written consent under the Local Government Act 1960 and approval under section 17 (1) of the Public Works Act 1902 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated 21 June 1988, been compulsorily taken and set apart for the purposes of the following public work, namely road extension.

And further notice is hereby given that the said piece or parcel of land so taken and set apart is shown marked off on Plan L.A., W.A. 385 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

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

Schedule

No. on Plan L.A., W.A. No. 385	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Cullion Pty Ltd.....	Cullion Pty Ltd.....	Portion of Canning Location 17 and being that part of Lot 4 on Plan 15058 now shown as R.O.W. the subject of diagram 72864 being part of the land contained in Certificate of Title Volume 1788 Folio 397	5 634 m ²

Certified correct on 3 April 1988.

GAVAN TROY,
 Minister for Works.

GORDON REID,
 Governor in Executive Council.

Dated 21 June 1988.

PUBLIC WORKS ACT 1902

Sale of Land

L.A. 1655/988.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 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

Wiluna Lot 84 being the whole of the land contained in Certificate of Title Volume 1360 Folio 162 as is shown more particularly delineated on Plan L.A., W.A. 393.

Dated 21 June 1988.

N. J. SMYTH,
 Executive Director,
 Department of Land Administration.

File No. 1186/988

Water Authority Act 1984; Public Works Act 1902

NOTICE OF INTENTION TO TAKE OR RESUME LAND

Sewerage Pumping Station No. 40—Mandurah

THE Minister for Works hereby gives notice in accordance with the provisions of section 17 (2) of the Public Works Act 1902 that it is intended to take or resume under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto and being all in the Cockburn Sound District, for the purpose of the following public work, namely, Sewerage Pumping Station

No. 40—Mandurah and that the said piece or parcel of land are marked off on Plan. L.A., W.A. 380, which may be inspected at the office of the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

Schedule

No. on Plan L.A., W.A. No. 380	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Mark Chew Holdings Pty Ltd	Mark Chew Holdings Pty Ltd	Portion of Cockburn Sound Location 16 and being part of Lot 49 on Diagram 24851 being part of the land contained in Certificate of Title Volume 1516 Folio 49.	253 m ²

Dated this 14th day of June, 1988.

GAVAN TROY,
Minister for Works.

L.A. 1151/988

Local Government Act 1960; Public Works Act 1902

NOTICE OF INTENTION TO TAKE OR RESUME LAND

Sanitary Landfill Site—City of Cockburn

THE Minister for Works hereby gives notice in accordance with the provisions of section 17 (2) of the Public Works Act 1902 that it is intended to take or resume under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being all in the Jandakot District, for the purpose of the following public work namely Sanitary Landfill Site—City of Cockburn and that the said piece or parcel of land is marked off on Plan L.A., W.A. 389, which may be inspected at the office of the Department of Land Administration, Perth. The additional information contained in the Schedule after the land description is to define locality only and in no way derogates from the Transfer of Land Act description.

Schedule

No. on Plan L.A., W.A. No. 389	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Comse Nominees Pty Ltd	Comse Nominees Pty Ltd	Portion of Jandakot Agricultural Area Lot 236 and being part of Lot 1 on Diagram 17998 being the whole of the land contained in Certificate of Title Volume 1246 Folio 537.	13.468 5 ha

Dated 14 June 1988.

GAVAN TROY,
Minister for Works.

Main Roads Act 1930; Public Works Act 1902

MRD 42/22-A

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to take or resume under section 17 (1) of that Act the pieces or parcels of and described in the Schedule hereto and being all in the Bunbury and Dardanup District, for the purpose of the following public works namely, the re-alignment of Bunbury Highway (first stage construction of Australind By-pass Route) and that the said pieces or parcels of land are marked off on Plan MRD WA 8525-17-1, 8525-18, 19, 20, 22-1, 24-2, 28-1, 31, 32 and 227-1 and 8625-42-1, which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Inchoate Pty Ltd.....	Inchoate Pty Ltd.....	Portion of Leschenault Location 26 and being part of Lots 15, 16, 17, 18 and 19 on Plan 2571 (Sheet 2) and part of Lot 52 on Plan 1856 (Sheet 2) and being part of the land described in Certificate of Title Volume 1534 Folio 149.	6.297 6 ha
2.	South West Development Authority	South West Development Authority	Portion of Leschenault Location 26 the subject of Diagram 2494 and being part of the land described in Certificate of Title Volume 1795 Folio 024.	180 m ²

Dated 24 June 1988.

N. BEARDSSELL,
A/Director, Administration and Finance,
Main Roads Department.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment
City of Melville

Town Planning Scheme No. 3 — Amendment No. 21

SPC: 853-2-17-10 Pt 21.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Melville Town Planning Scheme Amendment on 12 June 1988 for the purpose of amending the above Town Planning Scheme by —

1. Amending clause 1.9 interpretations by inserting a new definition as follows—

“1.9.29.1 “Commercial Vehicle” means any vehicle, used or intended to be used in the course of a Business or Trade, which has a tare weight in excess of one tonne.”

2. Amending clause 5.9 Parking General by deleting the existing and substituting the following—

“5.9 Parking General.

5.9.1 Parking of Commercial Vehicles within a Residential Zone.

(1) No more than two commercial vehicles may be parked on a lot within a residential zone, provided that—

- (a) Only one vehicle may exceed two tonnes tare weight;
- (b) The vehicles are parked on a lot containing only a single house
- (c) The vehicles form an essential part of occupation of an occupant of the dwelling;
- (d) No vehicle exceeds either 2.7 metres in height or 16 metres in length;
- (e) Any vehicle exceeding 8 metres in length is screened from view from outside the lot;
- (f) No vehicle is brought to or taken from the lot between the hours of 10.00pm and 7.00am;
- (g) Major repairs to either of the vehicles are not undertaken on the lot;
- (h) Any minor repairs, servicing or cleaning of either vehicle are carried out in areas which are screened from view from outside the lot;
- (i) The approval of the council shall be obtained to park commercial vehicles on the lot.

(2) Notwithstanding the provisions of subclause (1) of clause 5.9.1, the special approval of the council pursuant to clause 5.2.2 is required for the parking of a commercial vehicle exceeding two tonnes tare weight.

(3) An approval of the Council granted under clause 5.9.1.—

- (a) is granted to the person to whom it was granted; and
- (b) is not capable of being transferred or assigned to any other person; and
- (c) Does not run with the land in respect of which it is granted.

A person to whom an approval has been granted under clause 5.9.1 shall not park or cause to be parked such vehicle on any lot within a residential zone other than on the lot in respect of which the approval is granted.

(4) If a vehicle has been parked with the approval of the council under clause 5.9.1 or 5.2.2 and if in the opinion of the council such vehicle is causing a nuisance or annoyance to neighbours or to owners or occupiers of land in the neighbourhood, the council may rescind the approval granted by it and after such rescission, no person shall upon the land the subject of a resolution for rescission, park a commercial vehicle unless approval to do so shall subsequently be granted by the Council.

J. F. HOWSON,
Mayor,

G. HUNT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection
City of Stirling

District Planning Scheme No. 2—Amendment No. 67

SPC: 853-2-20-34 Pt 67.

NOTICE is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 1, Swan Location V, Corner Pimlott Street and The Strand, Dianella from “Low Density Residential—R20” to “Business”.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 5 August 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 5 August 1988.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

R. FARDON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Town of Claremont

Town Planning Scheme No. 3—Amendment No. 15

SPC: 853-2-2-3 Pt 15.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Town of Claremont Town Planning Scheme Amendment on 15 June 1988 for the purpose of amending the above Town Planning Scheme by rezoning that portion of Lots 1 and 2 of Swan Location Perth Shire AW from Parks and Recreation to Residential R20.

P. WEYGERS,
Mayor.

D. H. TINDALE,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Albany

Town Planning Scheme No. 3—Amendment No. 81

SPC: 853-5-4-5 Pt 81.

NOTICE is hereby given that the Shire of Albany has prepared the abovementioned scheme amendment for the purpose of rezoning a portion of Plantagenet Location 359, Alison Parade, Bayonet Head from “Special Sites—Caravan Park” to “Local Shopping”.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mercer Road, Albany and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 5 August 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 5 August 1988.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

D. J. CUNNINGHAM,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments
Shire of Augusta-Margaret River Town Planning Scheme
No. 11—Amendment Nos. 18 and 29

SPC: 853-6-3-8 Pts 18 and 29.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Augusta-Margaret River Town Planning Scheme Amendments on 15 June 1988 for the purpose of amending the above Town Planning Scheme by—

Amendment No. 18

1. By adding the following to Schedule 1: Special Rural Zones, Provisions relating to Specified Areas.

(A) Specified Area of Locality	Special Provisions to Refer to (A)
(1) Sussex Location 606 Caves Road, Margaret River	<p>1. Subdivision shall be generally in accordance with the plan of subdivision Plan No. 1 and Plan No. 1 shall form part of this Scheme.</p> <p>2. The minimum lot size shall be 3 ha.</p> <p>3. Outside those areas designated as "Building Envelopes" on the plan of subdivision no trees or other flora shall be felled or cleared except where approval of Council is granted for the following purposes;</p> <p>(i) clearing to gain vehicular access to the lots. In any event Council on the plan of subdivision may specify the approximate location of crossovers to the respective lots, and</p> <p>(ii) clearing to comply with the Bushfires Act 1954 (as amended).</p> <p>4. Notwithstanding 3 (i) and 3 (ii) clearing of flora is only permitted within the building envelopes shown on the plan of subdivision.</p> <p>5. Council may, in those areas it deems necessary, require the subdivider undertake a landscape planting programme prior to subdivisional approval.</p> <p>6. The approval of Council is required prior to the construction of any new dams.</p> <p>7. Strategic firebreaks shall be constructed by the subdivider to Council's and the Bushfires Board's specifications.</p> <p>8. Subject to Council approval dams within the Scheme Area must be constructed to provide ready access for fire tenders to the edge of the dam to allow for refilling of water tanks.</p> <p>9. All spoil from dams or other earthworks to be removed or levelled.</p> <p>10. Lot owners required to provide gates within fences on any boundary adjoining private or public land to allow free and easy movement of fire tenders in times of emergency.</p>

2. Rezoning Sussex Location 606 Caves Road, Augusta from "Rural" to "Special Rural".

Amendment No. 29

Extending Policy Area B to include the balance of Sussex Location 1442 Caves Road.

M. J. YATES,
President.
L. CALNEGGIA,
Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendments
Shire of Broome

Town Planning Scheme No. 2—Amendment Nos. 46, 48 and 49

SPC: 853-7-2-3 Pts 46, 48 and 49.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Broome Town Planning Scheme Amendments on 12 June 1988 for the purpose of amending the above Town Planning Scheme by—

Amendment No. 46

Rezoning Lot 2 at the corner of Hammersley Street and Haas Street from "Residential (R50)" to "Commercial".

Amendment No. 48

1. Amending the Scheme Map to conform to subdivision.
2. Rezoning Lot 61 from Residential to 'Other Reserves (Drainage)'.
3. Recoding Lot 62 Sasakawa Close from 'Residential (R10/15)' to 'Residential (R25)'.

Amendment No. 49

1. Rezoning Lot 1795 from "Special Site—Motel" to "Residential" and applying a Residential Code of R50.
2. Recoding Lot 2 (zoned "Residential") from R30 to R50.

K. S. MALE,
President.
D. L. HAYNES,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment
Shire of Roebourne

Town Planning Scheme No. 6—Amendment No. 10

SPC: 853-8-5-4, Pt. 10.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Roebourne Town Planning Scheme Amendment on 12 June 1988 for the purpose of amending the above Town Planning Scheme by—

(1) Adding an extra clause to the Scheme Text as clause 2.2.7 as shown hereunder—

2.2.7 Additional Uses: Notwithstanding anything contained within the Zoning Table, the land specified in Schedule 5 may, subject to compliance with any condition specified in the schedule with respect to the land, be used for the purpose set against that land. The use so specified is in addition to the other uses permitted in the zone in which the land is situated unless any of those uses is excluded or modified by a condition specified in that schedule.

(2) Adding an additional schedule as Schedule 5 "Schedule of Additional Uses", as an appendix to the Scheme Text, with the following entry to that schedule—

Lot No.	Street or Road	Base Zoning	Additional Uses	Special Conditions
997.....	Coolawanyah Rd.	Mixed Industry	Art, Print Making and Ceramics Workshop	Temporary additional use only—effective until 31 December 1990.

(3) Adding an asterisk symbol at the bottom of the legend on the Scheme Maps, as shown hereunder—

*Additional Uses—as specified in Schedule 5, and with an asterisk being added to Lot 997 Coolawanyah Road on Sheet No. 4.

R. PHILLIPS,
President.
F. GOW,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Busselton

Town Planning Scheme No. 5—Amendment No. 116

SPC: 853-6-6-6 Pt 116.

NOTICE is hereby given that the Shire of Busselton has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Lot 14 of Sussex Location 256, Bussell Highway, Broadwater from "Single Residential" to "Short Stay Residential".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Southern Drive, Busselton and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 5 August 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 5 August 1988.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

B. N. CAMERON,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Irwin

Town Planning Scheme No. 3—Amendment No. 5

SPC: 853-3-9-3 Pt 5.

NOTICE is hereby given that the Shire of Irwin has prepared the abovementioned scheme amendment for the purpose of—

1. Deleting Part Victoria Location 123 from Parks and Recreation Reserve; and
2. Zoning Part Victoria Location 123 to Special Use Zone—Caravan/Chalet Park.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 13 Waldeck Street, Dongara and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 29 July 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 29 July 1988.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

J. PICKERING
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Moora

Town Planning Scheme No. 3—Amendment No. 10

SPC: 853-3-11-4 Pt 10.

NOTICE is hereby given that the Shire of Moora has prepared the abovementioned scheme amendment for the purpose of modifying the Scheme Text by including "Service Industry" as a "PS" use within the "Business—Shop Zone".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 34 Padbury Street, Moora and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 5 August 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 5 August 1988.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

J. N. WARNE,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Kalamunda

District Planning Scheme No. 2—Amendment No. 51

SPC: 853-2-24-16 Pt 51.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on 15 June 1988 for the purpose of amending the above Town Planning Scheme by—

1. Rezoning a 2 300 m² portion of Lot 50, Swan Location 1327, Kalamunda Road, High Wycombe, from "Special Purpose (Hotel)" zone to "Special Purpose (Fast Food Outlet)" zone; and
2. Rezoning Lot 23, Swan Location 1327, Kalamunda Road, High Wycombe from "Residential R12.5" zone to "Special Purpose (Carpark)" zone.
3. Adding to the Schedule of Special Purpose zones in Appendix B.2 of the Scheme Text the following—

Particulars of Land	Special Purposes (Symbol)
Kalamunda Road, High Wycombe Portion of Lot 50 Swan Location 1327	Fast Food Outlet (FFO)
Kalamunda Road, High Wycombe Lot 23, Swan Location 1327	Carpark (CP)

P. J. MARJORAM,
President.
E. H. KELLY,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Swan

Town Planning Scheme No. 12—Amendment No. 3

SPC: 853-2-21-11 Pt 3.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 16 June 1988 for the purpose of amending the above Town Planning Scheme by amending the Scheme Text and Maps as follows—

1. Scheme Text—
 - (a) Clause 3.9.2—Delete after Council Development Area in the second line the words "except those lots or part lots listed in subclause 3.9.3".
 - (b) Clause 3.9.3 Delete.
2. Scheme Map—
 - (a) Variation of boundaries of new lots 5 and 6 and deletion of new lots 7 and 8.
 - (b) Closure of portions of Gt. Northern Highway and Keane Street.
 - (c) Delete the following areas depicted as "Proposed Parking Reservation"—
Cosmo Place.
Cnr Morrison Road and Keane Street.
3. Scheme Map—Supplement "C"—

Variations of boundaries to Area A to include all of the areas depicted on the amendment plan.

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

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Swan Town Planning Scheme
No. 9—Amendment No. 15

SPC: 853-2-21-10 Pt 15.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 15 June 1988 for the purpose of amending the above Town Planning Scheme by—

(1) Amending the Scheme maps to rezone lots 105 and 106 Clenton Road, Gidgegannup from "General Rural" to "Special Purpose—Multiple Occupancy".

(2) Adding to Schedule 1—Definitions, after "Motor Vehicle Assembly", the term "Multiple Occupancy" which shall mean—

a form of development in which a group of people live on one common property at a density higher than that normally associated with traditional rural living. Farming is not necessarily intended to be the main source of income. The type of housing may vary from dispersed or clustered groups of self contained, single family dwellings to expanded houses comprising separate dwelling units which share common facilities such as a bathroom or kitchen.

(3) Amending the Scheme Text to insert in Appendix 6 "Rural Multiple Occupancy Zones" the following—

Rural Multiple Occupancy—Provisions Relating to Specified Area

Rural Multiple Occupancy Zone No. 1—"Gidgegannup".

Locality	Street	Land Particulars	Permissibility of Uses and Special Conditions
Gidgegannup..	Clenton Rd.....	Lots 105 and 106.	<ol style="list-style-type: none"> The development of the subject land to be generally in accordance with the site plan which forms part of this amendment. <ol style="list-style-type: none"> The following uses are permitted—"P" Dwelling: Grouped (more than 2). Horticultural pursuit. Rural pursuit. The following uses are not permitted unless Council gives its approval in writing—"AA". Cultural use. Education Establishment. Home Occupation. Industry: Cottage. Industry: Rural. Nursery. Street Side Stall. Stockyards. All other uses not mentioned under (a) and (b) and rural pursuits which normally require the issue of any licence and permit other than that referred to in (b) above, are not permitted. No dwelling may be constructed with a roof area of less than 190 square metres. No building on the lot shall be constructed closer to any boundary of the lot than a distance of 40 metres except that the Council may approve a lesser distance if it can be shown to be necessary or desirable for reasons of topography or other site conditions. No more than 18 dwellings and associated community facilities to be constructed on the lots. A supply of secondclass water shall be provided by a dam constructed on the watercourse.

Locality	Street	Land Particulars	Permissibility of Uses and Special Conditions
			<ol style="list-style-type: none"> No septic tank or leach drain shall be located within 100 metres of any watercourse. A Bushfire Management Plan shall be prepared to the satisfaction of the Shire of Swan and the Bushfires Board and reviewed annually. The access road and strategic fire breaks will have a six metres wide clearing and a four metre wide trafficable surface.

C. M. GREGORINI,
President.

R. S. BLIGHT,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Advertisement of Resolution Deciding to Prepare a Town Planning Scheme

City of Gosnells Town Planning Scheme No. 17

NOTICE is hereby given that the Ordinary Council of the City of Gosnells on 23 February 1988 passed the following Resolution—

In pursuance of section 7 of the Town Planning and Development Act 1928 to prepare the above Guided Development Town Planning Scheme with reference to an area situated wholly within the City of Gosnells and bounded by Huntingdale Road, Warton Road, Southern River Road, the Southern River and the future Garden Street extension, Huntingdale.

Dated 24 June 1988.

G. WHITELEY,
Town Clerk.

METROPOLITAN REGION SCHEME—CLAUSE 27

Notice of Resolution

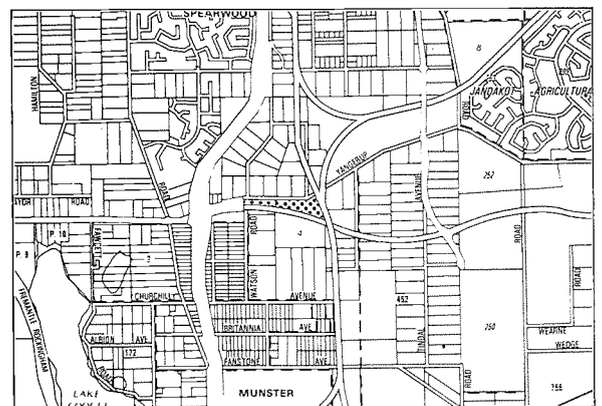
Watson Road from Urban Deferred to Urban

Amendment No. 714/27; File No. 812/2/23/18.

NOTICE is hereby given in accordance with the provisions of Clause 27 of the Metropolitan Region Scheme, that the State Planning Commission on 1 April 1988 by resolution of the Commission transferred from the Urban Deferred Zone to the Urban Zone that area shown stippled on the plan in the Schedule hereto.

GORDON G. SMITH,
Secretary,
State Planning Commission.

Schedule



APPENDIX B REPORT No MPC 537 PART OF METROPOLITAN REGION SCHEME MAP No 23 URBAN ZONE

(This notice supersedes the one which appeared under the same headings and file number on page 1975 of *Government Gazette* (No. 57) of 17 June 1988.)

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT 1959

Metropolitan Region Scheme

Section 33A—Amendment

Notice of Approval

Deletion of Road Reservation—Kent Street between Orrong
Road and Tonkin Highway, City of Belmont

Amendment No. 646/33A.

File No. 833-2-15-5.

PLEASE note that the Hon Minister for Planning, in accordance with the provisions of section 33A (7) of the Metropolitan Region Town Planning Scheme Act 1959, has approved without modifications the proposed Amendment to the Metropolitan Region Scheme, described in the First Schedule hereto.

Copies of the map sheet depicting the Amendment approved by the Minister without modifications are available for public inspection, during normal business hours at the places listed in the Second Schedule hereto.

The Amendment as approved shall have effect as from the date of publication of this notice in the *Gazette*.

GORDON G. SMITH,
Secretary,
State Planning Commission.

First Schedule

Approved Amendment (without modifications)

The Metropolitan Region Scheme is amended by substituting the zone and reservations shown on Amending Map, Sheet Number 16/74M for the corresponding parts of Metropolitan Region Scheme Map Sheet Numbered 16.

Notice of the proposal was first published in the *Government Gazette* on Friday, 18 December 1987.

Second Schedule

Public Inspection (during normal business hours)—

1. Office of the State Planning Commission,
8th Floor, Oakleigh Building,
22 St George's Terrace,
Perth WA 6000.
2. J. S. Battye Library,
Alexander Library Building,
Cultural Centre,
Francis Street,
Northbridge WA 6000.
3. Office of the Municipality of the
City of Belmont,
215 Wright Street,
Cloverdale WA 6104.

CEMETERIES ACT 1986

Karrakatta Cemetery Board

IN pursuance of the powers conferred by section 53 of the Cemeteries Act 1986, the Karrakatta Cemetery Board hereby records having resolved on 16 June 1988 to set the following fees and charges effective from 11 July 1988. The fees shall be payable upon application for services detailed hereunder.

Schedule of Fees and Charges

1. Burial Fees—	\$
(a) Interment—	
Adult burial	315
Government burial.....	170
Child burial (under seven years)	165
Stillborn burial (without memorial service).....	80

(b) Grant of right of burial: Approval to any refund on an unexpired grant of right of burial shall be at the absolute discretion of Trustees and in any event, the refund approved shall not exceed the amount originally paid for the grant of right of burial.	\$
Ordinary land (2.4m x 1.2m).....	480
Pre-need purchase, land selected by applicant or land reserved in advance	560
Reserved land	560
Jewish Orthodox lawn (incl. Stars of David).....	525
Special land in view of position (by negotiation)	
(c) Memorial Plaques	
380mm x 280mm.....	270
560mm x 305mm.....	370
Detachable plate	95
Jewish Orthodox lawn.....	370
Stillborn plaques.....	100
2. Exhumation fee	650
Reinterment after exhumation	315
3. Monumental Work—	
(a) Licence fee—	
Monumental mason's annual licence.....	120
Single permit	45
(b) Permit for each memorial—	
New monument with kerbing ...	110
New lawn area type monument	85
Additions to any monument	50
Renovations and additional inscriptions.....	30
4. Enclosing with tiles (2.4m x 1.2m).....	85
5. Cleaning up fee—	
Hourly Rate.....	30
Minimum Fee.....	60
6. Funeral director's licence—	
(a) Annual Fee—	
Licence	120
Branch account fee	80
(b) Single funeral permit.....	45
7. Copy of grant of right of burial	50
8. Penalty fees (chargeable in addition to scheduled fees)—	
Interment without due notice (By-law 15).....	45
Late arrival (By-law 31)	45
Late departure (By-law 32)	45
Interment of oblong or oversized casket.....	95
Interment or cremation on Saturday...	130
Interment or cremation on Sunday or Public Holidays.....	210
9. Cremation Fees—	
(a) Adult cremation	225
(b) Child (under seven years).....	110
(c) Government cremation	110
(d) Stillborn cremation (without memorial service and including scattering of ashes to the winds) ..	35
(e) Pre-need cremation certificate	275
10. Disposal of ashes: The tenure on all cremation memorials shall be 25 years from the date of receipt of the scheduled fee.	
(a) Niche wall—	
Single Niche (including standard plaque).....	180
Double Niche (including standard plaque).....	280
Second Inscription (Admiralty bronze plaque).....	90
Plaque for reserved Position—	
Single.....	65
Plaque for Reserved Position—Double.....	120
Military Niche (not including plaque).....	120

		\$	CEMETERIES ACT 1986
			Pinnaroo Valley Memorial Park Cemetery Board
			IN pursuance of the powers conferred by section 53 of the Cemeteries Act 1986, the Pinnaroo Valley Memorial Park Cemetery Board hereby records having resolved on 16 June 1988 to set the following fees and charges effective from 11 July 1988. The fees shall be payable upon application for services detailed hereunder.
			Schedule of Fees and Charges
(b) Memorial wall			1. Plot Fee (right of burial 2.4m x 1.2m) \$
Single Position (including standard plaque).....	250		1.1 Memorial plaque section..... 430
Double Position (including standard plaque).....	400		1.2 Pre-need purchase..... 535
Second Inscription.....	90		1.3 Location selected by applicant..... 535
(c) Garden of Remembrance includes standard plaque and reservation for second interment.....	210		2. Burial fee: Approval to any refund on an unexpired grant of right of burial shall be at the absolute discretion of Trustees and in any event, the refund approved shall not exceed the amount originally paid for the grant of right of burial.
Plaque for stillborn gardens.....	100		2.1 Ordinary interment..... 240
(d) Ground Niche.....	450		2.2 Stillborn (no burial service)..... 70
Special Position.....	525		2.3 Child (under seven years)..... 140
(e) Memorial Rose Bush			2.4 Government burial..... 140
Garden position with reservation for three further interments.....	770		3. Plaque fee
Plaque for reserved position.....	100		3.1 Size 380mm x 280mm..... 270
Each further interment.....	140		3.2 Size 560mm x 305mm..... 370
(f) Family Shrub			3.3 Detachable plate..... 95
Individual shrub with reservation for three further interments.....	945		3.4 Monumental permit fee..... 50
Plaque for reserved position.....	100		4. Exhumation fee
Each further interment.....	140		4.1 Reopening of grave..... 650
(g) Memorial desk (position only): single position.....	320		4.2 Reinterment—new grave..... 240
(h) Memorial granite seat: seat in position (plaque extra cost).....	1 100		5. Placement of ashes: The tenure on all cremation memorials shall be 25 years from the date of receipt of the scheduled fee.
(i) Other fees—			5.1 Family grave (limit four interments)..... 70
Family grave—no attendance... 70			5.2 Memorial garden..... 225
Postage of ashes—overseas..... 85			5.3 Ground niche..... 450
Postage of ashes—within Australia..... 60			Special ground niche..... 675
Collection of ashes from office.. 45			5.4 Wall Niche—
Transfer of ashes to new position (plus cost of plaque if required)..... 45			Single..... 180
Acceptance and registration of ashes from outside crematoria..... 45			Double..... 280
Scattering of ashes to the winds..... 45			Second inscription..... 90
Attendance at placement of ashes (additional)..... 45			Plaque for Reserved Position—
Storage in safe custody after six months (per month)..... 5			single..... 65
(j) Non-standard memorials by quotation.			double..... 120
(k) Book of remembrance—			5.5 Additional interment at family shrub..... 150
(i) Fees for new inscriptions			5.6 Scattering to the winds..... 45
Two line inscription..... 70			5.7 Collection from office..... 45
Each additional line (maximum eight lines overall)..... 10			5.8 Transfer to new position..... 45
Five line inscription with emblem..... 150			5.9 Registration of ashes..... 45
Maximum eight line inscription with emblem..... 180			5.10 Attendance at placement of ashes (additional)..... 45
(ii) Personal Copies			5.11 Non-standard memorials by quotation.
Two line inscriptions..... 40			
All other..... 80			
11. Search fee—			6. Miscellaneous fees—
(a) Involving Board Staff—			6.1 Funeral director's—
For up to two interments or memorial locations only..... no charge			Annual licence..... 120
For each additional location inquiry or for each search requiring information additional to location (per registration)..... 2			Branch account fee..... 50
(minimum fee)..... 5			6.2 Additional fee—late arrival..... 45
Photocopies of records (per copy).... 50 cents			6.3 Interment—oblong or oversized casket..... 95
(b) Without staff assistance			6.4 Interment—Saturday or Public Holiday..... 130
Access to microfiche or microfilm readers..... 10			6.5 Copy of grant of right of burial.... 45
Charge per hour or part thereof..... 5			6.6 Single funeral permit..... 45

The fees and charges in the above schedule were set by resolution at a duly convened meeting of the Karrakatta Cemetery Board held on 16 June 1988.

C. J. JAMIESON,
Chairman.
P. D. MACLEAN,
General Manager.

The fees and charges in the above Schedule were set by resolution at a duly convened meeting of the Karrakatta Cemetery Board held on 16 June 1988.

C. J. JAMIESON,
Chairman.
P. D. MACLEAN,
General Manager.

LOCAL GOVERNMENT ACT 1960

Shire of Dundas

IT is notified in accordance with the Local Government Act 1960 section 532 (13) that the Shire of Dundas at its ordinary meeting on 8 June 1988 resolved that Norseman Lot 245 will be exempted from rates under section 532 (11) for the 1988/89 year.

E. A. GILBERT,
Shire Clerk.
C. L. GIBLETT,
President.

following terms and purposes: \$51 000 for five years repayable at the office of the Council by 10 equal half-yearly instalments of principal and interest. Purpose: Purchase of Plant (Front End Loader.)

Specifications and estimates are available for inspection at the Office of the Council for 35 days from date of publication.

B. W. WILKINS,
President,
M. J. JONES,
Shire Clerk.

SHIRE OF WAGIN

IT is hereby notified for public information that effective from 16 June 1988, Geoffrey Arnold Ninette has been appointed—

1. An "Authorised Person" pursuant to section 29 of the Dog Act 1976.
2. An "Authorised Person" pursuant to section 665B of the Local Government Act.
3. A Ranger pursuant to section 450 of the Local Government Act.

The appointment of Dennis Ellis is hereby cancelled.

GARY P. BRENNAN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Three Springs

Notice of Intention to Borrow

Proposed Loan (No. 139) of \$45 000

PURSUANT to section 610 of the Local Government Act 1960, the Council of the Shire of Three Springs hereby gives notice that it proposes to borrow money, by the sale of a debenture on the following terms and for the following purpose: \$45 000 for a period of four years at the ruling rate of interest, repayable at the office of the lender by half-yearly repayments of interest and principal. Purpose: Depot Construction (\$20 000), Administration Centre Renovations and Refurbishment (\$25 000).

Specifications and estimates required by section 609 of the Local Government Act are open for inspection by rate-payers at the office of the Council for 35 days after publication of this notice.

Dated 14 June 1988.

T. L. READING,
President
DAVID T. BURT
Shire Clerk.

SHIRE OF WONGAN-BALLIDU

IT is hereby notified for public information that the following person has been appointed an authorised person for the purpose of section 29 of the Dog Act 1976.

Joan Marie Armstrong.

C. L. FARRELL,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Municipal Building Surveyors' Qualifications Committee

Department of Local Government,
Perth, 22 June 1988.

LG: 522/61.

HIS Excellency the Governor in Executive Council has under the provisions of section 159 of the Local Government Act 1960 and the Local Government (Qualifications of Municipal Officers) Regulations 1984, terminated the appointments of—

1. Mr R. Fairbrother as member and Mr A. Smith as deputy member;

and appointed—

2. Mr V. Davies as member and Mr P. Grigg as deputy member.

on the Municipal Building Surveyors Qualifications Committee.

M. C. WOOD,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960

Shire of Kondinin

Notice of Intention to Borrow

Proposed Loan (No. 117) of \$51 000

PURSUANT to section 610 of the Local Government Act 1960 the Kondinin Shire Council hereby gives notice that it proposes to borrow money by sale of debentures for the

DOG ACT 1976

The Municipality of the City of Perth

By-law Relating to Dogs

By-law No. 22

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 18 April 1988 to make and submit for confirmation by the Governor the following by-law.

Repeal

1. The by-laws published in the *Government Gazette* on 20 July 1951, and amended from time to time thereafter relating to dogs are hereby repealed.

Citation

2. This by-law may be cited as the *City of Perth Dog By-law* or the *City of Perth By-law No. 22 Relating to Dogs*.

Interpretation

3. (1) In this by-law unless the context requires otherwise—
“Act” means the Dog Act 1976;
“Council” means the Council of the Municipality of the City of Perth;
“district” means the district of the Municipality of the City of Perth.
(2) Words and expressions used in this by-law have the meanings respectively given to them in and for the purpose of the Act.

Pound

4. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Act or this by-law.
5. The pound to be used by the City of Perth is established on part of Reserve A21385 within the district of the City of Nedlands.

Fees

6. The fees and charges in relation to the seizure and impounding of a dog and maintenance thereof in a pound payable under section 29 (4) of the Act are those specified in the First Schedule.
7. The fee payable by the owner of a dog which has been destroyed pursuant to the provisions of the Act is that prescribed in the First Schedule.

Prohibited Places

8. A person liable for the control of a dog shall prevent that dog from entering or being in or on any of the following places—
(a) public building, shop or business premises, with the exception of a shop or business premises where dogs are sold;
(b) a theatre or picture garden;
(c) a house of worship;
(d) a beach specified as Reserve Number 16921, on the Indian Ocean foreshore, other than that place specified in this By-law as dog exercise areas for the purposes of sections 31 and 32 of the Act.

Dog Exercise Areas

9. The public places described in the Eighth Schedule being places under the care, control and management of the Council, are hereby specified as dog exercise areas for the purposes of sections 31 and 32 of the Act.
10. (1) Subject to sub-clause (2) of this Clause, the public places described in the Ninth Schedule, being places under the care, control and management of the Council, are hereby specified as dog exercise areas for the purposes of sections 31 and 32 of the Act.
(2) The specification as a dog exercise area of a public place described in Column 1 of the Ninth Schedule shall apply only during the times stated in Column 2 of the Ninth Schedule immediately opposite that public place.

Fouling of Streets and Public Places

11. Any person liable for the control of a dog who permits that dog to excrete on any street or public place or on any land within the district without the consent of the occupier commits an offence unless the excreta are removed forthwith and disposed of either on private land with the consent of the occupier or in such other manner as the Council may approve.

Fencing Requirements

12. (1) The owner or occupier of premises within the district on which a dog is kept shall cause the portion of those premises on which the dog is kept to be fenced in a manner capable of confining the dog to that portion and in accordance with the provision of this Clause.
(2) The fence used to confine a dog and every part of the fence shall be of a type, height and construction which, having regard to the species, age, size and physical condition of the dog, prevents the dog from passing over, under or through the fence.
(3) If there is a gate in the fence the gate shall—
(a) be kept closed at all times except when the dog is not kept on the premises; and
(b) be fitted with—
(i) an efficient self-closing mechanism;
(ii) an efficient self-latching mechanism attached to the inside of the gate; and
(iii) a mechanism which enables the gate to be permanently locked.
(4) In this Clause the term “fence” includes a wall.

Maximum Number of Dogs

13. The owner or occupier of premises situated within the district shall not, unless the premises have been granted exemption pursuant to section 26 (3) of the Act or are licensed as an approved kennel establishment under section 27 of the Act, keep or permit to be kept on those premises more than two dogs over the age of three months and the young of those dogs under that age.

Notice of Application for Kennel Establishment Licence

14. An intending applicant for a licence to keep an approved kennel establishment shall—
(a) publish in a newspaper circulating in the district a notice of his intention to submit an application for a licence specifying that any interested person may within 21 days after the date of such publication object to or make representations in respect of the application in writing directly to the Council; and
(b) forward a notice substantially in the form of the Fifth Schedule to the owners and occupiers of all land within a radius of 275 metres of the boundaries of the land upon which it is proposed to establish the kennel.

Application for Kennel Establishment Licence

15. An application for a licence to keep an approved kennel establishment shall be in or substantially in the form contained in the Sixth Schedule and shall be accompanied by:

- (a) evidence that notice of the proposed use of the land has been given in accordance with Clause 14; and
- (b) a plan showing the details and specifications of all kennels and yards appurtenant thereto and showing the distances from the kennels to the boundaries of the land the subject of the application and all buildings on the land together with such information as the Council may require.

Kennel Establishment Requirements

16. The occupier of any premises licensed as an approved kennel establishment shall ensure that the dogs in that establishment are kept in kennels and yards appropriate to the breed or kind in question and in accordance with the following requirements—

- (a) each kennel shall have a yard appurtenant thereto;
- (b) each kennel and each yard and every part thereof shall not be any less distance than three metres from the boundaries of the land or the dwelling house in the occupation of the occupier;
- (c) each kennel and each yard and every part thereof shall not be any less distance than 20 metres from any dwelling house, church, school room, hall or factory;
- (d) each kennel and each yard and every part thereof shall not be any less distance than 25 metres from any road or street;
- (e) the walls of each kennel shall be rigid impervious and structurally sound;
- (f) the roof of each kennel shall be constructed of impervious material;
- (g) all external surfaces of a kennel shall be well painted and in good condition;
- (h) the internal height of each kennel shall be at least two metres from the floor;
- (i) the yard appurtenant to each kennel shall be securely fenced with a fence not less than two metres in height and constructed of galvanised iron, wood, galvanised link mesh netting or other material as approved by the Council;
- (j) all kennels and appurtenant yard gates shall be provided with proper catches or similar means of fastening;
- (k) the upper surface of the floor of each kennel shall be set at least 10 centimetres above the surface of the surrounding ground and shall be constructed of granolithic cement finished to a smooth surface and shall have a fall of not less than 1 in 100;
- (l) each yard shall be surrounded by a drain which shall be properly laid, ventilated and trapped;
- (m) all floor washings shall pass through a drain and shall be disposed of in accordance with the reasonable requirements of the Council;
- (n) the constructed floor of any appurtenant yard shall be built in the same manner as the floor of any kennel;
- (o) every kennel shall have not less than 2.5 square metres in area for each dog kept therein.

Duties of Licence Holder

17. The holder of a licence to keep an approved kennel establishment shall—

- (a) maintain the establishment in a clean, sanitary and tidy condition;
- (b) dispose of all refuse, faeces and food waste daily in a manner approved by the Council;
- (c) take all practical measures for the destruction of fleas, flies and other vermin.

Licence

18. A licence to keep an approved kennel establishment shall be in the form contained in the Sixth Schedule and fees payable to the Council on the issue and renewal of such licences shall be as specified in the First Schedule.

Penalty

19. A person who contravenes or fails to comply with any provision of this by-law is, upon conviction, liable to a penalty not exceeding \$200.

Modified Penalties

20. (1) The offences described in Column 3 of the table set out in the Second Schedule are prescribed pursuant to section 50 (1) (d) of the Act as offences in relation to which a modified penalty applies and the amount appearing in Column 4 of that table directly opposite an offence is the prescribed modified penalty payable in respect of that offence if dealt with pursuant to this clause.

(2) Where an authorised person has reason to believe that a person has committed an offence of the kind described in the Second Schedule he may serve on that person a notice in the form prescribed in the Third Schedule (in this clause referred to as "an infringement notice") informing the person that if he does not wish to have a complaint of the alleged offence heard and determined by a court he may pay to the Council, within the time therein specified, the amount prescribed as the modified penalty.

(3) An infringement notice may be served on an alleged offender personally or by posting it to his address as ascertained from him at the time of or immediately following the occurrence giving rise to the allegation of the offence or as recorded by Council pursuant to the Act.

(4) Where a person who receives an infringement notice fails to pay the prescribed penalty within the time specified in the notice, or within any further time as in any particular case is allowed by the Council, he is deemed to have declined to have the allegation dealt with by way of a modified penalty.

(5) An alleged offender on whom an infringement notice has been served may, within the time specified in the notice or further time as in any particular case is allowed by the Council, send or deliver to the Council the amount of the prescribed penalty, within or without a reply as to the circumstances giving rise to the allegation, and the Council may thereupon—

- (a) appropriate that amount in satisfaction of the penalty and issue an acknowledgement; or
- (b) withdraw the infringement notice and refund the amount so paid.

(6) An infringement notice may, whether or not the prescribed penalty has been paid, be withdrawn by the Council by sending of a notice in the form prescribed in the Fourth Schedule to the alleged offender at the address specified in the notice or his last known place of residence or business and in that event any amount received by way of modified penalty shall be refunded and any acknowledgement of the receipt of that amount shall for the purpose of any proceedings in respect of the alleged offence be deemed not to have been issued.

(7) Where a person does not contest an allegation that he committed an offence of the kind to which this clause applies the production of an acknowledgement from the Council that the modified penalty has been paid to the Council is a defence to a charge of the offence in respect of which the modified penalty was paid.

First Schedule
FEES

Item	\$
1. For the seizure or impounding of a dog	30
2. For the sustenance and maintenance of a dog in a pound for each day	5
3. For the destruction of a dog	10
4. Licence to keep approved kennel establishment	50
5. Renewal of licence to keep approved kennel establishment	30

Second Schedule

Item	Clause	Nature of Offence	Modified Penalty
			\$
1.	8(a)	Permitting a dog to enter or be in or on a public building, shop or business premises.....	40
2.	8(b)	Permitting a dog to enter or be in or on a theatre or picture garden	40
3.	8(c)	Permitting a dog to enter or be in or on a house of worship	40
4.	8(d)	Permitting a dog to enter or be in or on a beach	40
5.	11	Permitting a dog to excrete on a street or public place or other land and failing to remove and dispose of such excreta in an approved manner or without the written consent of the occupier of the land.....	20
6.	12	Failing to keep premises fenced as required by the by-law	40
7.	16	Keeping dogs in a kennel establishment contrary to requirements of the by-law	20
8.	17(a)	Failing to maintain a kennel establishment in a clean, sanitary and tidy condition	20
9.	17(b)	Failing to dispose of all refuse, faeces, and food waste from a kennel establishment daily in an approved manner.....	20
10.	17(c)	Failing to take all practical measures for the destruction of fleas, flies and other vermin	20

Please take note that I intend to make application to the City of Perth for a Kennel Licence in respect of premises situated at

Any objections to or representations in respect of this application should be made in writing addressed to:—

The Town Clerk
City of Perth
Council House
27-29 St George's Terrace
Perth WA 6000

within thirty (30) days of the date hereof.

Other information concerning proposal:

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

Dated the day of 19.....

.....
(Signature of Applicant)

Third Schedule
City of Perth
Dog Act 1976
INFRINGEMENT NOTICE

No:
Date:

To (1)
It is alleged that at (2) on the
day of 19..... you committed an offence
in that you (3)

.....
(Authorised Person)

You may dispose of this matter—

- (a) by payment of a penalty of (4) \$..... within twenty one (21) days of this Notice to the Council at 27 St George's Terrace or;
- (b) by having it dealt with by a court.

If this modified penalty is not paid within the time specified, court proceedings may be taken against you.

- (1) Insert name and address of alleged offender.
- (2) Insert place of alleged offence.
- (3) Insert short particulars of the offence alleged.
- (4) Insert amount of modified penalty prescribed.

Fourth Schedule
City of Perth
Dog Act 1976
WITHDRAWAL OF INFRINGEMENT NOTICE

No:
Date:

To (1)
Infringement Notice No..... dated
for the alleged offence (2)
..... penalty (3) \$..... is hereby
withdrawn.

No further action will be taken/It is proposed to institute court proceedings for the alleged offence (4).

.....
(Authorised Person)

- (1) Insert name and address of alleged offender.
- (2) Insert short particulars of the offence alleged.
- (3) Insert amount of modified penalty prescribed.
- (4) Delete whichever does not apply.

Fifth Schedule
City of Perth
Dog Act 1976
NOTICE OF INTENTION TO MAKE APPLICATION FOR KENNEL LICENCE

To:
.....
.....

Sixth Schedule
City of Perth
Dog Act 1976
APPLICATION FOR LICENCE OR RENEWAL OF LICENCE TO KEEP APPROVED
KENNEL ESTABLISHMENT

I/We
(full name/s)
of
(address)

hereby apply for a licence/the renewal of a licence to keep an approved kennel establishment upon premises situated at:

Enclosed herewith are:

- (a) a plan of the premises showing kennel locations and yards and all other buildings, structures and fences.
- (b) plans and specifications of the kennels.

Ninth Schedule

City of Perth

Dog Act 1976

DOG EXERCISE AREAS DURING SPECIFIED TIMES ONLY

Item No.	Column 1 Description of Public Place	Column 2 Times During Which Place is a Dog Exercise Area
1.	Taylor Street Reserve—Victoria Park: Bounded by Taylor, Garland, Ellam Street and Swan River	At all times except where the public place is used for a function, sports training or recreational activities approved by the Council
2.	Raphael Park—Victoria Park: Bounded by Gloucester Geddes, Washington and Armagh Streets, Victoria Park	At all times except where the public place is used for a function, sports training or recreational activities approved by the Council
3.	Harold Rossiter Park—East Victoria Park: Reserve No. 3694, Kent Street, East Victoria Park	At all times, except where the public place is used for a function, sports training or recreational activities approved by the Council
4.	Fraser Park—East Victoria Park: Bounded by Hampshire, Devenish, Fraser and Balmoral Streets, East Victoria Park	At all times, except where the public place is used for a function, sports training or recreational activities approved by the Council
5.	Higgins Park—East Victoria Park: Reserve No. 26993, bounded by Creation, Playfield, Devenish Streets and Hill View Terrace, East Victoria Park	At all times, except where the public place is used for a function, sports training or activities approved by the Council
6.	Wellington Square—East Perth: Reserve No. 19, bounded by Wellington, Bennett, Wittenoom and Hill Streets, East Perth	At all times except, where the public place is used for a function, sports training or activities approved by the Council
7.	Lee Reserve—Lathlain: Bounded by Streatley, Goddard, Midgley and Gallipoli Streets, Lathlain	At all times except where the public place is used for a function, sports training or activities approved by the Council
8.	Fletcher Park—Carlisle: Bounded by Weston, Holden, Marchamley, and the prolongation of Lion Street Carlisle:	At all times except where the public place is used for a function, sports training or activities approved by the Council
9.	Parnham Park—Carlisle: Bounded by Mercury, Mars, Oats and Star Streets, Carlisle.	At all times, except where the public place is used for a function, sports training or activities approved by the Council
10.	Carlisle Reserve Carlisle: Bounded by Cohn, Harris, Briggs and Orrong Road, Carlisle	At all times, except where the public place is used for a function, sports training or activities approved by the Council
11.	Forrest Park—Mt Lawley: Reserve No. 7338, bounded by Curtis, Harold and Lord Streets and the Mount Lawley College of T.A.F.E. Mount Lawley.	At all times except where the public place is used for a function, sports training or activities approved by the Council
12.	Woodville Reserve—North Perth: Bounded by Namur, Fitzgerald, Farmer and Mignonette Streets, North Perth	At all times, except where the public place is used for a function, sports training or activities approved by the Council
13.	Les Lilleyman Reserve—North Perth: Bounded by London, Ellesmere and Gill Streets, North Perth	At all times except where the public place is used for a function sports training or activities approved by the Council
14.	Menzies Park—Mt Hawthorn: Bounded by East, Purslowe, Streets Egina and Berryman Streets Mt Hawthorn.	At all times, except where the public place is used for a function sports training or activities approved by the Council
15.	Britannia Road Reserve South: Bounded by the Mitchell Freeway, Richmond Street and the prolongation of Namatjira Place where it meets the Mitchell Freeway.	At all times except where the public place is used for a function, sports training or activities approved by the Council
16.	Pat Goderich Hockey Centre—Jolimont: Bounded by Selby, Hay Streets, Halesworth Road and Matthews Netball Centre.	At all times except, where the public place is used for a function, sports training or activities approved by the Council

DOG EXERCISE AREAS DURING SPECIFIED TIMES ONLY—*continued*

Item No.	Column 1 Description of Public Place	Column 2 Times During Which Place is a Dog Exercise Area
17.	Selby Street Reserve—Floreat: Bounded by Selby, Grantham and Crosby Streets, Floreat	At all times, except where the public place is used for a function, sports training or activities approved by the Council
18.	Jubilee Park—City Beach: Bounded by Jubilee Crescent, Challenge Parade and Oceanic Drive, City Beach.	At all times except where the public place is used for a function, sports training or activities approved by the Council
19.	South City Beach: Beach Reserve No. 16921 on the Indian Ocean Foreshore situated to the access path to the beach located opposite Bodmin Avenue, south to the boundary of the City of Nedlands. (Approximately 200 metres).	5.00 a.m. to 10.00 a.m. daily.

Dated 16 May 1988.
The Common Seal of City of Perth was hereunder
affixed in the presence of—
[L.S.]

C. F. HOPKINS,
Lord Mayor.

R. F. DAWSON,
Chief Executive/Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on 21 June 1988.

G. PEARCE,
Clerk of the Council.

DOG ACT 1976

The Municipality of the Shire of Bruce Rock
By-Laws Relating to Dogs

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 15 March 1988, to make and submit for confirmation by the Governor the following by-laws.

Citation

1. These by-laws may be cited as the *Shire of Bruce Rock By-laws Relating to Dogs*.

Part I—Interpretation

2. In these by-laws, unless the context requires otherwise—
“Act” means the Dog Act 1976.
“Authorised Person” means a person who is authorised by or under section 29 of the Dog Act.
“Council” means the Council of the municipality of the Shire Bruce Rock.
“District” means the district of the municipality of the Shire of Bruce Rock.
“Public Building” means a public building defined in section 173 of the Health Act 1911.
“Regulations” means the Dog Regulations 1976.
All other words and expressions have the same meaning as they have in the Act.

Part II—Impounding of Dogs

3. Charges in relation to the seizure and maintenance of a dog in accordance with Section 29 (4) of the Act, and the fees payable in relation to a dog having been destroyed at the request of its owner are specified in the First Schedule attached hereto.
4. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of an authorised person the ownership of the dog and his authority to take delivery of it. An authorised person may accept such proof as he considers satisfactory and no person shall have any right of action against him or Council in respect of delivery of a dog in good faith.

Part III—Exercise Areas

5. The land specified in the Second Schedule to these by-laws are designated as Dog Exercise Areas for the purposes of the Act. The exercising of dogs in the dog exercise areas are subject to the provisions of the Act.

Part IV—Restricted Areas

6. A person liable for the control of a dog, as defined in section 3 (1) of the Act, shall prevent that dog from entering or being in any of the following places:

- (a) a public building;
- (b) or a shop not being a shop where dogs are sold or treated for illness or injury.

Part V—Keeping of Dogs

7. The owner or occupier of premises within the district on which a dog is ordinarily kept shall ensure that the means exist on the premises for effectively confining the dog within the premises.

8. The owner or occupier of any premises within the Bruce Rock, Ardath, Babakin and Shackleton townsites shall not, unless the premises have been granted exemption under section 26 (3) of the Act, keep, permit or suffer to remain thereon more than two dogs over the age of three months, unless such premises are licensed as an approved kennel establishment or are occupied by a licensed stock carrier.

Part VI—General

9. Any person liable for the control of a dog as defined in section 3 (1) of the Act, who allows that dog to excrete on any street or public place within the District commits an offence unless the excreta are removed forthwith and disposed of either on private land with the written consent of the occupier or in such other manner as the Council may approve.

10. Subject to By-law 9 of these by-laws, any person liable for the control of a dog as defined in section 3 (1) of the Act, who allows that dog to excrete on any land within the District without the written consent of the occupier of that land commits an offence unless the excreta are removed forthwith and disposed of either on private land with written consent of the occupier or in such other manner as the Council may approve.

11. Any person who contravenes or fails to comply with any provision of these by-laws commits an offence and shall upon conviction be liable to a penalty not exceeding \$200.

12. The offences described in the Third Schedule are prescribed pursuant to section 45A (2) of the Act as offences in relation to which a modified penalty applies and the amount appearing directly opposite each such offence is the prescribed modified penalty payable in respect of that offence.

13. (1) Where an authorised person has reason to believe that a person has committed an offence against these by-laws as prescribed in By-law 12, he may serve on that person an infringement notice and the infringement notices issued under these by-laws shall be in the form depicted in Form 7 of the First Schedule of the Regulations.

(2) An infringement notice may be served on an alleged offender personally or by posting it to his address as ascertained from him, at the time of or immediately following the occurrence giving rise to the allegation of the offence, or as recorded by Council pursuant to the Act.

(3) Where a person who receives an infringement notice fails to pay the prescribed penalty within the time specified in the notice, or within the time specified in the notice, or within such time as may in any particular case be allowed, he is deemed to have declined to have the allegation dealt with by way of a modified penalty.

(4) An alleged offender on whom an infringement notice has been served may, within the time specified in that notice or such further time as may in any particular case be allowed, send or deliver to the Council the amount of the prescribed penalty, with or without a reply as to the circumstances giving rise to the allegation, and the council may thereupon—

- (a) appropriate that amount in satisfaction of the penalty and issue an acknowledgement; or
- (b) withdraw the infringement notice and refund the amount so paid.

(5) An infringement notice may, whether or not the prescribed penalty has been paid, be withdrawn by the Council by sending a notice in the prescribed form to the alleged offender at the address specified in the notice or his last known place of residence or business.

(6) The prescribed form of Withdrawal of Infringement Notice issued under these by-laws shall be in the form depicted in Form 8 of the First Schedule of Regulations.

First Schedule

Fees and Charges

	Fee
	\$
Seizure and Impounding of a Dog.....	25.00
Sustenance and Maintenance of a dog per day or part thereof.....	6.00
Destruction of dog	25.00
Release of an Impounded Dog on Saturdays, Sundays, Public Holidays and outside the hours of 8.30 am-3.30 pm, Monday to Friday	10.00

Second Schedule

The following sites are designated as dog exercise areas within the District—

- 1. Reserve 22002—Dunstall Street, Bruce Rock.
- 2. Reserve 15451—Holt Road, Ardath.
- 3. Reserve 18808—O'Connor Street, Babakin.
- 4. Reserve 21007—Parry Street, Shackleton.

Third Schedule Offences			
Item	By-law	Nature of Offence	Modified Penalty Penalty \$
1	6	Failure to prevent a dog entering or being in any of the following places— (a) a public building	40
		(b) or a shop	40
2	7	Premises not capable of effectively confining dog.....	40
3	9	Failure to remove dog excreta	40
4	10	Failure to remove dog excreta	40

Dated 22 March 1988.

The Common Seal of the Shire of Bruce Rock was hereunto affixed by authority of a resolution of the Council in the presence of—

E. G. McCARTHY,
President.

H. J. MURPHY,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of June 1988.

G. PEARCE,
Clerk of the Council.

DOG ACT 1976

The Municipality of the Shire of Donnybrook/Balingup

By-laws Relating to Dogs

IN pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 17 February 1988 to make and submit for confirmation by the Governor the following By-laws.

Part I—Preliminary

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

“Act” means the Dog Act 1976 and its amendments;

“By-Laws” means one of these by-laws;

“Clerk” means the Shire Clerk for the time being of the Shire of Donnybrook/Balingup or the person acting for the time being in that capacity;

“Council” means the Council of the municipality of the Shire of Donnybrook/Balingup;

“District” means the district of the municipality of the Shire of Donnybrook/Balingup;

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

“Townsite” means that portion of land delineated and gazetted as a townsite under the Land Act 1933 or land, including privately owned declared by Order to be a townsite for the purposes of the Local Government Act 1960.

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

From the date of coming into operation of these by-laws, all previous by-laws relating to dogs are hereby repealed.

Part II—Impounding of Dogs

2. The pound maintained by the Council for the detention of dogs seized in accordance with the provisions of the Act shall be located on Sanitary Reserve No. 11802, Capel Donnybrook Road, Donnybrook.

3. The fees and charges payable by an owner, or a person apparently acting on behalf of an owner, upon return of a dog and upon the release of an impounded dog are those specified in the First Schedule.

4. The fee payable by the owner of a dog which has been destroyed pursuant to the provisions of the Act is that prescribed in the First Schedule.

5. The pound maintained by Council for the detention of dogs seized in accordance with the provisions of the Act shall be attended by an authorised person at such times and upon such days as shall be determined from time to time by Council.

6. An owner or person liable for the control of a dog is not excused from liability under the provisions of the Act, or any regulation or by-law made thereunder by virtue of the payment of fees or charges prescribed herein for the seizure, care, detention or destruction of a dog.

Part III—Keeping of Dogs

7. The owner or occupier of any premises within a townsite shall not keep or permit to be kept thereon more than two dogs over the age of three months unless such premises are:
- licensed as an approved kennel establishment, or
 - exempted under section 26 (3) of the Act.
8. (1) The owner or occupier of premises within a townsite on which a dog is kept shall cause the premises or portion of the premises to be fenced or enclosed in a manner capable of confining the dog in accordance with the provisions of this by-law.
- (2) A fence used to confine a dog and every part of such fence shall, having regard to the species, age, size and physical condition of the dog, prevent the dog from passing over, under or through the fence.
9. An application for a licence to keep an approved kennel establishment shall be in writing and shall be in or substantially in the form of the Second Schedule.
10. Unless the Council directs otherwise a person seeking the issue of a licence to keep an approved kennel establishment shall at least 14 days before the application is made to Council—
- publish in a newspaper circulating in the district a notice of his intention to submit an application for a licence and specifying that any interested persons may within 14 days after the date of publication object to or make representations in respect of the application in writing directly to the Council; and
 - forward a notice in the form of the Third Schedule to the owners and occupiers of all adjoining land and premises.
11. A licence to keep an approved kennel establishment shall be in the form of the Fourth Schedule.
12. The fees payable for the issue or renewal of a licence to keep an approved kennel establishment are specified in the First Schedule.
13. A licence to keep an approved kennel establishment shall remain valid until 31 October next following the issue thereof.
14. A person seeking the renewal of a licence to keep an approved kennel establishment shall make application to the Council in or substantially in the form of the Second Schedule.
15. A person shall not erect a kennel unless and until plans and specifications of all kennels and yards appurtenant thereto and a location plan showing the kennels and yards and all other buildings, structures and fences have been approved by Council.
16. The occupier of premises licensed as an approved kennel establishment shall ensure that the dogs in the establishment are kept in kennels and yards appropriate to the breed or kind in question and in accordance with the following requirements—
- each kennel shall have a yard appurtenant thereto which is capable of retaining the dogs within its confines;
 - each kennel and each yard and every part thereof shall be at a distance of not less than 5 metres from the boundaries of the land in the occupation of the occupier;
 - each kennel and each yard and every part thereof shall be at a distance of not less than 30 metres from the front road or street;
 - each kennel and each yard and every part thereof shall be at a distance of not less than 15 metres from any dwelling, church, school room, hall, factory, dairy or any premises wherein food is manufactured, prepared, packed or stored for human consumption;
 - the walls of each kennel shall be rigid, impervious and structurally sound, and shall be constructed of concrete, brick, stone, fibro cement, galvanised iron or other material approved by Council;
 - the roof of each kennel shall be constructed of galvanised iron, concrete or other impervious material approved by Council;
 - all external surfaces shall be kept in good condition and, where directed by Council, shall be painted and kept painted with good quality paint;
 - the lowest internal height of the kennel shall be at least two metres from the floor;
 - each yard for a kennel shall be securely fenced with a fence not less than two metres in height constructed of galvanised mesh or netting or other material approved by Council;
 - all gates shall be provided with proper catches or means of securely fastening;
 - the upper surface of a kennel floor shall be at least 10 cms above the surface of the surrounding ground and shall be constructed of granolithic cement finished to a surface having a fall of not less than 1 in 100 to a drain which shall be properly laid, ventilated and trapped in accordance with the health requirements of the Council;
 - all floor washings shall pass through the drain and shall be disposed of in accordance with the health requirements of the Council;
 - the floor of any yard which is floored shall be constructed in the same manner as the floor of a kennel;
 - the floor area of each kennel shall be an area of not less than one square metre for every dog kept therein over the age of three months;
 - the yard of any kennel shall be an area of not less than 2.5 square metres for every dog over the age of three months kept therein;
 - all kennels and yards and all feeding and drinking vessels shall be maintained in a clean disinfected and sanitary condition and shall be cleansed and disinfected when so ordered by an Officer of the Council.
17. The holder of a licence to keep an approved kennel establishment shall—
- Maintain the establishment in a clean; sanitary and tidy condition;
 - dispose of all refuse, faeces and food waste daily in a manner approved by the Council; and
 - take all practical measures for the destruction of fleas, flies and other vermin.

Part IV—General

18. Except in the case of a guide dog a person liable for the control of a dog shall prevent that dog from entering or being in any of the following places—

- (a) a public building;
- (b) a theatre or drive in theatre;
- (c) a house of worship;
- (d) any shop, not being a pet shop or premises used for the purpose of the practice of a registered veterinary surgeon.

19. The land specified in the Fifth Schedule to these by-laws is designated as dog exercise areas for the purposes of the Dog Act 1976. The exercising of dogs in dog exercise areas shall be subject to the provisions of the Dog Act.

20. Any person who contravenes or fails to comply with any of the provisions of these by-laws commits an offence and shall upon conviction be liable to a penalty not exceeding \$100.

First Schedule

FEEES AND CHARGES

For the seizure and return of a dog without impounding it.....	\$ 20
For the seizure and impounding of a dog	40
For the sustenance and maintenance of a dog in a pound per day or part of a day .	5
For the destruction of a dog.....	30
Licence to keep approved kennel establishment	50
Renewal of licence to keep an approved kennel establishment.....	20

Second Schedule

Shire of Donnybrook/Balingup

APPLICATION FOR LICENCE/RENEWAL OF LICENCE TO KEEP AN APPROVED KENNEL ESTABLISHMENT.

Pursuant to the Dog Act 1976, and the Shire of Donnybrook-Balingup By-laws relating to Dogs,

I/We (full name) of

hereby apply for a licence/the renewal of a licence (strike out whichever is not applicable) to keep an approved kennel establishment at:

Lot Street Locality

Owner (name and address)

Occupier (name and address)

Purpose for which kennel is to be used

Number of Dogs to be kept Breed of Dogs

Attached hereto—

- (i) a plan of the premises showing the location of the kennels and yards and all other buildings, structures and fences;
- (ii) plans and specifications of the kennels;
- (iii) evidence that notice of the proposed use of the land has been given:
 - (a) by advertising at least once in a newspaper circulating in the district; and
 - (b) in writing to the owners and occupiers of all adjoining land and premises;
- (iv) the fee of \$.....

Dated the day of 19.....

Signature of Applicant

Note: Items (i), (ii) and (iii) may be struck out if the application is for the renewal of a licence and if no change has been made since the previous application.

Third Schedule

Shire of Donnybrook/Balingup

NOTICE OF INTENTION TO MAKE APPLICATION FOR KENNEL LICENCE

To:

Please take notice that I intend to make application to the Shire of Donnybrook/Balingup for a Kennel Licence in respect of premises situated at

Any objections to or representations in respect of this application should be made in writing addressed to:—

The Shire Clerk
Shire of Donnybrook/Balingup
P.O. Box 94
Donnybrook WA 6239

within fourteen (14) days of the date hereof.

Other information concerning proposal:

Dated the day of 19.....

Signature of Applicant

Fourth Schedule

Shire of Donnybrook/Balingup

LICENCE TO KEEP AN APPROVED KENNEL ESTABLISHMENT

.....
 is/are the holder(s) of a licence to keep an approved kennel establishment at:

.....
 This licence remains valid until 31 October next following the issue hereof.

Dated the day of 19.....

.....
 Shire Clerk.

Fifth Schedule

Shire of Donnybrook/Balingup

DOGS EXERCISE AREAS

Donnybrook Townsite—

Recreation Reserve 30546, Bentley Street, Donnybrook

Balingup Location—

Balingup Racecourse Reserve, South Western Highway, Balingup

Dated 17 February 1988.

The Common seal of the Shire of
 Donnybrook/Balingup was hereunto affixed by
 authority of a resolution of Council in the
 presence of:

[L.S.]

K. C. FOWLER,
 President.

D. A. JONES,
 Shire Clerk.

Recommended—

JEFF CARR,
 Minister for Local Government.

Approved by his Excellency the Governor in Executive Council on 21 June 1988.

G. PEARCE,
 Clerk of Council.

DOG ACT 1976

Municipality of the Shire of Irwin

By-Laws Relating to Dogs

IN pursuance of the powers conferred upon it by the Dog Act 1976 and of all other powers enabling it; the Council of the Shire of Irwin, hereby having resolved on 2 February 1988 to repeal the by-laws for the Control of dogs as published in the *Government Gazette* on 19 December 1958 and to make and submit for confirmation by the Governor the following by-laws.

Part I—Preliminary

1. In these by-laws the term "Council" means the Council of the Shire of Irwin.

Part II—Impounding of Dogs

2. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act 1976.
3. A dog seized by a Police Officer or a person authorised by the Council may be placed in a pound.
4. Where a dog has been seized or placed in a pound the keeper of the pound or other employees authorised by the Council shall if the owner or person usually in charge of the dog is known to him forthwith notify such person that the dog has been impounded.
5. The pound keeper shall be in attendance at the pound for the release of dogs at such times and on such days of the week as shall from time to time be determined by the Council.

6. If the owner or person apparently acting on behalf of the owner of dog seized or impounded shall claim such dog then upon payment of the fees specified in the First Schedule hereto the dog shall be released to such person.

7. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the pound keeper or other employee authorised by the Council the ownership of the dog and his authority to take delivery of it. The pound keeper or employee may accept such proof as he considers satisfactory and no person shall have any right of action against him or the Council in respect of the delivery of the dog if made in good faith.

8. If a dog shall not be claimed and the said fees paid within 72 hours of it being impounded or if a dog having a collar around its neck with a registration tag for the current year affixed thereto shall not be claimed and the said fees paid within 72 hours of the service of a notice upon the registered owner the pound keeper or other employee authorised by the Council may sell the dog or have it destroyed. Any costs incurred by the Council in seizing or disposing of the dog shall be recoverable by the Council from the owner.

9. Upon the sale of the dog the proceeds of sale shall be the property of the Council and may be disposed of in such a manner as the Council thinks fit. The owner of a dog sold pursuant to these by-laws shall have no claim against the Council in respect of the proceeds thereof.

10. Notwithstanding anything herein contained, but subject to the provisions of subsection (12) of section 29 of the Dog Act 1976 any dog seized or impounded may at any time be destroyed upon the written authority of a registered veterinary surgeon, medical practitioner or health surveyor.

11. If the Council shall destroy a dog at the request of its owner whether such dog shall have been seized or impounded or not the owner shall pay to the Council the fees specified in the First Schedule hereto.

12. No person shall—

- (a) unless a pound keeper or other person duly authorised by the Council in that regard release or attempt to release a dog from a pound;
- (b) destroy break into damage or in any way interfere with or render not dog-proof any pound;
- (c) destroy, break into, damage, or in any way interfere with or render not dog-proof any dog cart vehicle or container used for the purpose of catching holding or conveying dogs which have been seized.

13. No person shall obstruct or hinder a person authorized by the Council or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act 1976 or by the regulations made in pursuance of those provisions or by these by-laws.

14. The payment of fees in respect of the seizure care detention or destruction of a dog shall not relieve the owner of his liability to a penalty under any of the provisions of these by-laws.

15. Any person who shall commit a breach of these By-laws 2-14 (both inclusive) shall upon conviction be liable to a penalty not exceeding one hundred dollars (\$100).

Part III—Keeping Dogs

16. The occupier of premises shall not unless the premises are licensed as an approved kennel establishment or have been granted exemption pursuant to section 26 (3) of the Act keep or permit to be kept on those premises more than two dogs over the age of three months and the young of those dogs under that age if the premises are situated within the townsites of Dongara and Port Denison.

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

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

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

(2) Unless the Council shall otherwise decide, an applicant for a licence shall give notice of the proposed use of the land by;—

- (a) not less than one advertisement in a newspaper circulating in the district; and
- (b) giving written notice to the owners and occupiers of all adjoining properties at least 30 days before the application is made to the Council.

19. The fee payable for the issue of a licence to keep an approved kennel establishment is that specified in the first Schedule.

20. A licence to keep an approved kennel establishment shall be in or substantially in the form contained in the Third Schedule.

21. The fee payable for the renewal of a licence to keep an approved kennel establishment is that specified in the First Schedule.

22. A person shall not erect an approved kennel establishment unless it complies with the provisions of these by-laws and until plans and specifications and a location plan showing the proposed site for the kennel and of the yard appurtenant thereto have been approved by the Council and the fee for the licence prescribed in the First Schedule has been paid.

23. The owner or occupier of premises which have been licensed as an approved kennel establishment shall provide a kennel or kennels which comply with the following specifications—

- (a) Each kennel shall have a yard appurtenant thereto;
- (b) each kennel and each yard and every part thereto shall not be any less distance than 30 metres from the boundaries of the land in the occupation of the occupier;
- (c) each kennel and each yard and every part thereto shall not be any less distance than 30 metres from any road or street;

- (d) each kennel and each yard and every part thereto shall not be any less distance than 20 metres from any dwelling house, or factory;
 - (e) the wall shall be rigid, impervious and structurally sound;
 - (f) the roof shall be constructed of impervious material or other material approved by Council;
 - (g) all untreated external surfaces of kennels shall be painted and kept painted with good quality paint;
 - (h) the lowest internal height shall be at least two metres from the floor;
 - (i) each yard shall be securely fenced and kept securely fenced with a fence not less than two metres in height constructed of galvanised iron, wood, galvanised link mesh or netting;
 - (j) all gates shall be provided with proper catches or means of fastening;
 - (k) the upper surfaces of the floor or each kennel shall be set at least 100 mm above the surface of the surrounding kennel ground and shall be constructed of granolithic cement finished to a smooth surface and shall be drained in accordance with the health requirements of the Council;
 - (l) the floor of a yard shall be constructed in the same manner as the floor of a kennel;
 - (m) for each dog kept herein every kennel shall have not less than two square metres of floor space and every yard not less than 2.5 square metres;
 - (n) each kennel shall be constructed so far as is practicable with materials which prevent or minimise emission of noise therefrom.
24. A person who keeps or permits dogs to be kept in an approved kennel establishment shall—
- (a) keep dogs in kennels and yards appropriate to the breed or kind in question, sited and maintained in accordance with the requirements of public health and sufficiently secured;
 - (b) not permit any dog to escape from the kennel or yard in which it is kept or wander at large except for the purpose of reasonable exercise whilst under effective control; and
 - (c) maintain all kennels and yards and all feeding and drinking vessels used by dogs therein in a clean condition and cleanse and disinfect them when required to do so by an authorised person.
25. A right of appeal to local court is conferred by section 27 of the Act where the Council refuses the grant of a licence and gives notice of intention to cancel a licence in respect of an approved kennel establishment.

Part IV—General

26. Except for a dog used in guiding a blind person, the owner of a dog shall prevent that dog from entering or being in any of the following places—
- (a) A public building;
 - (b) a Theatre;
 - (c) a house of worship;
 - (d) a public swimming pool;
 - (e) any shop premises not being a shop where dogs are sold or treated for illness.
27. Any person who shall commit a breach of any By-law 26 shall upon conviction be liable to a penalty not exceeding one hundred dollars (\$100). And in the case of a continuing breach not exceeding \$10 for each day that the breach is committed.
28. For the purposes of sections 31 and 32 of the Dog Act (as amended) the Council dog exercise areas shall be—
- (a) the area known as the Dongara Oval, being Location 9518 and Reserve 211191;
 - (b) the area known generally as Surf Beach, being from the southern end of Dongara Town Lot 59 (Seaspray) being portion of Reserve 38046, portion of Reserve 14222 to the north west corner of John Street and Ocean Drive;
 - (c) that portion of land being portion of Reserve 14222 from Lot 168 old Denison Jetty to Leander Point.

First Schedule
FEES AND CHARGES

	Fee \$
Seizure and return of a dog without impounding it	10
Seizure and impounding of dog	15
Maintenance of a dog in pound—per day or part of a day	5
Return of an impounded dog outside normal hours	20
Licence to keep an approved kennel establishment	30
Renewal of a licence to keep an approved kennel establishment	30
Destruction of a dog	40

Second Schedule
Shire of Irwin

Pursuant to the Dog Act 1976, and the by-laws of the Shire of Irwin made herewith,
I/We

of

hereby apply for a licence/the renewal of a licence (strike out whichever is not applicable) to keep an approved kennel establishment at Lot.....Street.....

Locality.....

Attached hereto are—

- (a) a plan of the premises showing the location of the kennels and yards and all other buildings, structures and fences;

- (b) plans and specifications of the kennels;
 - (c) evidence of due notice of the proposed use of the premises has been given to persons in the locality;
 - (d) a remittance for the fee of \$.....
- The kennel establishment will be used for breeding/boarding domestic dogs (strike out whichever is not applicable).
 The maximum number of dogs over the age of three months that will be kept there at any one time will be
 Where to be used for breeding the dogs will be.....
 and the maximum number of pups that will be kept on the premises at any one time will be
 Signature of Applicant
- Note: Items (a), (b) and (c) may be struck out if the application is for the renewal of a licence and if no change has been made since the previous application.

Third Schedule
Shire of Irwin

LICENCE TO KEEP AN APPROVED KENNEL ESTABLISHMENT

.....
is/are the holders of a licence to keep an approved kennel establishment at
.....
This licence has effect for a period of twelve months from the date hereof.
Dated this.....day of.....19.....

Dated 14 March 1988.
The Common Seal of the Shire of Irwin was hereunto
affixed in the presence of—
[L.S.]

E. H. DEMPSTER,
President.
J. PICKERING,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 21st day of June 1988.
G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960
CITY OF ARMADALE

(VALUATION AND RATING) ORDER No. 1 1988

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

Citation

1. This Order may be cited as the *City of Armadale (Valuation and Rating) Order No. 1 1988*.

Alteration to previous order

2. The Town of Armadale (Valuation and Rating) Order No. 1 1985, as published in the *Government Gazette* of 7 June 1985, on pages 1973-1976 is hereby varied to exclude from that portion of land in which the Council of the City of Armadale is authorised to use valuations on the unimproved value of rateable property, the land described in the Schedules to this Order.

Authorisation of gross rental values

3. The Council is thereby authorised to use valuations on gross rental value of the rateable property described in the Schedules to this Order.

Dated 21 June 1988.

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

Schedules
Technical Description
Schedule A

All those portions of land as described in Schedule A and B of the City of Armadale (Valuation and Rating) Order No. 1 1986, as published in the *Government Gazette* of 10 October 1986 on page 3872.

Schedule B

Part A

All that portion of land bounded by lines starting from the western corner of Lot 10 of Canning Location 31, as shown on Office of Titles Diagram 41042, and extending northeasterly along a southeastern side of Lake Road and onwards to a southeastern side of San Jacinta Road; thence northeasterly and easterly along sides of that road to the southwestern side of Poad Street; thence southeasterly along that side to the easternmost eastern corner of Lot 8, as shown on Office of Titles Diagram 19030; thence southwesterly, southeasterly, again southwesterly and northwesterly along boundaries of that lot to the northern corner of the southern severance of Lot 74, as shown on Office of Titles Plan 694 (6); thence southwesterly along the northernmost northwestern boundary of that severance to a northeastern side of Dancy Way; thence southwesterly to the southeastern corner of Lot 367, as shown on Office of Titles Plan 16061; thence southwesterly and westerly along sides of Valencia Pass to the northeastern side of Eighth Road and thence northwesterly along that side to the starting point.

Part B

All that portion of land bounded by lines starting from the western corner of Lot 10 of Canning Location 31, as shown on Office of Titles Plan 3545 and extending northeasterly along the southeastern side of Third Avenue to the northern corner of Lot 11; thence southeasterly along the northeastern boundary of that Lot and southeasterly along the northeastern boundary of Lot 3 to the northwestern side of Williams Road; thence southwesterly along that side to the southern corner of Lot 4; thence northwesterly along the southwestern boundary of that Lot to the northeastern side of Morgan Road and thence northwesterly along that side to the starting point.

Part C

All that portion of land bounded by lines starting from the northwestern corner of Lot 597 of Canning Location 61, as shown on Office of Titles Plan 15683 and extending southeasterly along the northeastern boundary of that Lot and southeasterly along the northeastern boundaries of Lots 598, 601 and 602 to the northeastern corner of that lastmentioned Lot; thence easterly to the northwestern corner of Lot 561; thence easterly and southerly along boundaries of that Lot to the northeastern corner of Lot 560; thence southerly along the eastern boundary of that Lot and southerly along the eastern boundaries of Lots 666, 665 and 664 to the northeastern corner of Lot 652, as shown on Office of Titles Diagram 65737; thence westerly and southwesterly along boundaries of that Lot to a northeastern side of Nowra Place; thence generally northwesterly and southerly along sides of that place to the northern corner of Lot 657; thence southerly, southwesterly and northwesterly along boundaries of that Lot to the southern corner of Lot 553, as shown on Office of Titles Plan 15683; thence generally northwesterly along southwestern boundaries of that Lot to its southwestern corner; thence northerly to the southern corner of Lot 592; thence northwesterly along the southwestern boundary of that Lot and northwesterly along the southwestern boundary of Lot 594 to the southwestern corner of Lot 595 and thence northeasterly along the northwestern boundary of that Lot and northeasterly along the northwestern boundaries of Lots 801 and 596 to the starting point.

Part D

All that portion of land bounded by lines starting from the northern corner of Lot 96 of Canning Location 31, as shown on Office of Titles Plan 16056, and extending southeasterly along the southwestern side of Eighth Road to a western side of Neilson Avenue; thence southerly and southwesterly along sides of that road to northeastern side of Powell Crescent and thence generally northwesterly, generally northeasterly and generally southeasterly along sides of that crescent to the starting point.

(Department of Land Administration Public Plan: Perth 2 000, 21.01, 21.02, 21.04, 21.05, 22.04 and 23.08. Perth 10.000 4.1.)

LOCAL GOVERNMENT ACT 1960

CITY OF COCKBURN

(VALUATION AND RATING) ORDER No. 1 1988

MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act.

Citation

1. This Order may be cited as the *City of Cockburn (Valuation and Rating) Order No. 1 1988*.

Alteration to Previous Order

2. The *City of Cockburn (Valuation and Rating) Order No. 1 1987*, as published in pages 2494-2500 of the *Government Gazette* of 26 June 1987, is hereby varied to—

- (i) exclude from the portion of land in which the Council of the City of Cockburn is authorised to use valuations on unimproved value of rateable property the land described in Schedule A to this Order; and

- (ii) include in the portion of land in which the Council of the City of Cockburn is authorised to use valuations on unimproved value of rateable property the land described in Schedule B to this Order.

Authorisation of Use of Gross Rental Values

3. The Council of the City of Cockburn is thereby authorised to use valuations on gross rental value of rateable property as designated and described in Schedule A to this Order.

Dated 21 June 1988.

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

Schedule Schedule A Technical Description Additions To The Gross Rental Value Areas				
O.O.T. Lot No.	L.A. Location No.	O.O.T. Diagram No.	O.O.T. Plan No.	C/T Volume-Folio
42	Cockburn Sound Location 2.....		3562	
54	Cockburn Sound Location 2.....		3562	1285/925
40	Cockburn Sound Location 2.....		3562	
83	Cockburn Sound Location 2.....		3562	
85	Cockburn Sound Location 2.....		3562	
86	Cockburn Sound Location 2.....		3562	
75	Cockburn Sound Location 2.....		3562	
76	Cockburn Sound Location 2.....		3562	
88	Cockburn Sound Location 2.....		3562	
89	Cockburn Sound Location 2.....		3562	
97	Cockburn Sound Location 2.....		3562	
98	Cockburn Sound Location 2.....		3562	
94	Cockburn Sound Location 2.....		3562	
59	Cockburn Sound Location 2.....		3562	
2	Cockburn Sound Location 404.....	27765		
11		28163		1269/733
197	Cockburn Sound Location 559.....		3563	1254/958
4	Cockburn Sound Location 942.....	53651		1498/484
183,184,				
185	Cockburn Sound Location 559.....		3563	
216 PT	Cockburn Sound Location 559.....		3563	
127	Cockburn Sound Location 559.....		3563	1477/835
236	Cockburn Sound Location 559.....		3563	
237	Cockburn Sound Location 559.....		3563	
172	Cockburn Sound Location 559.....		3563	
10		28163		
600	Cockburn Sound Location 943.....	72977		
601	Cockburn Sound Location 943.....	72977		
602	Cockburn Sound Location 943.....	72977		
603	Cockburn Sound Location 943.....	72977		
101		54573		
102		54573		
201		51899		1462/335
500		72755		
700	Cockburn Sound Location 415.....	73329		

Schedule B Technical Description Deletions To The Gross Rental Value Areas				
O.O.T. Lot No.	L.A. Location No.	O.O.T. Diagram No.	O.O.T. Plan No.	C/T Volume-Folio
500	Cockburn Sound Location 133	61099		
1	Cockburn Sound Location 133	58695		
3	Cockburn Sound Location 264	17425		
101	Cockburn Sound Location 133 and 280	63048		
100	Cockburn Sound Location 133	54372		
10			2732	
17	Cockburn Sound Location 133		4097	
9			2732	
6 PT		31466		

Legend:

O.O.T.—Office of Titles
L.A.—Land Administration
C/T—Certificate of Title
A.A.—Agriculture Area

LOCAL GOVERNMENT ACT 1960

CITY OF GERALDTON

(VALUATION AND RATING) ORDER No. 1, 1988

MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act.

Citation

1. This Order may be cited at the *City of Geraldton (Valuation and Rating) Order No. 1, 1988*.

Authorisation to Retain System of Valuation

2. The Council of the City of Geraldton is hereby authorised to use the same system of valuation as was used in respect of the district immediately before its declaration as a City, notice of which was published in the *Government Gazette* of 18 March 1988 at page 868.

Cessation

3. This Order shall cease to have effect on 30 June 1990.

Dated 21 June 1988.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

CITY OF GOSNELLS

(VALUATION AND RATING) ORDER No. 1, 1988

MADE by his Excellency the Governor under section 533 (17) of the Local Government Act.

Citation

1. This Order may be cited as the *City of Gosnells (Valuation and Rating) Order No. 1, 1988*.

Alteration of Previous Order

2. The City of Gosnells (Valuation and Rating) Order No. 1 1987, as published on pages 2403-2408 of the *Government Gazette* of 19 June 1987, is hereby varied to exclude from the portion of land in which the Council of the City of Gosnells is authorised to use valuations on unimproved value of rateable property the land described in the schedule to this Order.

Authorisation of Use of Gross Rental Values

3. The Council is thereby authorised to use valuations on gross rental value of the rateable property described in the schedule to this Order.

Dated 21 June 1988.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

Schedule

Technical Description

Addition to Gross Rental Value Areas

City of Gosnells

All that portion of land comprising lots 109, 114 to 136 inclusive, 138 to 142 inclusive, 144 to 147 inclusive and 149 to 151 inclusive of Canning Location 16, as shown on Office of Titles Plan 16158, Lots 637 to 688 inclusive, 719 and 720 of Location 17, as shown on Office of Titles Plan 16132, Lots 32 to 50 inclusive of Location 16, as shown on Office of Titles Plan 16126, Lots 16 to 21 inclusive of Location 7, as shown on Office of Titles Diagram 73157, Lots 10 and 11 of Location 13, as shown on Office of Titles Diagram 72300, Lots 144 to 151 inclusive and 200 of Location 16, as shown on Office of Titles Diagram 72503 and Lots 1 to 4 inclusive of Location 16 as shown on Office of Titles Diagram 72181.

(Department of Land Administration Public Plans: Perth 1:2000's 18.16, 19.10, 19.11, 19.12, 19.16, 20.10, 20.12 and 20.14.)

LOCAL GOVERNMENT ACT 1960

CITY OF WANNEROO

(VALUATION AND RATING) ORDER No. 1, 1988

MADE by His Excellency the Governor under section 533 (17) of the Local Government Act.

Citation

1. This Order may be cited as the *City of Wanneroo (Valuation and Rating) Order No. 1 1988*.

Authorisation of Use of Unimproved Values

2. The Council of the City of Wanneroo is authorised to use valuations on unimproved values of rateable property as designated and described in the schedules to this Order.

Dated 21 June 1988.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

Schedules

Technical Description

Unimproved Value Areas (City of Wanneroo)

All that portion of land comprising the whole of the City of Wanneroo excluding those portions of land as described in Schedules A and B.

Schedule A

All those portions of land shown bordered in red and blue on Department of Land Administration Miscellaneous Plan 1626 Sheets 1-17 inclusive.

Schedule B

All those portions of land comprised in:—

O.O.T. Lot No.	L.A. Location No.	O.O.T. Diagram No.	O.O.T. Plan No.	C/T or L.A. Diag. or O.P.
8	Swan 1523	10921		
10	Swan 1749	49273		
24	Swan 2540		6677	
71	Perthshire 103	44064		
1	Perthshire 103	54535		
19	Swan 2710	48705		
1	Swan 1806	44141		
5	Swan 2893	9065		
Pt 11	Swan 2893			C/T 1462-338
13	Swan 2893	13694		
90	Perthshire 103	58082		
45	Swan 2816		7513 (2)	
50	Swan 2413 & 2414	70893		
	Swan 1955			Diagram 10628
	Swan 2375			Diagram 28768
	Swan 5838			Original Plan 7585
3	Swan 3103	41471		
4	Swan 3103	41471		
1	Swan 6728	45509		
32	Wanneroo Estate Lot 13.....	32591		
30	Wanneroo Estate Lot 14.....	26389		
19	Swan 2893		7159	
50	Swan 2893	64227		
51	Swan 2893	64227		
8	Swan 2893			C/T 1408-772
9	Swan 2893	10145		
7	Swan 2893	10145		
15	Swan 2893	35983		
6	Wanneroo Estate Lot 16.....	15966		
21	Swan 2893	42097		
5	Swan 2816	61057		
7	Swan 2816	64168		
8	Swan 2816	64168		
4	Swan 2816	47963		
36	Perthshire 103	30525		
1	Swan 2540	20048		
98	Perthshire 103	63295		
99	Perthshire 103	63295		
40	Swan 2710	66702		
137	Swan 1791 & 1796	70350		
1	Swan 2477	41472		
4	Swan 1034, 2512 & 2595		7782	
4	Perthshire 105	40276		
42	Perthshire 105	52274		
7	Perthshire 104		5992	
6	Perthshire 104		5992	
10	Perthshire 104	27823		
6	Swan 1811 & 2469	40305		
50	Swan 3290	21574		
138	Swan 1796	70350		
2	Swan 1768	35485		
32	Wanneroo Estate Lot 14.....	41445		
2	Swan 1370		10424	
1	Swan 1370	26315		
35	Swan 1315	19428		
170	Swan 1315	28710		
49	Swan 1315	19509		
61	Swan 1315	19511		
154	Swan 1315	28708		
165	Swan 1315	28710		
127	Swan 1315	25161		
41	Swan 1315	19427		
51	Swan 998	63970		
3	Swan E1		6335	
126	Swan 1315	25161		
42	Swan 1315	19427		
24	Swan 1315	18075		
62	Swan 1315	19511		

O.O.T Lot No.	L.A. Location No.	O.O.T Diagram No.	O.O.T. Plan No.	C/T or L.A. Diag. or O.P.
30	Swan 1315	19428		
2	Swan 435	62123		
5	Swan 1524	13625		
152	Swan 1315	28709		
52	Swan 1935	46338		
3	Swan 1749	45601		
127	Swan 1942		13145	
5	Swan 1536	22636		
111	Swan 1586		11435	
32	Swan 1686	63158		
12	Swan 2710	17960		
500	Swan 3211	64757		
501	Swan 3211	64757		
300	Perthshire 103	64443		
22	Perthshire 103	14006		
26	Swan 2540		6677	
32	Swan 2540		6677	
31	Swan 2540		6677	
51	Swan 3290		6843	
72	Swan 3290		6843	
54	Swan 1806		7122 (2)	
57	Swan 1806		8238	
64	Swan 1791		8238	
15	Swan 1806 & 3072		8122	
25	Swan 1806		7122 (2)	
30	Swan 1796		7122 (1)	
3	Perthshire 110	32910		
12	Wanneroo Estate lot 16	23115		
22	Swan 2816		7513 (1)	
33	Swan 2540		6677	
49	Swan 3290	21574		
43	Swan 1791		7122 (1)	
67	Swan 1791		8238	
25	Swan 1621	62740		
91	Perthshire 103	64877		
3	Swan 1621	43025		

LOCAL GOVERNMENT ACT 1960

SHIRE OF MUNDARING

(VALUATION AND RATING) ORDER No. 1, 1988

MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the *Shire of Mundaring (Valuation and Rating) Order No. 1 1988*.

Commencement

2. This Order shall take effect on and from 1 July 1988.

Authorisation of use of Gross Rental Value

3. The Council of the Shire of Mundaring is authorised to use valuations on gross rental value of rateable property as designated and described in the Schedule to this Order.

Dated 21 June 1988.

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

Schedule

Technical Description

Addition to Gross Rental Value Areas

Shire of Mundaring

All those portions of land comprised in:

O.O.T. Lot No.	D.O.L.A. Location No.	O.O.T. Diagram No.	O.O.T. Plan No.	D.O.L.A. Diagram No.	C/T
31	Swan View Sub Lot 27	69965			1736/281
	Pt Swan View Sub Lot 27			4565	
8	Swan 1761	63866			
13	Swan 1512		14127		
	Avon 1225			18/144	

Legend:

O.O.T.—Office of Titles

D.O.L.A.—Department of Land Administration

C/T—Certificate of Title

LOCAL GOVERNMENT ACT 1960

SHIRE OF SWAN

(VALUATION AND RATING) ORDER No. 1, 1988

MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act 1960.

Citation

1. This Order may be cited as the *Shire of Swan (Valuation and Rating) Order No. 1 1988*.

Commencement

2. This Order shall take effect on and from 1 July 1988.

Authorisation of Use of Gross Rental Values

3. The Council of the Shire of Swan is authorised to use valuations on gross rental value of rateable property as designated and described in the Schedule to this Order.

Dated 21 June 1988.

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

Schedule
Technical Description
Addition to Gross Rental Value Areas
Shire of Swan

All those portions of land comprised in:

O.O.T. Lot No.	D.O.L.A. Location No.	O.O.T. Diagram no.	O.O.T. Plan No.	C/T
22	Swan G	64575		
10	Swan M		1122	
11	Swan M		1122	
1	Swan 2998	48719		
Pt 34	Swan K			1380/874
14	Swan 439	63350		
3	Swan 1	32892		
253	Swan 1		3221 (3)	
3	Swan 1	40184		
16	Swan 1	44943		
234	Swan 1		3221 (2)	
Pt 63	Swan 6			1075/118
6	Swan 11	28273		
7	Swan 10	31014		
Pt 23	Swan M1			1666/763
2	Swan 2962	26433		
Pt 1	Swan 1450			1648/513
	Pt Swan I			1150/568
72	Swan K1		2803	
33	Swan 1317	16232		
	Pt Swan K			1774/700
5	Swan 9	43930		
	Pt Swan 9			1746/615
201	Swan 1352		14894	
202	Swan 1352		14894	
12	Swan L	24771		
1	Swan L	48548		
1	Swan 2603	44531		
Pt 1	Swan 1356			1030/244
1	Swan K	56809		

Legend—

- O.O.T.—Office of Titles.
D.O.L.A.—Department of Land Administration.
C/T—Certificate of Title.

LOCAL GOVERNMENT ACT 1960

SHIRE OF ROCKINGHAM (VALUATION AND RATING) ORDER No. 1 1988

MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act.

Citation

1. This Order may be cited as the *Shire of Rockingham (Valuation and Rating) Order No. 1 1988*.

Authorisation of Use of Gross Rental Values

2. The Council of the Shire of Rockingham is hereby authorised to use valuations on gross rental value of rateable property as designated and described in the Schedules to this Order.

Revocation of Part of the Shire of Rockingham (Valuation and Rating) Order No. 1 1987

3. That part of the *Shire of Rockingham (Valuation and Rating) Order No. 1 1987*, published in the *Government Gazette* of 15 May 1987, which authorises the Council of the Municipality of the Shire of Rockingham to use valuations on gross rental values in respect of Peel Estate Lot 295 appearing in Schedule "L" of that Order, is hereby revoked.

Dated 21 June 1988.

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

Schedule

Technical Description

Addition to Gross Rental value
Areas for the Shire of Rockingham

Schedule A

All that portion of land comprising Lot 492, of Cockburn Sound Location 16, as shown on Office of Titles Diagram 24839.

Schedule B

All that portion of land comprising Lots 678 to 729 inclusive, of Cockburn Sound Location 16, as shown on Office of Titles Plan 16137.

Schedule C

All that portion of land comprising Lots 94 to 96 inclusive, 121 to 153 inclusive and 160 to 169 inclusive, of Cockburn Sound Location 16, as shown on Office of Titles Plan 16153.

Schedule D

All that portion of land comprising Lots 1, 841 to 849 inclusive, 852 to 861 inclusive and 909 to 917 inclusive of Cockburn Sound Location 16, as shown on Office of Titles Plan 16002, and Lots 816 to 827 inclusive, 832 to 840 inclusive, 850, 851, 862, 863, 874 to 885 inclusive, 893 to 904 inclusive and 918 to 922 inclusive as shown on Office of Titles Plan 16026.

Schedule E

All that portion of land comprising Lots 53 to 56 inclusive, 75 to 90 inclusive and 126 to 129 inclusive, of Cockburn Sound Location 16, as shown on Office of Titles Plan 16024 and Lots 1 to 19 inclusive, 57 to 74 inclusive, 130 to 157 inclusive and 450, as shown on Office of Titles Plan 16025.

Schedule F

All that portion of land comprising Lots 230, 231, 300 to 320 inclusive, 409 to 425 inclusive and 434 to 445 inclusive of Cockburn Sound Location 16, as shown on Office of Titles Plan 16014, and Lots 270 to 299 inclusive, 394 to 408 inclusive, 426 to 433 inclusive and 446, as shown on Office of Titles Plan 16230.

Schedule G

All that portion of land comprising Lots 14 to 49 inclusive and 77, of Rockingham Lot 1541, as shown on Office of Titles Plan 16102, Lots 52 to 54 inclusive, 65 to 67 inclusive and 666, as shown on Office of Titles Plan 16192, Lots 2 to 13 inclusive, as shown on Office of Titles Plan 16193, and Rockingham Lot 1568.

(Department of Land Administration Public Plans: Peel 2 000 06.25, 06.26, 06.28, 07.24, 07.25, 07.26, 08.10, 08.27 and Peel 10 000 2.6.)

LOCAL GOVERNMENT SUPERANNUATION ACT 1980

LOCAL GOVERNMENT SUPERANNUATION AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Local Government Superannuation Amendment Regulations 1988*.

Principal regulations

2. In these regulations, the *Local Government Superannuation Regulations 1981** are referred to as the principal regulations.

[*Published in the *Gazette* of 10 April 1981 at pp. 1153-67. For erratum and amendments to 8 June 1988, see the 1987 Index to the Legislation of Western Australia at p. 309.]

Regulation 3 amended

3. Regulation 3 of the principal regulations is amended by deleting the definitions of "Act", "paragraph", "regulation", "subparagraph" and "subregulation".

Regulation 7 amended

4. Regulation 7 of the principal regulations is amended in subregulation (2) by deleting "its contributors" and substituting the following—

" its contributions "

Regulation 8 amended

5. Regulation 8 of the principal regulations is amended—

(a) by repealing subregulation (4) and substituting the following subregulation—

“ (4) Contributions by and in respect of a member under these regulations shall be calculated for each period for the payment of salary—

(a) in the case of the contributions of the member, by applying the sum of his basic contribution rate and his supplementary contribution rate, if any; and

(b) in the case of the contributions of the corporation which employs the member, by applying the contribution rate of that corporation applicable to the member,

to his salary payable for that period. ”; and

(b) inserting after subregulation (7) the following subregulations—

“ (7a) A member may apply, by notice in writing in a form approved by the Board delivered to or as otherwise directed by the Board, for the suspension of his obligation to pay contributions to the scheme during such period or periods as is or are specified in his application.

(7b) On receiving an application made under subregulation (7a) and after obtaining and considering such information as it considers necessary or desirable for reaching a decision on that application, the Board may grant, wholly or in part, or refuse that application.

(7c) If the Board grants an application under subregulation (7b)—

(a) the obligation of the applicant to pay contributions to the scheme; and

(b) the obligation of the corporation which employs the applicant to pay contributions to the scheme in respect of the applicant,

are suspended during the period or periods specified by the Board when granting the application.

(7d) While—

(a) the obligation of an applicant (in this subregulation called “the approved applicant”) to pay contributions to the scheme; and

(b) the obligation of the corporation which employs the approved applicant to pay contributions to the scheme in respect of the approved applicant,

are suspended by virtue of subsection (7c)—

(c) the approved applicant continues to be eligible for insurable benefits; and

(d) the Board shall continue under regulation 9 (3) (b) or (c) to debit the Member's Credit of the approved applicant,

until the Member's Credit of the approved applicant is exhausted. ”.

Regulation 15 amended and transitional

6. (1) Subject to subregulation (2), regulation 15 of the principal regulations is amended by repealing subregulation (3) and substituting the following subregulation—

“ (3) A benefit payable under this regulation shall be—

(a) in the case of a member who is less than 60 years of age, of an amount equal to that which would have been payable under regulation 14 or under regulation 20 if that member had died; or

(b) in the case of a member who is 60 or more years of age, of an amount equal to the balance of the Member's Credit of that member,

on the date determined by the Board as the date on which he became totally and permanently disabled. ”.

(2) Regulation 15 (3) of the principal regulations as repealed and substituted by subregulation (1) applies only to and in relation to those members who—

(a) were employed by a corporation on the day on which these regulations came into operation; or

(b) became members after the day referred to in paragraph (a),

and regulation 15 (3) of the principal regulations as it was immediately before that repeal and substitution continues to apply and in relation to members other than those referred to in paragraphs (a) and (b) as if that regulation had not been repealed and substituted by subregulation (1).

Regulation 16 amended

7. Regulation 16 of the principal regulations is amended—

(a) by repealing subregulation (1) and substituting the following subregulation—

“ (1) Subject to this regulation—

(a) a member who becomes totally and temporarily disabled; or

(b) a former member (not being a former member who ceased to be a member by virtue of permission granted under section 19 (6) of the Act) who became totally and temporarily disabled whilst a member and applies for a benefit under and in accordance with this regulation within the period of 12 months commencing on the cessation of his employment by the relevant corporation,

is entitled to a benefit under and in accordance with this regulation. ”;

(b) in subregulation (2) (a) by deleting “6” and substituting the following—

“ 3 ”; and

- (c) in subregulation (4) by deleting paragraph (a) and substituting the following paragraph—
- “ (a) shall be reduced by an amount equal to the amount payable in that month in respect of the relevant illness or injury—
- (i) under any policy of insurance;
 - (ii) by way of compensation or other benefits under the *Workers' Compensation and Assistance Act 1981*;
 - (iii) by way of compensation under the *Criminal Injuries Compensation Act 1985*; or
 - (iv) by way of compensation or benefits under a law of the Commonwealth;
- and ”.

Regulation 18 amended

8. Regulation 18 of the principal regulations is amended by inserting after subregulation (5) the following subregulation—

- “ (6) A member who is entitled to a benefit under subregulation (4) or (5) shall receive interest on the value of the benefit at the rate for the time being determined under regulation 10 (1) during the period commencing on the day on which he became so entitled and ending on the day prior to the day on which the benefit is paid. ”.

STATE ENERGY COMMISSION ACT 1979

STATE ENERGY COMMISSION (ELECTRICITY AND GAS CHARGES)
AMENDMENT BY-LAWS 1988

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

Citation

1. These by-laws may be cited as the *State Energy Commission (Electricity and Gas Charges) Amendment By-laws 1988*.

Commencement

2. These by-laws shall come into operation on 1 July 1988.

Principal by-laws

3. In these by-laws the *State Energy Commission (Electricity and Gas Charges) By-laws 1978** are referred to as the principal by-laws.

[*Published in the Gazette of 23 June 1978 at pp. 2055-2064. For amendments to 13 June 1988 see pp. 371-373 of 1987 Index to Legislation of Western Australia.]

Schedules repealed and Schedules substituted

4. The Schedules to the principal by-laws are repealed and the following Schedules are substituted—

“ First Schedule

CHARGES FOR ELECTRICITY SUPPLIED FROM THE INTERCONNECTED SYSTEM

1. INDUSTRIAL, COMMERCIAL AND GENERAL TARIFFS

TARIFF L1

Low/Medium Voltage Tariff

(Available for low/medium voltage supply.)

A fixed charge at the rate of 24.33c per day plus all metered consumption at the rate of—

- 15.99 cents per unit for the first 165 units per day.
- 12.77 cents per unit for the next 1 485 units per day.
- 11.00 cents per unit for the next 14 850 units per day.
- 10.02 cents per unit for all over 16 500 units per day.

TARIFF M1

High Voltage Tariff

(Available for consumers supplied at 6.6kV, 11kV, 22kV or 33kV or such higher voltage as the Commission may approve.)

A fixed charge at the rate of 24.33c per day plus all metered consumption at the rate of—

- 15.99 cents per unit for the first 165 units per day.
- 12.55 cents per unit for the next 1 485 units per day.
- 10.78 cents per unit for the next 14 850 units per day.
- 9.36 cents per unit for the next 16 500 units per day.
- 8.46 cents per unit for all over 33 000 units per day.

TARIFF S1

Low/Medium Voltage Time Based Demand and Energy Tariff

(Available for low/medium voltage supply.)

The tariff consists of a fixed charge and demand and energy charges dependent on the time of day, day of the week and subject to the undermentioned conditions.

Tariff

Fixed Charge at the rate of \$83.59 per day.

Demand charge 55.88 cents per day multiplied by—

- (a) the on peak half-hourly maximum demand; or
- (b) 30 per cent of the off peak half-hourly maximum demand,

whichever is the greater.

Energy Charge—

- (a) On peak energy charge 5.38 cents per unit.
- (b) Off peak energy charge 3.59 cents per unit.

CONDITIONS**Minimum period of Contract**

Consumer to agree to take the tariff for a minimum period of 12 months and not to discontinue without giving six months' prior notice in writing to the Commission.

Power factor

Power factor is to be 80 per cent or better at the time of maximum kVA demand. The Commission reserves the right to levy a charge of 31.90 cents per day per kVAR for the kVAR necessary to improve the power factor to 80 per cent lagging in any period during which the power factor at the time of maximum demand is less than 80 per cent.

Variation of On Peak period

Subject to the Commission's system operating conditions the Commission may upon receipt of a written application vary the On Peak period in respect of a particular case.

TARIFF T1*High Voltage Time Based Demand and Energy Tariff*

(Available to consumers supplied at 6.6kV, 11kV, 22kV or 33kV or such higher voltage as the Commission may approve.)

The tariff consists of a fixed charge and demand and energy charges dependent on the time of day, and day of the week and subject to the undermentioned conditions.

Tariff

Fixed charge at the rate of \$83.59 per day.

Demand charge 50.56c per day multiplied by—

- (a) the On Peak Half-Hourly Maximum Demand; or
- (b) 30 per cent of the Off Peak Half-Hourly Maximum Demand,

whichever is the greater.

Energy Charge—

- (a) On peak energy charge 5.38 cents per unit.
- (b) Off peak energy charge 3.59 cents per unit.

CONDITIONS**Minimum period of Contract**

Consumer to agree to take the tariff for a minimum period of 12 months and not to discontinue without giving 6 months' prior notice in writing to the Commission.

Ownership of High Voltage Equipment

This tariff applies to consumers who own all equipment except tariff metering equipment on the load side of the consumer's high voltage terminals.

Power factor

Power factor is to be 80 per cent or better at the time of maximum kVA demand. The Commission reserves the right to levy a charge of 31.90 cents per day per kVAR for the kVAR necessary to improve the power factor to 80 per cent lagging in any period during which the power factor at the time of maximum demand is less than 80 per cent.

Variation of On Peak period

Subject to the Commission's system operating conditions the Commission may upon receipt of a written application vary the On Peak period in respect of a particular case.

TARIFF U1*High Voltage Time Based Demand and Energy Tariff*

(Available for consumers supplied at 66kV or 132kV and who enter a contract to provide for the establishment of suitable sub-station facilities.)

The tariff consists of a fixed charge and demand and energy charges dependent on the time of day, and day of the week and subject to the under-mentioned conditions is available to consumers who are supplied at 66kV or 132kV only from the Commission's interconnected system.

Tariff

Fixed charge at the rate of \$188.91 per day.

Demand Charge of 35.96c per day multiplied by—

- (a) the on peak half-hourly maximum demand; or
- (b) 30 per cent of the off peak half-hourly maximum demand,

whichever is the greater.

Energy Charge—

- (a) On peak energy charge 5.38 cents per unit.
- (b) Off peak energy charge 3.59 cents per unit.

CONDITIONS

This tariff shall apply at the discretion of the Commission to the supply of electricity taken at 66kV or 132kV from the Commission's interconnected system, to consumers who have entered into a contract with the Commission which provides *inter alia* for the establishment of a sub-station jointly owned by the consumer and the Commission or for the payment by the consumer, of a capital contribution, as determined by the Commission towards the cost of providing a sub-station to be fully owned by the Commission.

Consumers seeking supply under this tariff may also be required to contribute towards the cost, as determined by the Commission, of any other distribution works necessary to effect the supply to the consumer.

Power factor

Power factor is to be 80 per cent or better at the time of maximum kVA demand. The Commission reserves the right to levy a charge of 31.90 cents per day per kVAR for the kVAR necessary to improve the power factor to 80 per cent lagging in any period during which the power factor at the time of maximum demand is less than 80 per cent.

Variation of On Peak period

Subject to the Commission's system operating conditions the Commission may upon receipt of a written application vary the On Peak period in respect of a particular case.

Standby Tariff for consumers on Tariffs L1 and S1 payable in addition to charges under those tariffs

(a) In the case of Tariff L1.

Standby charge—5.59 cents per day per kW.

Based on the difference between—

Total half-hourly maximum demand and normal half-hourly maximum demand.

(b) In the case of Tariff S1.

Standby charge—5.59 cents per day per kW.

Based on the difference between—

Total half-hourly maximum demand and normal half-hourly maximum demand; or

Total half-hourly maximum demand and registered half-hourly maximum demand,

whichever is less.

CONDITIONS

The consumer to pay for the cost of all additional mains and equipment necessary to provide the standby service. The standby service agreement will be for a minimum period of 12 months. Thereafter the consumer will be required to give six months' notice in writing to the Commission of intention to terminate the agreement. The "Normal Half-Hourly Maximum Demand" will be assessed by the Commission and will be based on loading normally supplied from the Commission's supply. Notwithstanding the Commission's assessment, in any accounting period the normal half-hourly maximum demand shall be taken to be not less than—

$$\frac{\text{kWh registered for the accounting period}}{24 \times (\text{number of days in the accounting period}) \times 0.4}$$

The "total half-hourly maximum demand" will be assessed by the Commission as the expected half-hourly maximum demand on the Commission's system without the consumer's generation equipment in operation.

The difference between total half-hourly maximum demand and normal half-hourly maximum demand will not exceed—

(a) the capacity of the consumer's generation equipment; or

(b) the expected maximum loading of such generation equipment, as assessed by the Commission.

Standby Tariff for consumers on Tariffs M1 and T1 payable in addition to charges under those tariffs

(a) In the case of Tariff M1.

Standby charge—5.06 cents per day per kW.

Based on the difference between—

Total half-hourly maximum demand and normal half-hourly maximum demand.

(b) In the case of Tariff T1.

Standby charge—5.06 cents per day per kW.

Based on the difference between—

Total half-hourly maximum demand and normal half-hourly maximum demand; or

Total half-hourly maximum demand and registered half-hourly maximum demand,

whichever is less.

CONDITIONS

The consumer to pay for the cost of all additional mains and equipment necessary to provide the standby service. The standby service agreement will be for a minimum period of 12 months. Thereafter the consumer will be required to give six months' notice in writing to the Commission of intention to terminate the agreement.

The "normal half-hourly maximum demand" will be assessed by the Commission and will be based on loading normally supplied from the Commission's supply.

Notwithstanding the Commission's assessment, in any accounting period the normal half-hourly maximum demand shall be taken to be not less than—

$$\frac{\text{kWh registered for the accounting period}}{24 \times (\text{number of days in accounting period}) \times 0.4}$$

The "total half-hourly maximum demand" will be assessed by the Commission as the expected half-hourly maximum demand on the Commission's system without the consumer's generation equipment in operation.

The difference between total half-hourly maximum demand and normal half-hourly maximum demand will not exceed—

(a) the capacity of the consumer's generation equipment; or

(b) the expected maximum loading of such generation equipment, as assessed by the Commission.

Standby Tariff for consumers on Tariff U1 payable in addition to charges under that tariff
Standby charge—3.59 cents per day per kW.

Based on the difference between the consumer's contract maximum demand and the on peak half-hourly maximum demand registered in any accounting period.

Or—

In the event that the consumer's contract for supply with the Commission does not contain provision for a contract maximum demand, the standby charge shall be based on the difference between the total half-hourly maximum demand and the on peak half-hourly maximum demand registered in any accounting period. The total half-hourly maximum demand will be assessed by the Commission as the expected half-hourly maximum demand on the Commission's system without the consumer's generation equipment in operation.

2. DOMESTIC TARIFFS

TARIFF A1.

A fixed charge at the rate of 19.14 cents per day plus all metered consumption at the rate of 10.44 cents per unit. For multiple unit domestic buildings supplied through one metered supply point the fixed charge is at the rate of: 19.14 cents per day for the first domestic unit and 15.43 cents per day for each additional domestic unit.

TARIFF B1.

Domestic Water Heating Tariff

This optional tariff is available for domestic water heating during a 6 hour period between the hours of 11.00 pm and 6.00 am for installations approved by the Commission.

A fixed charge at the rate of 9.98 cents per day plus all metered consumption at the rate of 5.51 cents per unit. For multiple unit domestic buildings supplied through one metered supply point the fixed charge is at the rate of 9.98 cents per day for each domestic unit supplied.

TARIFF D1.

Special Tariff for Certain Premises

(This optional tariff is available for premises wholly used by a charitable or benevolent organization for providing residential accommodation other than for commercial gain, being premises for which tariff A1 is not available.)

A fixed charge at the rate of—

19.14 cents per day

and where in accordance with this tariff there is deemed to be more than one equivalent domestic residence in the premises, an additional

15.43 cents per day

for each equivalent domestic residence except the first that is deemed to be in the premises.

Plus all metered consumption at the rate of

10.44 cents per unit.

For the purposes of this tariff the number of equivalent domestic residences deemed to be in particular premises is ascertained by dividing the average daily consumption during the accounting period, expressed in units per day, by 9 units per day and, where the quotient is not a whole number, by increasing it to the next highest whole number.

3. INDUSTRIAL, COMMERCIAL AND GENERAL WITH DOMESTIC TARIFF

TARIFF K1

(Available for premises where the circuit wiring is not separate and the electricity is used partly for industrial, commercial, business or general purposes and partly for domestic purposes.)

A fixed charge at the rate of 19.14 cents per day. Plus all metered consumption at the rate of—

10.44 cents per unit for the first 9 units per day.

15.99 cents per unit for the next 156 units per day.

12.77 cents per unit for the next 1 485 units per day.

11.00 cents per unit for the next 14 850 units per day.

10.02 cents per unit for all over 16 500 units per day.

4. TRAFFIC LIGHT INSTALLATIONS

TARIFF W1.

A charge of 124.81c per day per kilowatt of the total installed wattage.

5. OBSOLESCECENT TARIFFS

(Available only to consumers currently charged on these tariffs).

TARIFF G1

Lighting

(Previously available for domestic and commercial lighting.)

All metered consumption at the rate of—

28.16 cents per unit for the first 3 units per day.

23.56 cents per unit for the next 17 units per day.

23.12 cents per unit for the next 145 units per day.

18.07 cents per unit for all over 165 units per day.

TARIFF Y1

Power

(Previously available for commercial use only.)

All metered consumption at the rate of—

17.30 cents per unit for the first 13 units per day.

15.37 cents per unit for the next 152 units per day.

12.96 cents per unit for the next 1 485 units per day.

11.00 cents per unit for all over 1 650 units per day.

TARIFF H1

Power

(Previously available for domestic use only.)

All metered consumption at the rate of 11.56 cents per unit.

Minimum Charge—

A minimum charge at the rate of 11.38 cents per day is applicable to Tariffs G1, and H1, and a minimum charge at the rate of 11.95 cents per day is applicable to Tariff Y1.

Second Schedule

CHARGES FOR ELECTRICITY SUPPLIED FROM COUNTRY SYSTEMS GENERALLY

1. INDUSTRIAL, COMMERCIAL AND GENERAL TARIFFS

TARIFF L2

Low/Medium Voltage Tariff

(Available for low/medium voltage supply.)

A fixed charge at the rate of 24.33c per day plus all metered consumption at the rate of—

15.99 cents per unit for the first 165 units per day.

12.77 cents per unit for the next 1 485 units per day.

11.00 cents per unit for all over 1 650 units per day.

TARIFF M2

High Voltage Tariff

(Available for consumers supplied at 6.6kV, 11kV, 22kV or 33kV or such higher voltage as the Commission may approve.)

A fixed charge at the rate of 24.33c per day plus all metered consumption at the rate of:

15.99 cents per unit for the first 165 units per day.

12.55 cents per unit for the next 1 485 units per day.

10.78 cents per unit for all over 1 650 units per day.

TARIFF N2

Cost of Supply Tariff

State, Commonwealth and Foreign Government Instrumentalities

A fixed charge at the rate of 24.33 cents per day plus all metered consumption at the rate (in cents per unit) calculated in accordance with the following formula and by-law 14 (2)—

$$R = 16.05 + \frac{8.61 \times P}{52.14}$$

52.14

Where—

R is the rate to be calculated; and

P is the maximum endorsed industry price of automotive distillate (in cents per litre) as defined in by-law 14 (1) (e).

2. DOMESTIC TARIFFS

TARIFF A2

A fixed charge at the rate of 19.14 cents per day plus all metered consumption at the rate of 10.44 cents per unit.

For multiple unit domestic buildings supplied through one metered supply point the fixed charge is at the rate of—

19.14 cents per day for the first domestic unit and 15.43 cents per day for each additional domestic unit.

TARIFF D2

Special Tariff for Certain Premises

(This optional tariff is available for premises wholly used by a charitable or benevolent organization for providing residential accommodation other than for commercial gain, being premises for which tariff A2 is not available.)

A fixed charge at the rate of—

19.14 cents per day

and where in accordance with this tariff there is deemed to be more than one equivalent domestic residence in the premises, an additional

15.43 cents per day

for each equivalent domestic residence except the first that is deemed to be in the premises.

Plus all metered consumption at the rate of—

10.44 cents per unit

For the purpose of this tariff the number of equivalent domestic residences deemed to be in particular premises is ascertained by dividing the average daily consumption during the accounting period, expressed in units per day, by 9 units per day and, where the quotient is not a whole number, by increasing it to the next highest whole number.

3. INDUSTRIAL, COMMERCIAL AND GENERAL WITH DOMESTIC TARIFF

TARIFF K2

(Available for premises where the circuit wiring is not separate and the electricity is used partly for industrial, commercial, business or general purposes and partly for domestic purposes.)

A fixed charge at the rate of 19.14 cents per day plus all metered consumption at the rate of—

- 10.44 cents per unit for the first 9 units per day.
- 15.99 cents per unit for the next 156 units per day.
- 12.77 cents per unit for the next 1 485 units per day.
- 11.00 cents per unit for all over 1 650 units per day.

4. TRAFFIC LIGHT INSTALLATIONS

TARIFF W2

A charge of \$2.04 per day per kilowatt of the total installed wattage.

Third Schedule
STREET LIGHTING

Tariffs for Existing Services

Wattage Groups—Fitting Types—Switching Hours

Item	Wattage	Lamp Details		Midnight Switch-off (Obsolescent) Cents per day	1.15 a.m. Switch-off Cents per day	Dawn Switch-off Cents per day
		Type	Fitting and Pole Type			
Z.01	50	Mercury Vapour.....	Any	13.28	13.57	14.60
Z.02	80	Mercury Vapour.....	Any	15.65	16.00	17.59
Z.03	125	Mercury Vapour.....	Any	19.35	19.97	22.24
Z.04	140	Sodium.....	Crosswalk Any Pole	19.80	20.45	23.04
Z.05	250	Mercury Vapour.....	Open Fitting, Any Pole	31.10	32.32	36.89
Z.06	400	Mercury Vapour.....	Open Fitting, Any Pole	42.66	44.53	51.62
Z.07	250	100 per cent Consumer Cost M.V. Type W	Luminaire, Any Pole	24.01	25.23	29.78
Z.08	250	50 per cent S.E.C. Cost M.V. Type W	Luminaire, Wood Poles	27.55	28.77	33.33
Z.09	250	100 per cent S.E.C. Cost M.V. Type W..	Luminaire, Wood Poles	31.10	32.32	36.89
Z.10	400	100 per cent Consumer Cost M.V. Type W	Luminaire, Any Pole	35.56	37.43	44.53
Z.11	400	50 per cent S.E.C. Cost M.V. Type W	Luminaire, Wood Poles	39.11	40.98	48.07
Z.12	400	100 per cent S.E.C. Cost M.V. Type W	Luminaire, Wood Poles	42.66	44.53	51.62
Z.13	150	100 per cent Consumer Cost H.P. Sodium	Luminaire, Any Pole	18.34	18.99	22.76
Z.14	150	100 per cent S.E.C. Cost H.P. Sodium	Luminaire, Any Pole	28.27	28.93	32.68
Z.15	250	100 per cent Consumer Cost H.P. Sodium	Luminaire, Any Pole	27.16	28.61	34.20
Z.16	250	50 per cent S.E.C. Cost H.P. Sodium	Luminaire, Any Pole	32.48	33.94	39.52
Z.17	250	100 per cent S.E.C. Cost H.P. Sodium	Luminaire, Any Pole	37.79	39.26	44.84
Z.18	per kilowatt	Auxiliary Lighting in Public Places	Service by Negotiation	77.80	82.15	99.15
Z.51	0	Incandescent	Any	13.28	13.57	14.60
Z.52	100	Incandescent	Any	13.28	13.57	14.60
Z.53	200	Incandescent	Any	15.65	16.00	17.59
Z.54	300	Incandescent	Any	19.35	19.97	22.24
Z.55	500	Incandescent	Open Fitting, Any Pole	31.10	32.32	36.89
Z.56	40	Fluorescent.....	Open Fitting, Any Pole	13.28	13.57	14.60
Z.57	80	Fluorescent.....	Open Fitting, Any Pole	15.65	16.00	17.59
Z.58	160	Fluorescent.....	—	21.87	22.19	25.74

Fourth Schedule
CHARGES FOR NATURAL GAS

1. DOMESTIC TARIFF
TARIFF A3

(Available for domestic use only.)

All metered consumption at the rate of—

5.69 cents per unit for the first L units per day.

3.24 cents per unit for the next M units per day.

2.24 cents per unit for all over N units per day.

For single unit domestic buildings supplied through one metered supply point—

L = 10

M = 26

N = 36

For multiple unit domestic buildings supplied through one metered supply point:

$L = 10 + [(F-1) \times 5]$

$M = 26 + [(F-1) \times 5]$

$N = 36 + [(F-1) \times 10]$

Where F is the number of units in the domestic building.

2. INDUSTRIAL, COMMERCIAL AND GENERAL TARIFF
TARIFF L3

A fixed charge at the rate of 7.06 cents per day.

Plus all metered consumption at the rate of—

5.16 cents per unit for the First 100 units per day.

R cents per unit for All Over 100 units per day, calculated in accordance with the following formula and by-law 14 (2):

$$R = \frac{3.36 \times P}{46.39}$$

Where—

R is the rate to be calculated; and

P is the maximum endorsed industry price of automotive distillate (in cents per litre) as defined in by-law 14 (1) (e).

Fifth Schedule
CHARGES FOR MANUFACTURED GAS
ALL PURPOSES TARIFF

TARIFF A4

(Available for domestic, commercial, industrial and general use.)

A fixed charge at the rate of 6.72 cents per day.

Plus all metered consumption at the rate of—

4.91 cents per unit for the first 100 units per day.

R cents per unit for all over 100 units per day, calculated in accordance with the following formula and by-law 14 (2)—

$$R = \frac{3.36 \times P}{46.39}$$

Where—

R is the rate to be calculated; and

P is the maximum endorsed industry price of automotive distillate (in cents per litre) as defined in by-law 14 (1) (e).

For multiple unit domestic buildings supplied through one metered supply point the fixed charge is at the rate of:

6.72 cents per day for the first domestic unit and

3.36 cents per day for each additional domestic unit supplied.

Sixth Schedule
METER RENTALS
SUBSIDIARY METERS

- (i) Subsidiary electric meters used to meter the supply to other than domestic subsidiary consumers as detailed in this Schedule shall be subject to a subsidiary meter rental of 12.66 cents per day per subsidiary meter for subsidiary meters, provided by the Commission.

Subsidiary gas meters used to meter the supply to other than domestic subsidiary consumers as detailed in this Schedule shall be subject to subsidiary meter rental in accordance with the following schedule—

Meter Size	Sub Meter Fee per Day cents
6 m ³ per hour.....	7.59
12 m ³ per hour.....	13.94
25 m ³ per hour.....	20.25
Pre-payment meter	16.46

(ii) Explanatory Notes—

Subsidiary meters are available on application for approved purposes.

Electric subsidiary meters used to meter the supply to domestic subsidiary consumers will not be subject to a subsidiary meter rental if the master account is supplied according to Tariff A1, Tariff B1, or Tariff G1 and Tariff H1, or Tariff A2.

Gas subsidiary meters used to meter the supply to domestic subsidiary consumers will not be subject to a subsidiary meter rental.

For electrical installations in existence at 1 July 1978, no rental will be charged for subsidiary meters in excess of the number of tenancies as assessed by the Commission.

For gas installations in existence at 1 July 1978, subsidiary meters will continue to attract the applicable Fixed Charge.

Seventh Schedule

OTHER FEES

1. ACCOUNT ESTABLISHMENT FEE

A non-refundable account establishment fee of \$20.00 is payable on the establishment of a new domestic account or the transfer of a domestic account.

2. THREE PHASE DOMESTIC CONNECTION FEE

A fee of \$191.00 will be applied to all new three phase domestic installations requiring a meter to be installed and in cases where a three phase meter is required to replace a single phase meter on a domestic installation. A fee of \$118.00 will be applied to each subsidiary three phase meter issued to be installed on a domestic installation.

3. RE-CONNECTION FEE

Where a supply is terminated for non-payment of charges or rentals, or for any other reason related to the consumer's failure to comply with the lawful requirements of the Commission in respect of that supply, a non-refundable re-connection fee of \$20.00 is payable.

4. PUBLIC TELEPHONE CABINETS

A charge of 24.33 cents per day will be made for each connection made to a standard public telephone cabinet where the supply is not independently metered.

5. TEMPORARY SUPPLY

A fee of \$174.00 is payable for each single phase temporary supply connection. A fee of \$201.00 is payable for each three phase temporary supply connection.

6. METER TESTING FEES

(a) Subject to paragraph (b) a fee of \$11.80 is payable for the on site testing of a meter and a fee of \$35.50 is payable for laboratory testing of a meter;

(b) For consumers eligible for the rebate of the fixed charge under by-law 4A a fee of \$7.10 is payable for the on site testing of a meter and fee of \$14.20 is payable for laboratory testing of a meter.

7. SPECIAL METER READING FEE

A fee of \$10.20 is payable for a reading of a meter at the request of a consumer.

8. RAILWAY CROSSING LIGHTS

A charge of 31.09 cents per day is payable for electricity supplied to standard railway crossing lights.

N. B. MAY,
Secretary,
State Energy Commission.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE,
Clerk of the Council.

GOVERNMENT EMPLOYEES SUPERANNUATION
ACT 1987

Government Employees Superannuation Board,
West Perth, 21 June 1988.

IN accordance with Regulation 23 of the Government Employees Superannuation (Board Elections) Regulations 1988 notice is hereby given that the following three persons have been elected members of the Government Employees Superannuation Board for a three-year term expiring on 9 June 1991—

O. S. Middleton.
O. B. Mansfield.
J. A. McGinty.

S. V. TINDALE,
General Manager.

CONSTRUCTION SAFETY ACT 1972

(Section 7 (2))

Instrument of Declaration

IN exercise of the power by subsection (2) of section 7 of the Construction Safety Act 1972, the Minister for Mines and the Minister for Labour, Works and Services, hereby jointly declare that the above provisions of the Construction Safety Act 1972 shall apply as from the service of this notice until the completion of the work specified in Column 4 of the schedule to such work that is to be or is being constructed on or about the mine or part of the mine specified herein.

Schedule

Column 1	Column 2	Column 3	Column 4
Name of Company	Location	Mine or Part of Mine	Description of Work
Hampton Australia Ltd	Jubilee Mine Location 48	Jubilee Mine Treatment Plant	Construction of crushing circuit, fine ore bin, ball mill, two leach tanks, coarse ore stockpile cover.

Dated 14 June 1988.

JEFF CARR,
Minister for Mines.

GAVAN TROY,
Minister for Labour,
Works and Services.

CONSTRUCTION SAFETY ACT 1972-77

(Section 7 (2))

INSTRUMENT OF DECLARATION

IN exercise of the power by subsection (2) of section 7 of the Construction Safety Act 1972, the Minister for Mines and the Minister for Labour, Works and Services hereby jointly declare that the provision of the Construction Safety Act 1972, shall apply as from the service of this notice until the completion of the work specified in column 4 of the Schedule to such work that is to be or is being constructed on or about the mine or part of the mine specified herein.

Schedule

Column 1	Column 2	Column 3	Column 4
Channar Management Services Pty Ltd	Channar Minesite	Crushing plant, overland conveyor and associated works and services, generally as shown on Minenco Pty Ltd drawing No. CH-611-00-G-002 Rev. 1 and associated drawings.	Construction of minesite facilities including primary and secondary crushers and conveyor systems, overland ore transport conveyor, site access and service roads, high voltage power supply and distribution system, process and potable water supply, sewerage and garbage disposal systems, workshops, service facilities, offices, control rooms, construction accommodation, catering facilities, concrete batch plant and general construction facilities and road-fill borrow-pits; but specifically to exclude overburden removal and pre-production mine development and the development of quarries for concrete aggregates.

Dated 14 June 1988.

JEFF CARR,
Minister for Mines.

GAVAN TROY,
Minister for Labour,
Works and Services.

CONSTRUCTION SAFETY ACT 1972

(Section 7 (2))

Instrument of Declaration

IN exercise of the power by subsection (2) of section 7 of the Construction Safety Act 1972 the Minister for Mines and the Minister for Labour, Works and Services, hereby jointly declare that the provisions of the Construction Safety Act 1972 shall apply as from the service of this notice until the completion of the work specified in Column 4 of the Schedule to such work that is to be or is being constructed on or about the mine or part of the mine specified herein.

Schedule

Column 1	Column 2	Column 3	Column 4
Name of Company	Location	Mine or Part of Mine	Description of Work
Whim Creek Consolidated NL	Labouchere.....	Labouchere Project Treatment Plant	Gold Construction of Gold Treatment Plant and associated services.

Dated 14 June 1988.

JEFF CARR,
Minister for Mines.
GAVAN TROY,
Minister for Labour, Works and Services.

HAIRDRESSERS REGISTRATION ACT 1946

HAIRDRESSERS REGISTRATION AMENDMENT REGULATIONS 1988

MADE by the Hairdressers Registration Board and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Hairdressers Registration Amendment Regulations 1988*.

Principal regulations

2. In these regulations the *Hairdressers Registration Regulations 1965** are referred to as the principal regulations.

[*Reprinted in the Gazette 2 December 1971 at pp. 4967-79. For amendments to 26 February 1988 see page 253 of 1986 Index to Legislation of Western Australia and Gazettes of 8 May and 27 November 1987.]

Regulation 26 amended

3. Regulation 26 of the principal regulations is amended by deleting "There" and substituting the following—

" Subject to regulation 26A there "

Regulation 26A inserted

4. After regulation 26 of the principal regulations the following regulation is inserted—

" 26A. Where initial registration occurs after the first quarter of the year the registration fee for that initial registration shall be reduced by one quarter for each 3 months that have expired since 1 January of that year. "

Passed by a resolution of the Hairdressers Registration Board.

R. DAWSON,
Chairman.

HAIRDRESSERS REGISTRATION ACT 1946

HAIRDRESSERS REGISTRATION AMENDMENT REGULATIONS (No. 2) 1988

MADE by the Hairdressers Registration Board and approved by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Hairdressers Registration Amendment Regulations (No. 2) 1988*.

Regulation 8 amended

2. Regulation 8 of the *Hairdressers Registration Regulations 1965** is amended by deleting "\$77.00" and "\$58.00" and substituting the following respectively—

" \$97.00 " and " \$73.00 "

[*Reprinted in the Gazette 2 December 1971 at pp. 4967-79. For amendments to 28 March 1988 see page 253 of 1986 Index to Legislation of Western Australia and Gazettes of 8 May 1987 and 27 November 1987.]

Passed by a resolution of the Hairdressers Registration Board.

R. DAWSON,
Chairman.

FINANCE BROKERS CONTROL ACT 1975

Sections 24 and 27

Application for Finance Brokers Licence by Individual

To: The Registrar, Finance Brokers Supervisory Board.

I, NEVILLE JOSEPH BUGG, of 157 Edinboro Street, Joondanna 6060, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 157 Edinboro Street, Joondanna WA 6060.

Dated 16 June 1988.

(Signed) N. J. BUGG,

Appointment of Hearing

I hereby appoint 6 July 1988 at 10 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

Western Australia

FINANCE BROKERS CONTROL ACT 1975

Sections 24 and 29

Application for Finance Brokers Licence by Corporate Body

To The Registrar, Finance Brokers Supervisory Board.

AUSTRALASIAN COLLATERALS PTY LTD trading as Aust-Mar Pacific Finance hereby applies for a Finance Brokers Licence under the Finance Brokers Control Act 1975. The address for service of notices in respect of this application is Level 3, 1 Mill Street, Perth 6000.

Dated 17 June 1988.

(Signed) G. J. HERON,
Director.

Appointment of Hearing

I hereby appoint 6 July 1988 at 10.00 am as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

Western Australia

FINANCE BROKERS CONTROL ACT 1975

Sections 24 and 27

Application for Finance Brokers Licence by Individual

To: the Registrar, Finance Brokers Supervisory Board.

I, BARRY JAMES SAMUELS of 1/214 Carr Street, Leederville 6007 hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is 1/214 Carr Street, Leederville.

Dated 22 June 1988.

(Signed) B. J. SAMUELS.

Appointment of Hearing

I hereby appoint 6 July 1988 at 10.00 am as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

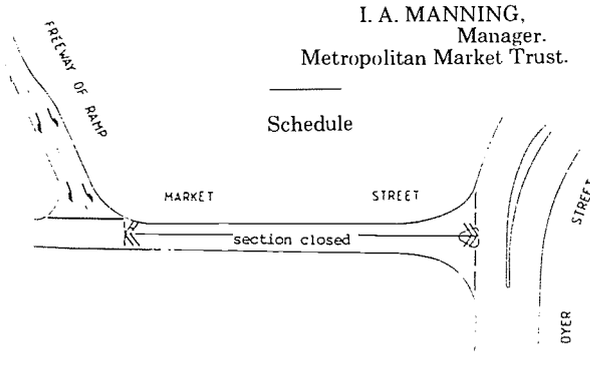
METROPOLITAN MARKET ACT 1926

Notification of Temporary Road Closure

PURSUANT to the powers conferred upon Metropolitan Market Trust by section 11 (2) (e) of the Metropolitan Market Act 1926 and with the approval of the Perth City Council it is hereby notified for public information that the portion of Market Street, Perth commencing from the intersection of the eastern alignment of Dyer Street Perth and the northern alignment of Market Street Perth and extending eastwards therefrom along Market Street Perth for a distance of 245 metres as shown on the Schedule hereto shall be and is hereby constituted as part of the Metropolitan Market between the hours of 4.45 am and 5.30 am Monday to Friday inclusive from 24 June, 1988 until 30 June, 1989 and during such times such portion of Market Street shall be closed to public vehicular traffic.

This notification supercedes in all respects the notification of temporary road closure in respect of Market Street in terms of section 11 (2) (e) of the Metropolitan Market Act 1926 published in the *Government Gazette* on Friday, 27 May 1988.

I. A. MANNING,
Manager,
Metropolitan Market Trust.



PLANT DISEASES ACT 1914

Department of Agriculture,
South Perth, 24 June 1988.

Agric. 438/76/V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act 1914, acting in the exercise of the power in this behalf conferred on me by section 7 (2) of the said Act, do hereby appoint Katherine Elisabeth Lancaster and James Andrew Bowyer as Inspectors for a period expiring on 31 May 1988.

JULIAN GRILL,
Minister for Agriculture.

SEEDS ACT 1981

Department of Agriculture,
South Perth, 24 June 1988.

Agric. 1147/77.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Seeds Act 1981, acting in the exercise of the power in this behalf conferred on me by section 14 (1) of the said Act, do hereby appoint James Andrew Bowyer as an Inspector for the purposes of the Act.

JULIAN GRILL,
Minister for Agriculture.

ABATTOIRS ACT 1909

ABATTOIRS AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Abattoirs Amendment Regulations 1988*.

Commencement

2. These regulations shall come into operation on 1 July 1988.

Appendix A amended

3. Appendix A in the Schedule to the *Abattoirs Regulations 1980** is amended—
 - (a) by deleting "33.78" in the first and second places where it occurs and substituting in each place the following—
" 36.48 ";
 - (b) by deleting "13.71" and "6.85" and substituting the following respectively—
" 14.81 " and " 7.40 " ; and
 - (c) by deleting "6.00" in both places where it occurs and substituting in each place the following—
" 7.00 ".

[*Published in the Gazette of 20 June 1980 at pp. 1851-8. For amendments to 13 June 1988 see p. 172 of 1987 Index to Legislation of Western Australia.]

Dated 21 June 1988.

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

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects.

Tenders are to be addressed to:—

The Minister for Works,
c/o Contract Office,
Dumas House,
2 Havelock Street,
West Perth, Western Australia 6005

and are to be endorsed as being a tender for the relevant project.

The highest, lowest, or any tender will not necessarily be accepted.

Tender No.	Project	Closing Date	Tender Documents now available at
24650.....	Yintarri (Coonana) Primary School—Additions—Transportable Classrooms. Builders Categorisation Category D.	28/6/88	BMA West Perth
24651.....	Wanneroo Hospital—Kitchen Redevelopment.....	5/7/88	BMA West Perth
24652.....	Middle Swan Prison—Supply and Installation of Barbed Obstacle Tape.	28/6/88	BMA West Perth
24653.....	Middle Swan Prison—Perimeter Fencing.....	28/6/88	BMA West Perth
24654.....	South Padbury Primary School—Construction. Builders Categorisation Category B. Selected Tenderers Only.	1/7/88	BMA West Perth
24655.....	Armadale Police Department—Office Accommodation—Conversion of Old Licensing Centre to Offices	12/7/88	BMA West Perth
24656.....	Hospital Laundry and Linen Service, Murdoch—Site High Voltage and Medium Voltage Upgrade.	26/7/88	BMA West Perth

C. BURTON,
Executive Director.
Building Management Authority.

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
22186.....	Metropolitan Security Prison—South (Casuarina)—Ancillary Buildings and Works—Aluminium Windows and Doors.	Lidco Aluminium Windows Pty Ltd	\$ 618 855
24642.....	Wattleup Primary School—Covered Assembly, Sports Store and Canteen.	K.G.K. Simpson Pty Ltd	147 960

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1988			1988
June 10	27A1988.....	Clothing, Waterproof (1 Year Period)—Various Government Departments	June 30
June 10	33A1988.....	Condiments, Spreads, Jam, Tinned Fruit, and Fruit Juice (1-year Period)—Various Government Departments	June 30
June 10	71A1988.....	Domestic Refrigerators and Freezers (1-year period)—Various Government Departments	June 30
June 17	405A1988.....	Two (2) only Skid Mounted Transportable Ablution Units—Main Roads Department	July 7
June 17	406A1988.....	X-Ray Equipment—State X-Ray and Bio-Electronic Services	July 7
June 17	407A1988.....	250 kVA Uninterruptible Power Supply System—Westrail	July 7
June 17	408A1988.....	Structural Timber for the Midvale Velodrome—BMA	June 30
June 24	420A1988.....	Haemodialysis Solution (One year period)—Royal Perth Hospital and Sir Charles Gairdner Hospital	July 14
<i>Services</i>			
June 17	404A1988.....	Charter of a Twin Engine Aircraft, suitably equipped for Aerial Photography (5 Year Period)—Department of Land Administration	July 7
June 24	38A1988.....	Conduct of Funerals of Deceased Indigent Persons in the Metropolitan Area (One year period)	July 14

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
June 3	389A1988.....	Four (4) only Syledis Navigation Fixing Receivers, Model SR3—Fremantle	June 30
June 17	401A1988.....	1984 Toyota Landcruiser Trayback (XQY 104) and Toyota Landcruiser Trayback (XQZ 432)—Kununurra	July 7
June 17	402A1988.....	1985 Ford Falcon XF Sedan (6QF 175), 1986 Ford Falcon XF Station Wagon (6QH 306), 1985 Toyota FJ75 4x4 Personnel Carrier (6QG 422), 1985 Nissan Pulsar Sedan (6QG 052) and 1985 Nissan Bluebird Station Sedan (6QI 029)—Mundaring	July 7
June 17	403A1988.....	1982 Toyota HJ47 Landcruiser Trayback (XQR 904)—Kununurra	July 7
June 24	409A1988.....	1983 Nissan Cabstar Dual Cab Truck (MRD 7087)—Welshpool	July 14
June 24	410A1988.....	Chamberlain 4080 Rubber Tyred Tractor (MRD 247)—Welshpool	July 14
June 24	411A1988.....	1979 Mitsubishi Canter Tray Top Truck (MRD 4442) and 1980 International Acco 630A Tray Top Truck (MRD 5325)—Welshpool	July 14
June 24	412A1988.....	1986 Toyota Hilux Tray Top Utility (MRD 9237) and 1984 Holden Gemini SL Sedan (MRD 7142)—Welshpool	July 14
June 24	413A1988.....	1986 Ford Falcon XF Panel Van (MRD 8822), 1987 Ford Falcon XF Utility (MRD 9758) and 1985 Ford Falcon XF Sedan (MRD 8718)—Welshpool	July 14
June 24	414A1988.....	1986 Mazda E2000 Vans (MRD 9347) (MRD 9227), 1986 Toyota Hilux Crew Cab Utility (MRD 9188), 1986 Nissan Navara King Cab Utility (MRD 9513) and 1987 Nissan Navara King Cab Utility (MRD 9736)—Welshpool	July 14
June 24	415A1988.....	1974 International Acco Truck (UQX 465) fitted with custom built Ablution Units—Derby	July 14
June 24	416A1988.....	1985 Holden Commodore VK Sedan (MRD 7932), 1985 Toyota Hilux 4WD Crew Cab (MRD 8170), 1984 Holden Jackaroo 4WD Station Wagon (MRD 7364), 1986 Nissan Navara King Cab Utility (MRD 9384) and 1982 Nissan Urvan Micro Bus (MRD 6464)—Welshpool	July 14
June 24	417A1988.....	1986 Ford Falcon XF Station Sedan (6QH 803)—South Hedland	July 14
June 24	418A1988.....	1986 Ford Falcon XF Panel Van (6QF 384)—Karratha	July 14
June 24	419A1988.....	1978 Dodge Fuso Tray Top Truck (MRD 2625)—Welshpool	July 14

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned tenders until 10.00 am on the date of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

No Tender necessarily accepted.

L. W. GRAHAM,
Chairman, State Tender Board.

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued*
Accepted Tenders

Contract No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
100A1988	Drugs and Ethical Preparations July 1, 1988 to June 30, 1989—Various Govt. Departments	Various.....	Details on Request
291A1988	Three independently operated Sodium Iodide (Thallium activated) Probes—Royal Perth Hospital	Canberra-Packard Pty Ltd.....	\$34 504 total
328A1988	Specialised Personnel Transport Vehicle—Perth Zoological Gardens	Willis Light Engineering P/L.....	\$105 000
342A1988	Litter Bins and Stands (MRD Contract 200/87)—Main Roads Department	Federal Tinware Mfrg. P/L.....	200 @ \$62.50 each 45 @ \$37.30 each
<i>Service</i>			
365A1988	Helicopter Hire for Donkey Control in the Kimberley and Pilbara—Agriculture Protection Board	Heli-Muster P/L.....	Details on Request
<i>Purchase and Removal</i>			
338A1988	Firearms (30) only—Maylands.....	Various.....	Details on Request
355A1988	Miscellaneous Equipment—Forrestfield.....	Various.....	Details on Request
356A1988	Chainsaws (4 only)—Jarrahdale.....	Ken Elliott (Item 1)..... Ken Elliott (Item 2)..... D. J. Parker (Item 3)..... W. Saunders (Item 4).....	\$377 \$358 \$315 \$260
377A1988	1985 Toyota Hilux LN65R 4x4 Dual Cab (6QG 021), 1986 Holden Jackaroo 4x4 Station Wagon (6QJ 412), 1985 Subaru 4x4 Station Wagons (6QE 950), (6Q 603) and 1986 Toyota Hilux LN654 4x4 Dual Cab (6QH 853)—Mundaring	Young Toyota..... Lance Gibbons Holden P/L..... Lance Gibbons Holden P/L..... Lance Gibbons Holden P/L..... Young Toyota.....	\$15 550 \$16 569 \$11 911 \$11 111 \$16 250
379A1988	1985 Ford Falcon XF Station Wagon (6QD 957), 1985 Nissan Pulsar Sedan (6QG 053), 1984 Toyota FJ45 Personnel Carrier (6QE 332), 1983 Ford Laser Sedan (XQS 307), 1985 Subaru 1.8DL 4x4 Station Wagon (6QE 339)—Mundaring	Brents Car Mart..... Brents Car Mart..... Young Toyota..... Brents Car Mart..... Lance Gibbons Holden P/L.....	\$10 820 \$8130 \$11 630 \$7828 \$11 111
380A1988	1986 Ford Falcon XF Sedans (6QI 977), (6QI 976) and (6QI 979)—Kalgoorlie	Item 1: Referred J. A. Bergersen..... Item 3: Referred	\$11 167
381A1988	Fiat 500 Rubber Tyred Tractor with Loader Bucket (MRD 169)—Welshpool	G. Longo Family Trust.....	\$5 700
382A1988	Skid Mounted Cooks Quarters (MRD 833)—Turkey Creek	B. Dickey.....	\$3 300

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 1988
16/88.....	Supply and placement of pile casings and rock sockets for Koombara Bridge No. 1319 over channel at Leschenault Inlet, Bunbury.....	6 July
248/87.....	Provision of routine testing for Metropolitan Division for the 12 month period 1 July 1988 to 30 June 1988.....	5 July

APPOINTMENTS

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

Registrar General's Office
Perth, 14 June 1988.

THE following appointments have been approved—

R.G. No. 1/88—Mr Garry Kim Hardie has been appointed as District Registrar of Births, Deaths and Marriages for the Moora Registry District to maintain an office at Moora during the absence on annual leave of Mr B. M. Zilko. This appointment dates from 27 June 1988.

R.G. 1/88.—Mr Michael John Baker has been appointed as District Registrar of Births, Deaths and Marriages for the Swan Registry District to maintain an office at Midland during the absence on leave of Mr R. W. Bradley. This appointment dates from 27 June 1988 to 8 August 1988.

R.G. No. 1/88.—Mr Peter Leslie Carter has been appointed as temporary Deputy District registrar of Births, Deaths and Marriages for the Swan Registry District. This appointment dates from 28 June 1988.

R.G. No. 10/88.—Senior Constable Paul Maxwell Kimber has been appointed as Assistant District Registrar of Births and Deaths for the Northam Registry District to maintain

an office at Quairading during the absence on annual leave of Senior Constable L. R. Turner. This appointment dates from 29 July 1988 to 28 August 1988.

R.G. No. 1/88.—Mr Martin Bradley Morris has been appointed as District Registrar of Births, Deaths and Marriages for the Northam Registry District to maintain an office at Northam during the absence on other duties of Mr M. D. McLeod. This appointment dated from 20 June 1988.

D. G. STOCKINS,
Registrar General.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Perth, 24 June 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 27 July 1988 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz.* non-payment of rent.

D. J. REYNOLDS,
Warden.

To be heard in the Warden's Court Perth on 1 July 1988.

SOUTH WEST MINERAL FIELD

- P70/495—Rollison Nominees Pty Ltd.
P70/496—Rollison Nominees Pty Ltd.
P70/592—Cail, Walter Morton.
P70/593—Cail, Walter Morton.
P70/594—Cail, Walter Morton.
P70/601—James, Warren Edward.

PHILLIPS RIVER MINERAL FIELD

- P74/027—Harding, Cyril Joseph; Elliott, Ronald (Snr.)

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Coolgardie, 17 June 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned Miscellaneous licence and Prospecting Licences is paid before 10.00 am on 11 August 1988 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz.* non-payment of rent.

I. BROWN,
Warden.

To be heard in the Warden's Court Coolgardie on 11 August 1988.

COOLGARDIE MINERAL FIELD

Coolgardie District

- P15/1102—Ball, Raymond Reginald; Searle, Brian Roderick
P15/1870—Sovereign Gold NL.
P15/1876—Biddle, William David; Biddle, Kim David; Briggs, David William.
P15/1877—Biddle, William David; Biddle, Kim David; Briggs, David William.
P15/1878—Biddle, William David; Biddle, Kim David; Briggs, David William.

COOLGARDIE MINERAL FIELD

Kunanalling District

- P16/749—Wayella Investments Pty Ltd.
P16/750—Wayella Investments Pty Ltd.
P16/751—Wayella Investments Pty Ltd.
P16/752—Wayella Investments Pty Ltd.
P16/753—Wayella Investments Pty Ltd.
P16/754—Wayella Investments Pty Ltd.
P16/756—Pooley, Gregory David.
P16/760—Heald, Nigel.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Kalgoorlie 17 June 1988.

IN accordance with regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 am on 26 July 1988 the Licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz.* non-payment of rent.

I. G. BROWN,
Warden.

To be heard in the Warden's Court, Kalgoorlie on 26 July 1988.

BROAD ARROW MINERAL FIELD

24/1120—Lockton Pty Ltd.

EAST COOLGARDIE MINERAL FIELD

Bulong District

- 25/402—Folkestone Gold NL; East Coolgardie District.
26/612—Consolidated Gold Mining Areas NL; Ondola Investments Pty Ltd.
26/613—Consolidated Gold Mining Areas NL; Ondola Investments Pty Ltd.
26/614—Consolidated Gold Mining Areas NL; Ondola Investments Pty Ltd.
26/615—Consolidated Gold Mining Areas NL; Ondola Investments Pty Ltd.
26/1186—Orion Gold NL.

NORTH EAST COOLGARDIE MINERAL FIELD

Kanowna District

- 27/347—Dalla Costa, Melville Raymond.
27/348—Dalla Costa, Melville Raymond.
27/349—Dalla Costa, Melville Raymond.
27/350—Dalla Costa, Melville Raymond.
27/351—Dalla Costa, Melville Raymond.
27/352—Dalla Costa, Melville Raymond.
27/353—Dalla Costa, Melville Raymond.
27/354—Dalla Costa, Melville Raymond.
27/741—Claussen, Allan Frank; Baroni Nikola,
27/742—Claussen, Allan Frank; Baroni, Nikola.

NORTH COOLGARDIE MINERAL FIELD

Menzies District

- 29/757—Penn, Beverly June; Craig, Frances June; Slater, Dennis Wayne; Slater, Ronald Charles.
29/758—Penn, Beverly June; Craig, Frances June; Slater, Dennis Wayne; Slater, Ronald Charles.
29/759—Penn, Beverly June; Craig, Frances June; Slater, Dennis Wayne; Slater, Ronald Charles.

ULARRING

- 30/569—Butchart, Alexander McIntyre.
30/570—Butchart, Alexander McIntyre.
30/571—Butchart, Alexander McIntyre.
30/608—Ward, Peter Stewart,

YERILLA

- 31/754—Major, Philip William.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Marble Bar, 24 June 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences and Miscellaneous Licences is paid before 10.00 am on 19 August 1988 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz.* non-payment of rent.

W. TARR,
Warden.

To be heard in the Warden's Court Marble Bar on 22 July 1988.

PILBARA MINERAL FIELD

Marble Bar District

L45/49A—Thompson, James Robert.
P45/1361—Emiliani, Robert Aldo.
P45/1361—Potter, Alfred George.

PILBARA MINERAL FIELD

Nullagine District

P46/476—Baker, George.
P46/682—Allon, Alexander.
P46/683—Robertson, Peter Harry.

WEST PILBARA MINERAL FIELD

P47/430—Wood, Frank.
P47/526—Wood, Laraine Janice; Wood, Timothy Leathley.
P47/527—Zimmerebner, Adi.
P47/528—Zimmerebner, Adi.
P47/529—Zimmerebner, Adi.
P47/530—Zimmerebner, Adi.

**WESTERN AUSTRALIAN GOVERNMENT RAILWAYS
COMMISSION**

Contract No. 8309-8D

TENDERS addressed to the Manager, Supply Operations, Westrail, Post Office Box 40 Midland 6056 will be accepted until 1200 hours on 25 July 1988.

The manufacture, delivery and commissioning of a Tamper Liner capable of lifting, levelling, lining and tampering 1067 millimetre gauge track.

Tender documents are available from Manager, Supply Operations, Midland, telephone (09) 274 9514.

**WESTERN AUSTRALIAN GOVERNMENT RAILWAYS
RAILWAYS working account for quarter ended 31 March
1988 (as required by section 59 of the Government Railways
Act).**

1. Income—Expenditure Account—

	\$ (000)
Income	59 233
Operating Expenditure	65 400
Operating deficit before interest	6 167
Interest	10 555
Loss	16 722

2. Fixed Assets—at cost less depreciation (as at 30 June 1987)\$508 632 767

3. Value of material and stores on hand (as at 30 June 1987)\$24 501 337

W. I. McCULLOUGH,
Commissioner of Railways.

Notice is also given that after 30 days from this date, I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their Claim.

Dated 17 June 1988.

B. F. BEST,
Liquidator

COMPANIES (WESTERN AUSTRALIA) CODE

J. M. Best & Sons Joinery Pty Ltd

(In Voluntary Liquidation)

Special Resolution to Wind Up

AT an extraordinary General Meeting of the abovenamed company duly convened and held at 2 Barnard Street, Bunbury WA on 16 June 1988 the following Resolution was passed as a Special Resolution—

“That the company be wound up voluntarily”.

At the abovementioned meeting Brian Frederick Best of cnr, Edward and Parkfield Streets, Bunbury WA was appointed Liquidator for the purpose of the winding up.

Notice is also given that after 30 days from this date, I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their Claim.

Dated 17 June 1988

B. F. BEST,
Liquidator

COMPANIES (WESTERN AUSTRALIA) CODE

J. M. Best & Son Plumbers & Sheet Metal Workers Pty Ltd

(In Voluntary Liquidation)

Special Resolution to Wind Up

AT an extraordinary General Meeting of the abovenamed company duly convened and held at 2 Barnard Street, Bunbury WA on 16 June 1988 the following Resolution was passed as a Special Resolution.

“That the company be wound up voluntarily”.

At the abovementioned meeting Brian Frederick Best of cnr, Edward and Parkfield Street, Bunbury WA was appointed Liquidator for the purpose of the winding up.

Notice is also given that after 30 days from this date, I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their Claim.

Dated 17 June 1988.

B. F. BEST,
Liquidator.

COMPANIES (WESTERN AUSTRALIA) CODE

J. M. Best & Son Crane Hire Pty Ltd

(In Voluntary Liquidation)

Special Resolution to Wind up

AT an extraordinary General Meeting of the abovenamed company duly convened and held at 2 Barnard Street, Bunbury WA on 16 June 1988 the following Resolution was passed as a Special Resolution

“That the company be wound up voluntarily”.

At the abovementioned meeting Brian Frederick Best of cnr, Edward and Parkfield Streets, Bunbury WA was appointed Liquidator for the purpose of the winding up.

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership previously for subsisting between Markalinga Pty Ltd as Trustee for the Markalinga Property Trust of 267 St. George's Terrace, Perth and David Jasper Robert Bell of 10 Princess Street, Cottesloe carrying on business as Real Estate and Business Agents at 20 Hislop Road, Attadale under the style or firm name of Mark Real Estate has been dissolved as from 30 April 1988.

Dated 3 June 1988.

R. H. KERNOT,
D. J. R. BELL.

TRUSTEES ACT 1962

James Maurice Woolcock of 40 Servetus Street, Swanbourne, WA, Master Mariner (in the Will, Ship Officer)

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estate of the deceased who died on 24 January 1988 are required by the personal representative, Donald Louis Talbot of 62 Queens Crescent, Mount Lawley in the State of Western Australia, Solicitor to send particulars of their claims to him by 26 July 1988, after which date Donald Louis Talbot may convey or distribute the assets, having regard only to the claims which he then has notice.

TRUSTEES ACT 1962

Statutory Notice to Creditors

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estate of the undermentioned deceased person are required by the personal representative of care of Messrs. J. Swift & Co., 2nd Floor, 44 Parliament Place, West Perth to send particulars of their claims to him within one month from the date of publication of this notice at the expiration of which time the personal representative may convey or distribute the assets having regard only to the claims of which he has then had notice:—

Beresford, Eunice Doreen late of 8 Gloucester Road, Kalamunda, Widow. Died 22/12/87.

Dated 17 June 1988.

J. SWIFT & CO.

TRUSTEES ACT 1962

Notice to Creditors

George Ernest Reynolds formerly of George Street, West Swan, Vigneron and 30 Fairfax Road, Swan View, Business Proprietor and late of Tuohy Nursing Home, 22 Morrison Road, Midland, Retired Farmer deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the abovenamed deceased who died on 25 September 1987 are required by the personal representative Elizabeth Joan Reynolds, of care of Brian Smith & Stewart Solicitors, Midland Professional Centre, 9 The Avenue, Midland, to send particulars of their claims to her not later than 31 days from the date of this notice appearing after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 22 June 1988.

BRIAN SMITH & STEWART,
Solicitors for the Administratrix.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893 West Australian Trustees Limited has elected to administer the Estates of the undermentioned deceased persons.

Burleigh, Mary Connely, also known as Mary Connally, late of 417 Metcalfe Road, Lynwood, Clerk, died 9/4/88. Election 15/6/88.

Cochar, William Sherwood, formerly of 3 Beaufort Street, Perth, late of Lake View Lodge, Britannia Road, Mt Hawthorn, died 1/5/88. Election 15/6/88.

Dated at Perth on 20 June 1988.

L. C. RICHARDSON,
CHIEF EXECUTIVE.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 Saint George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Claims for the following expire one month after the date of publication hereof.

Burleigh Mary Connely, also known as Mary Connally, late of 417 Metcalfe road, Lynwood, Clerk, died 9/4/88.

Burrows, Charles William, late of 15 Trotman Crescent, Yanchep, Retired Store Manager, died 28/5/88.

Cochar, William Sherwood, formerly of 3 Beaufort Street, Perth, late of Lake View Lodge, Britannia Road, Mount Hawthorn, Retired Labourer, died 1/5/88.

MacDonald, Kathleen Nyland, formerly of 8 Dyinda Street, Bunbury, late of St. Vincents Hospital, Bunbury, Widow, died 20/8/87.

Newland, Hazel Isabella, late of 1 Weld Street, Northam, Married Woman, died 10/5/88.

Purser, Joseph William, also known as William Purser, late of 6 Charles Street, Moora, Retired butcher, died 11/5/88.

Renner, Barbara, late of 24 Kildare Road, Floreat Park, Married Woman, died 10/5/88.

Robertson, Theodora, formerly of Unit 21, 69 Melvista Avenue, Nedlands, late of Melvista Lodge Nursing Home, Melvista Avenue, Nedlands, Single woman, died 13/2/88.

Selves, Alexander Francis Eveden, late of 36 Robinson Road, Morley, Manager, died 28/4/88.

Warman, Maisie Eileen, late of Midland Nursing Home, 44 John Street, Midland, Married Woman, died 9/5/88.

Dated at Perth on 20 June 1988.

L. C. RICHARDSON,
CHIEF EXECUTIVE.

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 25 July 1988, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abberton, Francis, late of 17 Illyarrie Street, Greenwood, died 19/5/88.

Bailey, Gladys Joan, late of Unit 5, 14-18 Bazaar Terrace, Scarborough, died 21/5/88.

Boyd, Eileen Christina, late of 61 Kitchener Road, Victoria Park, died 28/5/88.

Brant, Kathleen Frances, late of 30 Tyrell Street, Nedlands, died 5/6/88.

Brimson, George William, formerly of 23 Anstruther Road, Mandurah, late of Mandurah Nursing Home, died 17/5/88.

Carter, Donald, late of 64 Salvado Road, Wembley, died 17/5/88.

Collins, Della Shirley, late of Kalgoorlie Nursing Home, Kalgoorlie, died 26/5/88.

Dancker, Mercy Lois, late of Rowethorpe Nursing Centre, Bentley, died 15/5/88.

Dipardo, Maria Francesca, late of 115 Walter Road, Inglewood, died 18/5/88.

Dowie, Hazel Mavis, late of Sunset Hospital Birdwood Parade, Dalkeith, died 2/6/88.

Erskine, Ruby, late of Silver Chain Cottage Homes, Wright Street, Perth, died 13/5/88.

Forsthoffer, Mihaely, formerly of 27 Kitchener Avenue, Bayswater, late of Home of Peace, Walter Road, Inglewood, died 8/3/88.

Harrison, Hazel Doris, late of Home of Peace, Walter Road, Inglewood, died 25/5/88.
 Hayes, Nancy May, late of Concorde Nursing Home, 25 Anstey Street, South Perth, died 5/6/88.
 Hookway, Warrick James, late of Nicholson Road, Forrestdale, died 2/3/88.
 Kalina, Peter Zdenek, late of Lot 2 Burley Road, Bullsbrook, died 30/5/88.
 Kneebone, Richard Mark, late of 23 Evelyn Street, Gosnells, died 10/5/88.
 Minkey, William, late of 115 Belgrade Park, Belgrade Road, Wanneroo, died 25/5/88.
 Mitchell, Jane Marion Florence, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 8/6/88.
 Moldrich, Eugene Maximus, late of 21/217 Walcott Street, Mt. Lawley, died 20/4/88.
 Paine, Margaret Ella, late of 6 Burnett Street, Embleton, died 12/1/88.
 Pascoe, Iris Blanche, late of Unit 7, Willow Court, 56 Campbell Street, Albany, died 21/5/88.
 O'Leary, Daniel John, late of District Hospital, Merredin, died 26/1/45.
 Quick, Jean Alberta, late of 60 Gladstone Road, Rivervale, died 7/5/88.
 Rossi, Ottavio Luigi, late of 1 Jade Street, Armadale, died 20/3/88.
 Rout, Alice Betty, late of 94 Piccadilly Street, Kalgoorlie, died 23/3/88.
 Schenberg, Robert Isaac, late of 83A Malibu Road, Safety Bay, died 8/6/88.
 Sullivan, Mick, late of Numbala Nunga Derby Nursing Home, Sutherland Street, Derby, died 5/1/88.
 Tobin, Patrick Francis, late of 29 Goderich Street, East Perth, died 29/5/88.
 Withnell, Noel Ernest, late of Fremantle Nursing Home, Holland Street, Palmyra, died 31/5/88.
 Dated 17 June 1988.

A. J. ALLEN,
 Public Trust Office,
 565 Hay Street,
 Perth WA 6000.

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- Acts Amendment (Arts Representation) Act 1987 (No. 75)—50 cents.
- Acts Amendment (Building Societies and Credit Unions) Act 1987 (No. 120)—\$1.50.
- Acts Amendment (Casino Control) Act 1987 (No. 44)—50 cents.
- Acts Amendment (Child Care Services) Act 1987 (No. 105)—50 cents.
- Acts Amendment (Corrective Services) Act 1987 (No. 47)—50 cents.
- Acts Amendment (Electoral Reform) Act 1987 (No. 40)—\$1.80.
- Acts Amendment (Financial provisions of regulatory bodies) Act 1987 (No. 77)—50 cents.
- Acts Amendment (Grain Marketing) Act 1987 (No. 112)—50 cents.
- Acts Amendment (Imprisonment and Parole) Act 1987 (No. 129)—\$1.20.
- Acts Amendment (Land Administration) Act 1987 (No. 126)—\$1.20.
- Acts Amendment (Legal Practitioners, Costs and Taxation) Act 1987 (No. 65)—80 cents.
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