



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 pm)

No. 88]

PERTH: FRIDAY, 9 SEPTEMBER

[1988

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. 999/988.

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. 40587 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. 40587 comprising Victoria Location 11764 (formerly portion of each of Victoria Locations 10189 and 10550 and being Lot 1 the subject of Diagram 47611) containing an area of 42.946 hectares, accordingly.

Plan: Howatharra N.E. 1:25 000.

Given under my hand and the Public Seal of Western Australia, at Perth, this 16th day of August 1988.

By His Excellency's Command,
Y. HENDERSON,
Minister for Lands.

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. 1387/967.

WHEREAS by section 31 (2) of the Land Act 1933, the Governor may by proclamation cancel the reservation of any land classified as of Class "B"; and whereas it is deemed

expedient that Reserve No. 29251, "Conservation of Flora and Fauna", as described in the Schedule hereunder, should be cancelled: Now therefore, I, the Governor, with the advice and consent of Executive Council do by this my Proclamation cancel the reservation as of Class "B" the land described in the Schedule hereunder.

Schedule

Reserve No. 29251 comprising Boullanger, Whitlock, Favorite, Tern and Osprey Islands of the Jurien Bay Group and containing an area of about 40.322 4 hectares accordingly.

Public Plan: Boullanger and Hill River 1:50 000.

Given under my hand and the Public Seal of Western Australia, at Perth, this 16th day of August 1988.

By His Excellency's Command,
Y. HENDERSON,
Minister for Lands.

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. 1387/967.

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. 29251 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. 29251 comprising Boullanger, Whitlock, Favorite, Tern and Osprey Islands of the Jurien Bay Group and containing an area of about 40.3224 hectares accordingly.

Plan: Boullanger and Hill River 1:50 000.

Given under my hand and the Public Seal of Western Australia, at Perth, this 16th day of August 1988.

By His Excellency's Command,
Y. HENDERSON,
Minister for Lands.

GOD SAVE THE QUEEN !

1367/988—Portion of Wellington Location 41 being Lot 448 on Plan 13277 and being part of the land comprised in Certificate of Title Volume 1568 Folio 376.

Given under my hand and the Public Seal of Western Australia, at Perth, this 16th day of August 1988.

By His Excellency's Command,
Y. HENDERSON,
Minister for Lands

GOD SAVE THE QUEEN !

Murdoch University Act 1973

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 24 of the Murdoch University Act 1973, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare the following lands to be University lands for the purposes of by-laws made under the Act—

The University campus comprising Cockburn Sound Location 2743 being Reserve 31968;

The Melville Centre comprising portion of Cockburn Sound Location 551 and being Lot 3 on Diagram 25887;

Toddiana Park comprising portion of Jandakot Agricultural Area Lot 55 and being Lot 6 on Diagram 58824.

Given under my hand and the Seal of the State on 30 August 1988.

By His Excellency's Command,
CARMEN LAWRENCE,
Minister for Education.

GOD SAVE THE QUEEN !

Transfer of Land Act 1893.

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. 5735/50V7.

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

Schedule 1

File Number; Description of Land; Certificate of Title Volume; Folio.

789/984V2—Portion of Perth Town Lot 05 and being part of Lot 8 on Diagram 3681 and portion of each of Perth Town Lots 04 and 05 and being part of Lot 6 on the said Diagram 3681; 1105; 329.

789/984V2—Portion of Perth Town Lot 06 and being Lots 10 and 12 on Diagram 3681; 252; 186A.

3418/895—Swan Location 76; 41; 23.

862/985—Portion of Swan Location H and being Lot 1060 on Plan 14985 (Sheet 1); 1694; 106.

748/896V2—Jandakot Agricultural Area Lot 435; 1245; 852.

748/896V2—Cockburn Sound Location 2147; 1732; 952.

111/962—Portion of Swan Location 1370 and being lot 420 on Plan 16160; 1793; 335.

999/988—Portion of each of Victoria Locations 10189 and 10550 and being Lot 1 the subject of Diagram 47611; 1396; 177.

2637/984—Portion of Jandakot Agricultural Area Lot 188 and being Lot 562 on Plan 14546 (Sheet 2); 1667; 745.

633/988—Portion of Cockburn Sound Location 16 and being lot 446 on Plan 16230; 1796; 454.

1347/988—Portion of Swan Location 10630 and being Lot 105 on Plan 16265 1797; 600.

Schedule 2

File Number; Description of Land

575/981—Portion of Swan Location M1 being Lot 606 on Diagram 60619 and being the balance of the land in Certificate of Title Volume 1592 Folio 301.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on 16 August 1988 the following Orders in Council were authorised to be issued.

Land Act 1933

ORDERS IN COUNCIL

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

File No. 2897/57.—That Reserve No. 2323 (Victoria Locations 11749 and 11767) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 748/96V2.—That Reserve No. 3270 (Jandakot Agricultural Area Lots 259, 288 and 598 and Cockburn Sound Location 2975) should vest in and be held by the City of Cockburn in trust for the purpose of "Agricultural Hall and Showground".

File No. 1194/93.—That Reserve No. 6845 (Perth Sub Lot 415) should vest in and be held by the City of Subiaco in trust for the purpose of "Recreation".

File No. 599/914.—That Reserve No. 15238 (Esperance Location 2041) should vest in and be held by the Shire of Esperance in trust for the purpose of "Recreation and Parkland".

File No. 1732/922.—That Reserve No. 18041 (Allanson Lot 18) should vest in and be held by the Shire of Collie in trust for the purpose of "Children's Playground".

File No. 6194/926.—That Reserve No. 19561 (Williams Location 14330) should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Gravel".

File No. 932/98V2.—That Reserve No. 21543 (Hay Location 1851) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 4756/54.—That Reserve No. 24201 (Carnarvon Lot 1225) should vest in and be held by The State Energy Commission of Western Australia in trust for the purpose of "Power House Site".

File No. 2168/57.—That Reserve No. 25066 (Geraldton Lots 2892 and 2893) should vest in and be held by the Town of Geraldton in trust for the purpose of "Park".

File No. 568/62.—That Reserve No. 26831 (Swan Location 7633) should vest in and be held by the City of Bayswater in trust for the purpose of "Public Recreation and Drainage".

File No. 3157/62.—That Reserve No. 26873 (Cockburn Sound Location 2014) should vest in and be held by the City of Fremantle in trust for the purpose of "Public Recreation".

File No. 3426/61.—That Reserve No. 27119 (Kwelkan Lot 35) should vest in and be held by the Shire of Nungarin in trust for the purpose of "Gravel".

File No. 952/64.—That Reserve No. 27738 (Swan Location 7926) should vest in and be held by the City of Belmont in trust for the purpose of "Public Recreation".

File No. 111/62.—That Reserve No. 28817 (Swan Locations 7628, 9333, 11025 and 11122) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 3538/63.—That Reserve No. 28968 (Meda Location 14) should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Lighthouse (Commonwealth)".

File No. 1387/967.—That Class "A" Reserve No. 29251 (Boullanger, Whitlock, Favorite, Tern and Osprey Islands) (Jurien Bay Group) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 3482/68.—That Reserve No. 29698 (Augusta Lots 460, 461, 598 and 599) should vest in and be held by the Shire of Augusta-Margaret River in trust for the purpose of "Shire Council Depot".

File No. 1864/70.—That Reserve No. 30457 (Fremantle Lot 1924) should vest in and be held by the City of Fremantle in trust for the purpose of "Drain".

File No. 1149/69.—That Reserve No. 30750 (Canning Location 2339) should vest in and be held by the City of Belmont in trust for the purpose of "Public Recreation".

File No. 769/66.—That Reserve No. 31840 (Canning Location 2456) should vest in and be held by the City of Canning in trust for the purpose of "Public Recreation".

File No. 1500/71.—That Reserve No. 31931 (Kojonup Location 9195) should vest in and be held by the Shire of Gnowangerup in trust for the purpose of "Public Recreation".

File No. 3179/70.—That Reserve No. 32662 (Perth Lot 874) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 4040/969.—That Reserve No. 33014 (Swan Location 9162) should vest in and be held by the City of Belmont in trust for the purpose of "Public Recreation".

File No. 1833/974.—That Reserve No. 33150 (Canning Location 2646) should vest in and be held by the City of Canning in trust for the purpose of "Public Recreation".

File No. 821/988.—That Reserve No. 33404 (Swan Location 9298) should vest in and be held by the City of Stirling in trust for the purpose of "Drain".

File No. 2420/975.—That Reserve No. 33847 (North Fremantle Lot 396) should vest in and be held by the Town of Mosman Park in trust for the purpose of "Public Recreation".

File No. 1166/76.—That Reserve No. 33996 (Katanning Lot 989) should vest in and be held by the Country High School Hostels Authority in trust for the purpose of "Hostel Site".

File No. 1192/75.—That Reserve No. 34039 (Melbourne Location 4106) should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Navigation Beacon Site".

File No. 2819/75.—That Reserve No. 34066 (Canning Location 2805) should vest in and be held by the City of Canning in trust for the purpose of "Public Recreation".

File No. 1361/76.—That Reserve No. 34329 (Canning Location 2847) should vest in and be held by the City of Canning in trust for the purpose of "Public Recreation".

File No. 3947/76 Dup.—That Reserve No. 34840 (Canning Location 2928) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Drain".

File No. 3588/77.—That Reserve No. 35139 (Karratha Lot 1085) should vest in and be held by the Shire of Roebourne in trust for the purpose of "Emergency Services Centre".

File No. 969/978.—That Reserve No. 35420 (Swan Location 9822) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 968/78.—That Reserve No. 35474 (Swan Location 9831) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 584/981.—That Reserve No. 37448 (Canning Location 3278) should vest in and be held by the City of Canning in trust for the purpose of "Public Recreation".

File No. 3880/964V4.—That Reserve No. 38991 (Ashburton Locations 128 and 148, De Witt Location 190, Gregory Location 61 North Location 14 and Peawah Location 33) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 1214/985.—That Reserve No. 39287 (Cockburn Sound Location 2824) should vest in and be held by the City of Melville in trust for the purpose of "Drainage".

File No. 2655/983.—That Reserve No. 39593 (Sussex Locations 4817 and 4892) should vest in and be held by the Shire of Busselton in trust for the purpose of "Drainage and Bridle Path".

File No. 862/985.—That Reserve No. 39809 (Swan Location 10901) should vest in and be held by the Shire of Swan in trust for the purpose of "Public Recreation".

File No. 402/987.—That Reserve No. 39838 (Cockburn Sound Location 2889) should vest in and be held by the City of Melville in trust for the purpose of "Public Recreation".

File No. 2708/986.—That Reserve No. 40062 (Cockburn Sound Location 2902) should vest in and be held by the City of Melville in trust for the purpose of "Public Recreation".

File No. 2570/986.—That Reserve No. 40066 (Swan Location 10970) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 1077/987.—That Reserve No. 40073 (Swan Location 10971) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 0158/987.—That Reserve No. 40148 (Swan Location 10992) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 1653/987.—That Reserve No. 40338 (Swan Location 11060) should vest in and be held by the City of Perth in trust for the purpose of "Public Recreation".

File No. 1647/987.—That Reserve No. 40538 (Swan Location 11027) should vest in and be held by The State Energy Commission of Western Australia in trust for the purpose of "Padmount Site".

File No. 1367/988.—That Reserve No. 40576 (Bunbury Lot 703) should vest in and be held by the City of Bunbury in trust for the purpose of "Public Recreation".

File No. 575/981.—That Reserve No. 40589 (Swan Location 11130) should vest in and be held by the City of Bayswater in trust for the purpose of "Public Recreation".

File No. 1489/988.—That Reserve No. 40592 (Port Hedland Lot 5760) should vest in and be held by The State Commission of Western Australia in trust for the purpose of "Padmount Site".

File No. 3060/984.—That Reserve No. 40599 (Karratha Lot 3879) should vest in and be held by the Australian Telecommunications Commission in trust for the purpose of "Repeater Station Site".

File No. 1620/988.—That Reserve No. 40601 (Laverton Lot 427) should vest in and be held by the Shire of Laverton in trust for the purpose of "Pedestrian Access Way".

File No. 1618/988.—That Reserve No. 40602 (Laverton Lot 424) should vest in and be held by the Shire of Laverton in trust for the purpose of "Pedestrian Access Way".

File No. 1617/988.—That Reserve No. 40603 (Laverton Lot 422) should vest in and be held by the Shire of Laverton in trust for the purpose of "Pedestrian Access Way".

File No. 1622/988.—That Reserve No. 40604 (Laverton Lot 429) should vest in and be held by the Shire of Laverton in trust for the purpose of "Pedestrian Access Way".

File No. 2979/986.—That Reserve No. 40607 (Numalgun Location 14) should vest in and be held by the Australian Telecommunications Commission in trust for the purpose of "Repeater Station Site".

File No. 2637/984.—That Reserve No. 40611 (Jandakot Agricultural Area Lot 599) should vest in and be held by the City of Melville in trust for the purpose of "Public Recreation".

File No. 1688/988.—That Reserve No. 40613 (Katanning Lot 1009) should vest in and be held by the Coorlingah Kindergarten (Inc) in trust for the purpose of "Kindergarten Site".

File No. 1347/988.—That Reserve No. 40614 (Swan Location 11132) should vest in and be held by the City of Nedlands in trust for the purpose of "Public Recreation".

File No. 633/988.—That Reserve No. 40615 (Cockburn Sound Location 2976) should vest in and be held by the Shire of Rockingham in trust for the purpose of "Public Recreation".

File No. 1060/987.—That Reserve No. 40623 (Canning Location 3607) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Sewage Pumping Station".

File No. 1211/986.—That Reserve No. 40635 (Albany Lot 1370) should vest in and be held by the Minister for Transport in trust for "Harbour Purposes".

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

M. WAUCHOPE,
Clerk of the Council.

Land Act 1933

ORDERS IN COUNCIL

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any 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 as follows:—

File No. 3234/78.—That Reserve No. 38399 (Dampier Location 130) should vest in and be held by the Aboriginal Lands Trust in trust for the purpose of "Use and Benefit of Aboriginal Inhabitants".

File No. 2304/982.—That Reserve No. 40617 (De Witt Location 244) should vest in and be held by the Aboriginal Lands Trust in trust for the purpose of "Use and benefit of Aboriginal Inhabitants".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the Aboriginal Lands Trust in trust for "Use and Benefit of Aboriginal Inhabitants" with power to the said Aboriginal Lands Trust 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.

M. WAUCHOPE,
Clerk of the Council.

Land Act 1933

ORDERS IN COUNCIL

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

File No. 3418/895.—That Reserve No. 9317 (North Fremantle Sub. Lot 223) should vest in and be held by the City of Fremantle in trust for the purpose of "Recreation".

File No. 1865/890V2.—That Reserve No. 24826 (Jandakot Agricultural Area Lot 458) should vest in and be held by the City of Melville in trust for the purpose of "Recreation".

File No. 3948/65.—That Reserve No. 29167 (King Locations 312 and 692) should vest in and be held by the Shire of Wyndham-East Kimberley in trust for the purpose of "Public Recreation (Golf Course)".

File No. 4681/65.—That Reserve No. 29363 (Edel Locations 37 and 65) should vest in and be held by the Shire of Shark Bay in trust for the purpose of "Public Recreation (Golf Course)".

File No. 1900/978.—That Reserve No. 35774 (Denmark Lot 964) should vest in and be held by the Shire of Denmark in trust for the purpose of "Recreation and Tourist Bureau".

File No. 1596/988.—That Reserve No. 40596 (Mullewa Lot 218) should vest in and be held by the Shire of Mullewa in trust for the purpose of "Use and Requirements of the Shire of Mullewa".

File No. 3238/983.—That Reserve No. 40625 (Boulder Lot 4435) should vest in and be held by the Shire of Boulder in trust for the purpose of "Recreation".

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

M. WAUCHOPE,
Clerk of the Council.

Land Act 1933

ORDERS IN COUNCIL

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

File No. 9380/02.—That Reserve No. 8386 (Laverton Lot 467) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 6403/03 DUP.—That Reserve No. 9142 (Kyarra Location 64) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 8907/04.—That Reserve No. 9435 (Ngalbain Location 67) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 5191/05.—That Reserve No. 9769 (Warramboo Location 79) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 2166/06.—That Reserve No. 10255 (Edjudina Location 11) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 2170/06.—That Reserve No. 10257 (Dundas Location 231) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 2169/06.—That Reserve No. 10258 (Erivilla Location 24) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 5110/913.—That Reserve No. 14782 (Jaurdi Locations 15 and 50) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 8918/13.—That Reserve No. 15209 (Ninghan Location 4235) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 3279/50.—That Reserve No. 23113 (Jilbadji Location 734) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 2479/954.—That Reserve No. 24144 (Marmion Location 12) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 2479/954.—That Reserve No. 24145 (Marmion Location 13) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 101/58.—That Reserve No. 24975 (Victoria Locations 10493, 10558 and 10663) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

File No. 4066/980.—That Reserve No. 37087 (Leonora Lot 977) should vest in and be held by the Western Australian Mint in trust for the purpose of "Mineral Processing".

Now, therefore, his Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned reserves shall vest in and be held by the aforementioned bodies in trust for the aforesaid purposes with power to the said bodies to lease the whole or any portion thereof for any term not exceeding 21 years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act.

M. WAUCHOPE,
Clerk of the Council.

Land Act 1933

ORDER IN COUNCIL

File No. 5160/04.

WHEREAS by section 34B (1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act. And Whereas by Order in Council dated 7 October 1913 Reserve No. 9634 was vested in The Western Australian Fire Brigades' Board in trust for the purpose of "Fire Station".

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

M. WAUCHOPE,
Clerk of the Council.

Land Act 1933

ORDERS IN COUNCIL

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

File No. 2897/57.—And whereas by Order in Council dated 19 November 1968 Reserve 2323 was vested in The Western Australian Wild Life Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 748/96V2.—And whereas by Order in Council dated 27 November 1952 Reserve No. 3270 was vested in the Fremantle Road Board in trust for the purpose of an "Agricultural Hall and Showground".

File No. 9380/02.—And whereas by Order in Council dated 17 September 1980 Reserve 8386 was vested in the Minister for Mines in trust for the purpose of "Battery".

File No. 6403/03 DUP.—And whereas by Order in Council dated 29 October 1980 Reserve No. 9142 was vested in the Minister for Mines in trust for the purpose of "State Battery Site".

File No. 8907/04.—And whereas by Order in Council dated 21 February 1984 Reserve 9435 was vested in the Minister for Mines in trust for the purpose of "State Battery Site".

File No. 3418/895.—And whereas by Order in Council dated 13 July 1904 Reserve 9317 was vested in the Mayor and Councillors of the Municipality of North Fremantle in trust for the purpose of "Recreation" with power to lease the whole or any portion thereof for any term not exceeding 21 years from the date of the lease.

File No. 5191/05.—And whereas by Order in Council dated 17 September 1980 Reserve 9769 was vested in the Minister for Mines in trust for the purpose of "State Battery".

File No. 2166/06.—And whereas by Order in Council dated 17 September 1980 Reserve 10255 was vested in the Minister for Mines in trust for the purpose of "Battery Site".

File No. 2170/06.—And whereas by Order in Council dated 7 October 1986 Reserve No. 10257 was vested in the Minister for Mines in trust for the purpose of "Battery Site".

File No. 2169/06.—And whereas by Order in Council dated 28 November 1979 Reserve 10258 was vested in the Minister for Mines in trust for the purpose of "Battery Site" with power to lease the whole or any portion thereof for any term.

File No. 8918/13.—And whereas by Order in Council dated 4 September 1984 Reserve 15209 was vested in the Minister for Mines in trust for the purpose of "State Battery".

File No. 521/36.—And whereas by Order in Council dated 5 October 1937 Reserve No. 21770 was vested in the Cue Road Board in trust for the purpose of "Road Board Office Site".

File No. 520/36.—And whereas by Order in Council dated 21 March 1947 Reserve No. 22631 was vested in the Cue Road Board in trust for the purpose of "Recreation".

File No. 3279/50.—And whereas by Order in Council dated 3 September 1980 Reserve No. 23113 was vested in the Minister for Mines in trust for the purpose of "State Battery".

File No. 2479/954.—And whereas by Order in Council dated 17 September 1980 Reserve 24144 was vested in the Minister for Mines in trust for the purpose of "Mining (State Battery)".

File No. 2479/954—And whereas by Order in Council dated 17 September 1980 Reserve 24145 was vested in the Minister for Mines in trust for the purpose of "Mining (State Battery)".

File No. 4756/54.—And whereas by Order in Council dated 27 August 1985 Reserve No. 24201 was vested in the Shire of Carnarvon in trust for the purpose of "Power House Site".

File No. 1865/890 V2.—And whereas by Order in Council dated 1 October 1957 Reserve 24826 was vested in the Melville Road Board in trust for the purpose of "Recreation".

File No. 101/58.—And whereas by Order in Council dated 17 September 1980 Reserve 24975 was vested in the Minister for Mines in trust for the purpose of "State Battery Site".

File No. 2168/57.—And whereas by Order in Council dated 13 August 1958 Reserve 25066 was vested in the Municipality of Geraldton in trust for the purpose of "Camping".

File No. 3426/61.—And whereas by Order in Council dated 30 January 1964 Reserve 27119 was vested in the Shire of Nungarin in trust for the purpose of "Gravel".

File No. 111/62.—And whereas by Order in Council dated 24 November 1987 Reserve No. 28817 was vested in the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 3538/63.—And whereas by Order in Council dated 7 February 1968 Reserve No. 28968 was vested in the Commonwealth of Australia in trust for the purpose of "Lighthouse (Commonwealth)".

File No. 3948/65.—And whereas by Order in Council dated 25 June 1968 Reserve No. 29167 was vested in the Shire of Wyndham-East Kimberley in trust for the purpose of "Public Recreation (Golf Course)" subject to the conditions expressed on the said Order.

File No. 1387/967.—And whereas by Order in Council dated 9 November 1978 Class "B" Reserve No. 29251 was vested in the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 4681/65.—And whereas by Order in Council dated 18 September 1968 Reserve 29363 was vested in the Shire of Shark Bay in trust for the purpose of "Public Recreation (Golf Course)" with power, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion thereof for any term not exceeding 21 years from the date of the lease.

File No. 3482/68.—And whereas by Order in Council dated 20 March 1969 Reserve No. 29698 was vested in the Shire of Augusta-Margaret River in trust for the purpose of "Shire Council Depot".

File No. 3051/974.—And whereas by Order in Council dated 5 February 1975 Reserve 33137 was vested in the City of Stirling in trust for the purpose of "Community Purposes".

File No. 1166/76.—And whereas by Order in Council dated 4 May 1976 Reserve 33996 was vested in the Minister for Community Welfare in trust for the purpose of "Hostel Site".

File No. 1192/75.—And whereas by Order in Council dated 21 June 1983 Reserve No. 34039 was vested in the Commonwealth of Australia in trust for the purpose of "Navigation Beacon Site".

File No. 1900/978.—And whereas by Order in Council dated 13 December 1978 Reserve No. 35774 was vested in the Shire of Denmark in trust for the purpose of "Park and Tourist Information Bay".

File No. 4066/980.—And whereas by Order in Council dated 18 February 1981 Reserve No. 37087 was vested in the Minister for Mines in trust for the purpose of "Government Requirements (Mines Department)".

File No. 2725/981.—And whereas by Order in Council dated 24 November 1987 Reserve 37457 was vested in the Shire of Carnarvon for a term of ten (10) years from the date of the said Order in trust for the purpose of "Recreation, Camping and Foreshore Protection".

File No. 3234/78.—And whereas by Order in Council dated 2 August 1983 Reserve No. 38399 was vested in the Aboriginal Lands Trust in trust for the purpose of "Use and Benefit of Aborigines".

File No. 3880/964V4.—And whereas by Order in Council dated 23 September 1986 Reserve No. 38991 was vested in the Water Authority of Western Australia in trust for the purpose of "Water Supply".

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

M. WAUCHOPE,
Clerk of the Council.

Land Act 1933
ORDER IN COUNCIL

File No. 2725/981.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any purpose specified in such Order and with power of leasing; and whereas it is deemed expedient that Reserve No. 37457 (Gascoyne Locations 347 and 383) should vest in and be held by the Shire of Carnarvon in trust for the purpose of "Recreation, Camping and Foreshore Protection".

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 Carnarvon in trust for "Recreation, Camping and Foreshore Protection" with power to the said Shire of Carnarvon subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding 10 years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands or an officer authorised in that behalf by the Minister, has been endorsed on the lease instrument, or deed to assignment, as the case may be.

M. WAUCHOPE,
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on 30 August 1988 the following Orders in Council were authorised to be issued.

Land Act 1933
ORDER IN COUNCIL

File No. 1183/988.

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. 40552 (Wellington Location 5545) should vest in and be held by the Executive Director, Department of Conservation and Land Management in trust for the purpose of "Timber Depot".

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 Executive Director, Department of Conservation and Land Management 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.

Land Act 1933
ORDER IN COUNCIL

File No. 2208/03V2.

WHEREAS by section 34B (2) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 34 of that Act. And whereas by Order in Council dated 10 October 1950 Reserve 421 was placed under the control of the Municipality of Bunbury as a Board of Management for the purpose of "Common".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, hereby directs that the beforementioned Order in Council be revoked and the appointment of the Municipality of Bunbury as a Board of Management cancelled accordingly.

G. PEARCE,
Clerk of the Council.

LAND TAX ASSESSMENT ACT 1976
Notice Pursuant to Section 50

To: Andrew Marshall Grainge and Irena Grainge both of 302 Kamehameha Rise, 61 Mt. Saini Drive, Singapore, being the owners of all that land contained in Certificate of Title Volume 1612 Folio 336 being portion of Murray Location 66 and being Lot 115 on Plan 13768.3

Take notice the amount of land tax due and owing by yourselves as the owners of the abovementioned land is as follows—

1. 1983/84 Assessment—\$84.50
 2. 1984/85 Assessment—\$63.25
 3. 1985/86 Assessment—\$52.20
 4. 1986/87 Assessment—\$55.28
 5. 1987/88 Assessment—\$51.60
- Total—\$306.83

If the amount of \$199.95, being the amount of land tax due and owing for a period of two years, is not paid within one year from the date of the first publication of this notice the Commissioner of State Taxation intends to apply to the Supreme Court for an order for the sale of the abovementioned land. Upon the sale of the abovementioned land, the Commissioner of State Taxation shall be entitled to apply the proceeds to payment of all land tax due and owing up to the time of sale and all costs of and attending to the application, and of attending the sale of the land.

PAUL FELLOWES,
Commissioner of State Taxation.

DECLARATIONS AND ATTESTATIONS ACT 1913

IT is hereby notified for public information that the Hon Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913—

- David Geoffrey Hart of Bunbury.
Keith Alwyn Hicks of Gosnells.
Sabine Bernadette Humphreys of Karrinyup.
Albert O'Neil of Scarborough.
Harold James Peirce of Noranda.

Michael Fitzgerald Regan of Lesmurdie.
 James William Sangston of Wundowie.
 Clive Glynne Bransby Stokes of Gosnells.
 Lorraine Wolinski of Dianella.

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 accepted the resignation of the undermentioned, from the office of Justice of the Peace for the State of Western Australia—

Eric Clifford Gray of 39 Eacott Street, Mandurah.
 Laurence Bernhard Marquet of 2A Raphael Street, Subiaco.

D. G. DOIG,
 Under Secretary for Law.

BILLS OF SALE ACT 1899

Notice

MADE by His Excellency the Governor in Executive Council.

PURSUANT to section 5 of the Bills of Sale Act 1899 His Excellency the Governor has been pleased to appoint Gary Phillip Buchholz, Nicholas Slater Cowie and Sheleigh McGonigle as Registrars for the purposes of that Act.

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

JUSTICES ACT 1902

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointment of Barry Ronald Tonkin of 45 Joel Terrace, East Perth and 33 Plain Street, East Perth to the Commission of the Peace for the State of Western Australia.

D. G. DOIG,
 Under Secretary for Law.

BUSINESS NAMES ACT 1962

BUSINESS NAMES AMENDMENT REGULATIONS (No. 2) 1988

MADE by His Excellency the Governor in Executive Council.

Citation

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

Third Schedule repealed and a Schedule substituted

2. The Third Schedule to the *Business Names Regulations 1962** is repealed and the following Schedule is substituted—

Third Schedule

(Regulation 10)

	§
1. Upon lodging a statement pursuant to section 7 (1) of the Act.....	60.00
2. For certificate of registration under section 7 (5) of the Act	4.00
3. Upon lodging a statement pursuant to section 11 (1) of the Act.....	50.00
4. On the late lodging of any document under the Act, in addition to any other fee—	
(a) if lodged within one month after the period prescribed by law.....	10.00
(b) if lodged more than one month after the period prescribed by law in addition to the fee payable under paragraph (a) of this item	20.00
The Commissioner, if satisfied that just cause existed for the late lodgement, may waive in whole or in part either fee prescribed by this item.	
5. For every enquiry with respect to any business name specified in the enquiry	6.00
6. For certificate under S.23 (1) (b) of the Act	4.00
7. For every enquiry whether a name proposed to be adopted as a business name does not contravene section 9 (1) of the Act—for each name	6.00
8. For any other act by the Commissioner required or authorized to be done under the Act and for which a fee is not elsewhere prescribed.....	6.00
9. For every application for consent of the Minister to the use of a business name	17.00
10. For every order of the Minister granting consent to the use of a business name	23.00
11. On a subpoena served on the Commissioner to produce any document in his custody	12.00
And, in addition, if the Commissioner so requires, such other expenses as are reasonably incurred in the production of the document, including the sum of 20 cents for each page or copy of a page of each document so produced.	
Inspection Fees and Supply of Uncertified Copies of Statements	
12. (a) For every inspection of a document or documents lodged with the Commissioner in relation to a business name or of any transparency or reproduction of such document or documents.....	6.00
(b) For the supply of an uncertified copy or print of any document where the fee prescribed by paragraph (a) of this item has been paid—for each page of print.....	1.00
(c) For the supply of an uncertified copy or print of a document without inspection having been made—	
for the first two pages of the print	7.00
for each addition page	1.00

Certified Copies and Extracts

(Regulation 10)

\$

13. For certifying by the Commissioner under section 23 (1) (a) of the Act a copy of or extract from a document or transparency forming part of the register—

(a) where a printed or typewritten copy of or extract from that document or transparency is supplied by the applicant—

for one page 6.00
for each additional page 1.00

(b) in any other case—

for one page 7.00
for each additional page 1.00 "

[*Published in the Gazette of 27 September 1962 at pp. 2663-72. For amendments to 11 August 1988 see page 193 of the 1987 Index to Legislation of Western Australia and Gazette of 27 May 1988.]

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

MARKETING OF POTATOES ACT 1946

Western Australian Potato Marketing Board

Notice of Intention to Hold an Election

NOTICE is hereby given that it is intended to hold an election to elect an elective member of the Western Australian Potato Marketing Board, and the following dates and times have been fixed—

Close of nominations—Tuesday, 27 September 1988 at 12 noon.

Close of the Poll, in the event of an election being necessary—Tuesday, 11 October 1988 at 4.00 pm.

Every nomination of a candidate shall be made in writing in the prescribed form, and shall be signed by the candidate himself, and also by a proposer and seconder, both of whom shall be persons enrolled on the electoral roll to be used at the election.

Nominations shall be sent or delivered to the Returning Officer, Western Australian Electoral Commission, 4th floor, 480 Hay Street, Perth, so as to be in his hands not later than 12 noon on Tuesday, 27 September 1988.

Dated 7 September 1988.

P. R. McDONAGH,
Returning Officer.

(W.A. Electoral Commission, 4th floor, 480 Hay Street, Perth.)

HEALTH ACT 1911

Health Department of WA,
Perth, 26 August 1988.

62/84.

THE cancellation of the appointments of Miss Mary Verna Adam and Mrs Shelley Doreen Cocks as Health Surveyors to the City of Canning is hereby notified effective from 18 July 1988 and 11 May 1988 respectively.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 26 August 1988.

682/81.

THE cancellation of the appointments of Mr Rodney George Bayliss and Mr Dennis Roy Armstrong as Health Surveyors to the Shire of Boulder is hereby notified.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 26 August 1988.

682/81.

THE appointment of Mr Clarence John Tink as a Health Surveyor to the Shire of Boulder for the period effective from 26 July 1988 to 16 September 1988 is approved.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 26 August 1988.

682/81.

THE appointment of Mr Robert Needham as a Health Surveyor (Meat) to the Shire of Boulder for the period effective from 20 June 1988 to 26 August 1988 is approved.

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

OPTOMETRISTS ACT 1940

Notification of Election

IT is hereby notified that an election will be held on Thursday, 13 October 1988, of three registered optometrists as nominees for appointment by the Governor as members of the Optometrists Registration Board for a period of three years from 1 December 1988.

Nominations may only be made by and countersigned by registered optometrists.

Every person desiring and being qualified to become a member of the Board shall, no later than 12 noon on Friday, 23 September 1988, lodge with the Registrar, notice of his intention to seek election, countersigned by at least two persons entitled to vote at such election.

Dated 31 August 1988.

A. W. BINKS,
Registrar.

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in the First Instance

To the Court of Petty Sessions at Armadale.

I, ROGER BRABIN of 1 Graveney Way, Maddington, a self-employed contract driver and part-time insurance investigator, having attained the age of 21 years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 1 Graveney Way, Maddington.

Dated 31 August 1988.

R. BRABIN,
Signature of Applicant.

Appointment of Hearing

I hereby appoint 14 October 1988 at 10.00 am as the time for the hearing of the foregoing application at the Court of Petty Sessions at Armadale.

Dated 31 August 1988.

C. S. MASON,
Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in the First Instance

To the Court of Petty Sessions at Midland.

I, CHERYL FAY McDIARMID of 55 Amazon Drive, Beechboro, a private investigator, having attained the age of 21 years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 55 Amazon Drive, Beechboro.

Dated 5 September 1988.

C. F. McDIARMID,
Signature of Applicant.

Appointment of Hearing

I hereby appoint 14 October 1988 at 10.00 am as the time for the hearing of the foregoing application at the Court of Petty Sessions at Midland.

Dated 2 September 1988.

R. BRADLEY,
Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

CHILD WELFARE ACT 1947

Western Australia Police Department,
Perth, 23 August 1988.

HIS Excellency, the Governor, in Executive Council, has cancelled the appointments, pursuant to the provisions of the Child Welfare Act 1947, section 71(2), of the persons mentioned hereunder, as members of the Children's (Suspended Proceedings) Panel.

Name; Termination.

O'Leary, Peter; 12/3/88

Brown, George Edward; 6/5/88

McGrath, Peter William; 16/6/88

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and has appointed from the specified date shown, pursuant to the provisions of the Child Welfare Act 1947, section 71(1)(b), the persons mentioned hereunder, being retired police officers.

Name; Appointment.

Foley, John; 21/6/88

Fox, Brian; 21/6/88

Bowra, Raymond Lindsell; 21/6/88.

B. BULL,
Commissioner of Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by section 83(1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the City of Armadale and nominated for the purpose of time trials by members/entrants of the West Australian Veterans Cycling Association on 2 October 1988 between the hours of 10.00 am and 12 noon.

Racing to be strictly confined to Canning Mills Road.

Dated at Perth on 31 August 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being, administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83(1) of that Act, hereby approve the suspension of Regulations made under such Act, on the carriageways mentioned hereunder, within the City of South Perth and nominated for the purpose of Soap Box Races, by members/entrants of the South Perth Scout Group on 17 September 1988, between the hours of 1.00 pm and 4.00 pm.

Racing to be strictly confined to Howard Parade, between River Way and Salter Point Parade.

Dated at Perth on 31 August 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83(1) of that Act, hereby approve the suspension of Regulations made under such Act on the carriageways mentioned hereunder, within the City of Wanneroo and nominated for the purpose of a Triathlon by members/entrants of the Transperth Trigg Depot on 16 October 1988, between the hours of 9.45 am and 12 noon.

Racing to be strictly confined to West Coast Highway.

Dated at Perth on 31 August 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being, administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83(1) of that Act, hereby approve the suspension of Regulations made under such Act, on the carriageways mentioned hereunder, within the Shire of Gingin and the City of Wanneroo and nominated for the purpose of Time Trials by

members/entrants of the West Australian Veteran Cycle Club on 18 September 1988, between the hours of 9.00 am and 3.00 pm.

Racing to be strictly confined to Yanchep-Lancelin Road, Wanneroo Road.

Dated at Perth on 31 August 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974 acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Kalamunda and nominated for the purpose of time trials by members/entrants of the West Australian Veterans Cycle Club on 11 September 1988, between the hours of 9.00 am and 10.30 am.

Racing to be strictly confined to Hardey Road, Dundas Road, Maida Vale Road.

Dated at Perth on 31 August 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shires of Swan, Toodyay and Northam and nominated for the purpose of cycle racing by members/entrants of the Northern Districts Cycle Club, on 10 September 1988, between the hours of noon and 4.00 pm.

Racing to be strictly confined to Fitzgerald Street, Taylor Street, Buckland Street, Goomalling Road, Pithara Road, Yarramony Road, Goomalling-Toodyay Road, Toodyay Road, Katrine Road, Campersic Road, Albert Road, James Street.

Dated at Perth on 7 September 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of Regulations made under such Act on the carriageways mentioned hereunder, within the Shires of York and Toodyay and nominated for the purpose of Foot Racing by members/entrants of the Athletic Association of W.A. on 11 September 1988, between the hours of 8.00 am and 1.00 pm.

Racing to be strictly confined to Spencers Brook Road, Great Eastern Highway.

Dated at Perth on 7 September 1988.

IAN TAYLOR,
Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageway mentioned hereunder, within the Shires of York/Beverley and nominated for the purpose of Cycle Racing by members/entrants of the Midland Cycle Club on 11 September 1988, between the hours of 10.00 am and 2.30 pm.

Racing to be strictly confined to Great Southern Highway, Vincent Street, Beverley-Quairading Road, Quairading-York Road, York-Northam Road, Old Goldfields Road, Avon Terrace.

Dated at Perth on 31 August 1988.

IAN TAYLOR,
Minister for Police.

BUNBURY PORT AUTHORITY ACT 1909

Application for Lease

IN accordance with provisions of section 25 of the Bunbury Port Authority Act 1909 it is hereby advertised that an application has been received from Associated Minerals Consolidated Limited for the lease of an area of land within the port area for a period exceeding three years for the storage of mineral sands.

Dated 23 August 1988.

B. P. CUNNINGHAM,
General Manager.

BUNBURY PORT AUTHORITY ACT 1909

Application for Lease

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

Dated 23 August 1988.

B. P. CUNNINGHAM,
General Manager.

FREMANTLE PORT AUTHORITY REGULATIONS 1971

ACTING pursuant to the powers conferred by Regulation 96 of the Fremantle Port Authority Regulations 1971 notice is given that on 28 July 1988 an area, within the boundaries of the Outer Harbour of the Port of Fremantle, was established and set aside for the purpose of mussel farming which area is described as—

From Pos A

Latitude 32 degrees 09 minutes 00.7 seconds South approx

Longitude 115 degrees 40 minutes 17.3 seconds East approx

Thence approx 993 metres in an Easterly direction to Pos B

Latitude 32 degrees 09 minutes 00.7 seconds South approx

Longitude 115 degrees 40 minutes 55.2 seconds East approx

Thence approx 924 metres in a Southerly direction to Pos C

Latitude 32 degrees 09 minutes 30.7 seconds South approx

Longitude 115 degrees 40 minutes 54.8 seconds East approx

Thence approx 748 metres in a West North Westerly direction to Pos D

Latitude 32 degrees 09 minutes 23.3 seconds South approx

Longitude 115 degrees 40 minutes 27.6 seconds East approx

Thence approx 756 metres in a Northerly direction to Pos A

Latitude 32 degrees 09 minutes 00.7 seconds South approx

Longitude 115 degrees 40 minutes 17.3 seconds East approx

Furthermore the described area is declared as a restricted area and all unauthorised vessels are prohibited from entering in or passing through this area at any time.

The described area boundary will be marked by eight buoys with lights.

Colour of Buoys: Yellow.

Characteristic of Lights: Flashing Yellow.

The area as described above is located near the North Eastern point of Garden Island.

E. J. ATKINSON,
Harbour Master.

Western Australia
FISHERIES ACT 1905
Notice No. 364

FD 51/65.

PURSUANT to sections 9 and 11 of the Act I hereby prohibit all persons from taking by any means of capture whatsoever the fish known as or called "rock lobster" in all those waters specified in Schedules A and B.

Schedule A
Seven Mile Beach

All that portion of the Indian Ocean bounded by lines starting at a point on the high water mark of the Indian Ocean situated southerly 400 metres from the prolongation westerly of the southern side of road number 12170 and extending generally southerly 1 200 metres along that said mark; thence 400 metres westerly perpendicular to the said mark; thence generally northerly parallel to that high water mark to a point perpendicular to the starting point and thence 400 metres to that starting point.

Schedule B
Jurien Bay

All that portion of the Indian Ocean bounded by lines starting at the high water mark of the northernmost point of Osprey Islet and extending easterly to the high water mark of the northernmost point of an unnamed island situated immediately north of Boullanger Island; thence generally southeasterly along that high water mark to the easternmost point of that unnamed island; thence southerly to the high water mark of the northernmost point of Boullanger Island; thence generally southerly generally southwesterly and generally westerly along that high water mark of the eastern and southern shores of Boullanger Island to its southwesternmost point; thence northwesterly to the high water mark of the northernmost point of Whitlock Islet; thence northerly to the high water mark of the southernmost point of Osprey Islet; thence generally northerly along the high water mark of the western shores of that Islet to the starting point.

The notice published in the *Government Gazette* of 7 April 1978 is revoked.

Dated 23 August 1988.

JULIAN GRILL,
Minister for Fisheries.

LAND ACT 1933
Reserves

Department of Land Administration,
Perth, 9 September 1988.

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

File No. 606/986.

BROOME—No. 40465 (Use and Requirements of the Government Employees Housing Authority), Lot No. 1886 (821 square metres). (Plan 16620, Public Plan Broome Townsite 1:2 000 29.14 (Drummond Place).)

File No. 1211/986.

ALBANY—No. 40635 (Harbour Purposes), Lot No. 1370 (2.07 ha). (Original Plan Albany 1:2 000 11.04 and 1:10 000 3.1 (Princess Royal Drive).)

File No. 2586/986.

DALWALLINU—No. 40634 (Use and Requirements of the Minister for Western Australian Government Railways), Lot No. 345 (994 ha). (Original Plan 9872, Public Plan Dalwallinu 1:2 000 20.10 (Dungey Road).)

File No. 1775/988.

PITHARA—No. 40629 (Use and Requirements of the Government Employees Housing Authority), Lot No. 108 (1 061 square metres). (Diagram 88591, Public Plan Pithara 1:2 000 pt 20.39, 21.39, 20.38 and 21.38 (Crampton Street).)

File No. 1348/60.

MURCHISON—No. 40628 (Conservation of Flora and Fauna), Location No. 203 (about 405 424 ha). (Reserve Diagram 703, Public Plan Ajana and Yaringa 1:250 000 (Road No. 7095).)

File No. 2278/975.

SOUTHERN CROSS—No. 40626 (Use and Requirements of the Government Employees Housing Authority), Lot No. 918 (1 324 square metres). (Diagram 88599, Public Plan Southern Cross Townsite (North) (Sirius Street).)

File No. 3238/983.

BOULDER—No. 40625 (Recreation), Lot No. 4435 (2.124 6 ha). (Diagram 88551, Public Plan Kalgoorlie-Boulder 1:2 000 29.33 and 30.33) (Vivian Street).

File No. 1060/987.

CANNING—No. 40623 (Sewage Pumping Station), Location No. 3607 (269 square metres). (Diagram 88441, Public Plan Perth 1:2 000 14.17 (Salter Point Parade).)

File No. 1259/987.

CUE—No. 40618 (Ambulance Depot), Lot No. 302 (1 012 square metres). (Original Plan Cue 65/4, Public Plan Cue 1:2 000 16.07 (Chesson Street).)

File No. 2304/982.

DE WITT—No. 40617 (Use and Benefit of Aboriginal Inhabitants), Location No. 244 (200.222 5 ha). (Reserve Diagram 690, (Public Plan Yarraloola 1:250 000).)

File No. 633/988.

COCKBURN SOUND—No. 40615 (Public Recreation), Location No. 2976 (formerly portion of Cockburn Sound Location 16 and being Lot 446 on Plan 16230) (3 471 square metres). (Public Plan Peel 1:2 000 08.27 (Madison Place).)

File No. 1347/988.

SWAN—No. 40614 (Public Recreation), Location No. 11132 (formerly portion of Swan Location 10630 and being Lot 105 on Plan 16265) (2 200 square metres). (Public Plan Perth 1:2 000 09.23 (Lovegrove Close).)

File No. 1688/988.

KATANNING—No. 40613 (Kindergarten Site), Lot No. 1009 (1 005 square metres). (Diagram 87952, Public Plan Katanning 1:2 000 32.32 (Beaufort Street).)

File No. 2637/984.

JANDAKOT AGRICULTURAL AREA—No. 40611 (Public Recreation), Lot No. 599 (formerly portion of Jandakot Agricultural Area Lot 188 and being Lot 562 on Plan 14546 (Sheet 2) (3.701 8 ha). (Public Plan Perth 1:2 000 14.11, 14.12, 15.11 and 15.12 (McGuinness Drive).)

File No. 1220/985.

PIAWANING—No. 40608 (Railway Purposes), Lot No. 57 (6.025 ha). (Diagram 87630, Public Plan Piawanning Townsite (Mott Street).)

File No. 2979/986.

NUMALGUN—No. 40607 (Repeater Station Site), Location No. 14 (4 ha). (Reserve Diagram 672 (Public Plan Charnley 1:250 000).)

File No. 1622/988.

LAVERTON—No. 40604 (Pedestrian Access Way), Lot No. 429 (255 square metres). (Original Plan 13361, (Public Plan Laverton 1:2 000 04.34, Ida Place).)

File No. 1617/988.

LAVERTON—No. 40603 (Pedestrian Access Way), Lot No. 422 (151 square metres). (Original Plan 13360, Public Plan Laverton 1:2 000 04.33).)

File No. 1618/988.

LAVERTON—No. 40602 (Pedestrian Access Way), Lot No. 424 (91 square metres). (Original Plan 13360, Public Plan Laverton 1:2 000 04.33).)

File No. 1620/988.

LAVERTON—No. 40601 (Pedestrian Access Way), Lot No. 427 (151 square metres). (Original Plan 13360, Public Plan Laverton 1:2 000 04.33 (Morgans Street).)

File No. 3060/984.

KARRATHA—No. 40599 (Repeater Station Site), Lot No. 3879 (226 square metres). (Original Plan 16147, Public Plan Karratha 1:2 000 30.27 and 31.27.)

File No. 1596/988.

MULLEWA—No. 40596 (Use and Requirements of the Shire of Mullewa), Lot No. 218 (1426 square metres). (Reserve Diagram 657, Public Plan Mullewa 1:2 000 BF 44/29.02 (Padbury Street))

File No. 1489/988.

PORT HEDLAND—No. 40592 (Padmount Site), Lot No. 5760 (110 square metres). (Original Plan 16778, Public Plan Port Hedland 1:2 000 28.33 (Counihan Crescent).)

File No. 575/981.

SWAN—No. 40589 (Public Recreation), Location No. 11130 (formerly portion of Swan Location M1 being Lot 606 on Diagram 60619) (1.714 7ha). (Public Plan Perth 1:2 000 16.33 (Deschamp Road).)

File No. 999/988.

VICTORIA—No. 40587 (Conservation of Flora and Fauna), Location No. 11764 (formerly portion of each of Victoria Locations 10189 and 10550 and being Lot 1 the subject of Diagram 47611) (42.946 ha). (Public Plan Howatharra N.E. 1:25 000.)

File No. 1367/988.

BUNBURY—No. 40576 (Public Recreation), Lot No. 703 (formerly portion of Wellington Location 41 being Lot 448 on Plan 13277) (3 577 square metres) (Public Plan Bunbury 1:2 000 01.27 (Kilmartin Place).)

File No. 1648/987.

SWAN—No. 40538 (Padmount Site), Location No. 11027 (18 square metres). (Diagram 88346, Public Plan Perth 1:2 000 10.33 (Rosella Street).)

File No. 862/985.

SWAN—No. 39809 (Public Recreation), Location No. 10901 (formerly portion of Swan Location H and being Lot 1060 on Plan 14985) (3 312 square metres). (Public Plan Perth 1:2 000 14.37 and 14.38 (Lakeshore Close).)

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Reserve

Department of Land Administration,
Perth, 9 September 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. 1183/988.

WELLINGTON—No. 40552 (Timber Depot) Location No. 5545 (13.715 4 ha). (Original Plan 17058, Public Plan Bunbury and Environs 1:2 000 05.29 Wellington 1:10 000 1.6 (South Western Highway).)

N. J. SMYTH,
Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration,
Perth, 9 September 1988.

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

File No. 2655/983 No. 39593 (Sussex Location 4817) "Drainage" to include Location 4829 and of its area being increased to 2.341 hectares accordingly. (Plan Vasse 1:2 000 21.33 and 22.33, Broadwater 1:2000 22.33 (Belltonia Way).)

File No. 3880/964V4—No. 38991 (Ashburton Location 128, De Witt Location 190, Gregory Location 61, North Location 14 and Peawah Location 33) "Water Supply" to—

- exclude that portion now comprised in De Witt Location 244 as delineated and shown bordered red on Land Administration Reserve Diagram 690;
- exclude portion of Gregory Location 61 as shown bordered orange on Land Administration Miscellaneous Diagram 151;

(c) include Ashburton Location 148 as delineated and shown bordered red on Land Administration Miscellaneous Diagram 150, and of its area being increased to about 284 856 hectares accordingly. (Plan Mount Bruce, Pyramid and Yarraloola 1:250 000 (Fortescue River, Millstream).)

File No. 3574/978.—No. 36075 (Swan District) "Public Recreation" to comprise Location 9967, as surveyed and shown bordered red on Land Administration Diagram 88346, and of its area being reduced to 7 901 square metres accordingly. (Plan Perth 1:2 000 10.33) (Rosella Street).)

File No. 5312/49V4.—No. 34218 (Albany Lot 1353) "Harbour Purposes" to exclude that portion now comprised in Albany Lot 1370, as surveyed and shown bordered red on Lands and Surveys Plan 16463 and of its area being reduced to 68.985 hectares accordingly. (Plan Albany 1:2 000 11.04 and 1:10 000 3.1 (Princess Royal Drive).)

File No. 1192/75.—No. 34039 (Melbourne District) "Navigation Beacon Site" to comprise Melbourne Location 4106 as surveyed and shown bordered red on Land Administration Diagram 88570 and of its area being increased to 1.000 2 hectares accordingly. (Plan Cervantes 1:10 000.)

File No. 1166/76.—No. 33996 (Katanning Lot 989) "Hostel Site" to comprise Lot 989, as surveyed and shown bordered red on Land Administration Diagram 87952, and of its area being reduced to 8 484 square metres accordingly. (Plan Katanning 1:2 000 32.32 (Beaufort Street).)

File No. 2278/975.—No. 33904 (Southern Cross Lots 851 and 865) "Water Supply" to exclude that portion now comprised in Lot 918, as surveyed and shown on Land Administration Diagram 88599, and of its area being reduced to 7 776 square metres accordingly. (Plan Southern Cross Townsite (North) (Sirius Street).)

File No. 1797/73.—No. 32335 (Karratha Lots 1146, 1147 and 1148) "Parklands Recreation and Drainage" to exclude those portions now comprised in Karratha Lots 4528 and 4529 as surveyed and shown bordered green on Land Administration Diagrams 88595 and 88596 respectively and of its area being reduced to 56.759 5 hectares accordingly. (Plan Karratha Townsite 1:2 000 31:28 (Dugald Way and off Nairn Street).)

File No. 3482/68.—No. 29698 (Augusta Lots 460 and 461) "Shire Council Depot" to include Lots 598 and 599 and of its area being increased to 4 048 square metres accordingly. (Plan Augusta 1:2 000 14.01 and 14.02 (Brindley Street).)

File No. 4681/65.—No. 29363 (Edel Location 37) "Public Recreation (Golf Course)" to—

(a) exclude those portions now comprised in Locations 64 and 66;

(b) include that portion now comprised in Location 65, as surveyed and shown bordered red on Land Administration Original Plan 17060 and of its area being reduced to 70.268 7 hectares accordingly. (Plan Denham Regional 1:10 000) (Peron Road).)

File No. 175/68.—No. 29198 (Canning District) "High School Site" to comprise Location 2139, as surveyed and shown bordered red on Lands and Surveys Original Plan 16594, and of its area being increased to 13.795 1 hectares accordingly. (Plan Perth 1:2 000 14.19) (Murray Street).)

File No. 3948/65.—No. 29167 (King Location 312) "Public Recreation (Golf Course)" to include Location 692, as surveyed and shown bordered red on Land Administration Diagram 88509, and of its area being increased to 61.684 6 hectares accordingly. (Plan Deception Range NE 1:25 000 and Kununurra 1:2 000 22.15 (Lakeview Drive).)

File No. 3538/63.—No. 28968 (Meda District) "Lighthouse (Commonwealth)" to comprise Meda Location 14 as surveyed and shown bordered red on Land Administration Diagram 88518 and of its area being increased to 620 square metres accordingly. (Plan Yampi 1:250 000 (on Caffarelli Island).)

File No. 111/62.—No. 28817 (Swan Locations 7628, 9333 and 11025) "Public Recreation" to include Location 11122 (formerly portion of Swan Location 1370 and being Lot 420 on Plan 16160) and of its area being increased to 4.589 9 hectares accordingly. (Plan Swan 1:2 000 06.04 (West View Boulevard).)

File No. 3426/61.—No. 27119 (Kwelkan Townsite) "Gravel" to comprise Lot 35, as delineated and shown bordered red on Land Administration Reserve Diagram 696, in lieu of Lot 34 and of its area being increased to about 20.694 5 hectares accordingly. (Plan Kwelkan Townsite (Lee Street).)

File No. 2168/57.—No. 25066 (at Geraldton) "Park" to now comprise Lot 2893, in lieu of Lot 1711, and Lot 2892, as surveyed and shown bordered red on Land Administration Original Plan 17074, and of its area being increased to 12.742 8 hectares accordingly. (Plan Geraldton 1:2 000 15.13 and 15.14) (Brede Street).)

File No. 3354/53V2.—No. 23967 (Canning Location 1279) "Recreation" to exclude that area now comprised in Location 3607, as surveyed and shown bordered red on Land Administration Diagram 88441, and of its area being reduced to 7.469 1 hectares accordingly. (Plan Perth 1:2 000 14.17) (Salter Point Parade).)

File No. 1683/923.—No. 18272 (Plantagenet Location 2168) "Government Requirements" to include Locations 4124 and 4125 and of its area being increased to 131.429 5 hectares accordingly. (Plan Owingup S.W. 1:25 000 (Parker Road).)

File No. 1863/14.—No. 15560 (Pithara Lot 49) "Schoolsite" to exclude that portion now comprised in Pithara Lot 108 as delineated and shown bordered red on Land Administration Diagram 88591 and of its area being reduced to 1.591 hectares accordingly. Plan Pithara 1:2 000 pt 20.39, 21.39, 20.38 and 21.38 (Crampton Street).)

File No. 599/914.—No. 15238 (Esperance District) "Camping" to comprise Location 2041, as delineated and shown bordered red on Land Administration Reserve Diagram 698, in lieu of Location 822 and of its area being increased to about 78.75 hectares accordingly. (Plan Esperance 1:50 000 and Esperance 1:10 000 CG29/4.4 (Wylie Head near Esperance).)

File No. 5110/913.—No. 14782 (Jaurdi District) "Battery Site" to comprise Location 15 (as surveyed and shown on Lands and Surveys Diagram 60625) and Location 50 (as surveyed and shown on Diagram P1388) and of its area remaining unaltered accordingly. (Plan Ora Banda Townsite (Johnson Street).)

File No. 7608/912V2.—No. 14351 (Jaurdi District) "Common" to exclude that portion now comprised in Location 48, as surveyed and shown bordered green on Land Administration Diagram 88333, and of its area being reduced by 1.487 2 hectares accordingly. (Plan Ora Banda Townsite and 71/80 (near Ora Banda).)

File No. 12319/11.—No. 13877 (Mullewa Lots 83 and 87) "Police" to exclude that portion now comprised in Lot 218, as delineated and shown bordered red on Reserve Diagram 657, and of its area being reduced to 9 366 square metres accordingly. (Plan Mullewa 1:2 000 BF 44/29.02 (Padbury Street).)

File No. 2487/69.—No. 11700 (Wagin Lots 610, 611, 614 and 615) "Government Requirements" to exclude Lot 610 and of its area being reduced to 5.878 1 hectares accordingly. (Plan Wagin Regional 1:10 000 (Kunzell Street).)

File No. 3073/986.—No. 11463 (Wanman District) "Use and Benefit of Aboriginal Inhabitants" to comprise Location 1, surveyed and shown bordered red on Land Administration Diagram No. 88516 and of its area being established at 1 838.978 4 hectares accordingly. (Plan Balfour Downs 1:250 000.)

File No. 2169/06.—No. 10258 (Erivilla District) "Battery Site" to comprise Location 24, as surveyed and shown on Lands and Surveys Diagram 44207, and of its area remaining unaltered. (Plan Peak Hill 1:250 000.)

File No. 2166/06.—No. 10255 (Edjudina District) "Battery Site" to comprise Location 11, as surveyed and shown on Lands and Surveys Diagram 24634, and of its area remaining unaltered, accordingly. (Plan Edjudina 1:250 000 (Pinjin Road).)

File No. 5191/05.—No. 9769 (Warrambo District) "State Battery" to comprise Location 79, as surveyed and shown on Lands and Surveys Diagram 59026, and of its area remaining unaltered. (Plan Mt Magnet Regional 1:10 000 and Boogardie townsite (Mt Magnet-Palmer Well Road).)

File No. 11164/02V3.—No. 8767 (Hampton Locations 148 and 199) "Common" to exclude that portion now comprised in portion of Location 205, as surveyed and shown bordered green on Land Administration Diagram 88305, and of its area being reduced to 12 499.203 hectares accordingly. (Plan Kalgoorlie Boulder Regionals 7.7, 7.8 and 6.7.)

File No. 2666/01.—No. 7713 (Ravensthorpe Lots 21, 22, 23, 32, 33 and 705) "Public Buildings" to exclude lots 32 and 33 and of its area being reduced to 3 034 square metres accordingly. (Plan Ravensthorpe 1:2 000 29.01 (Spence Street).)

File No. 7366/898.—No. 5997 (Murray District) "Schoolsite" to comprise Location 1848, as surveyed and

shown bordered red on Land Administration Diagram 88508, and of its area being reduced to 3.330 6 hectares accordingly. (Plan North Dandalup 1:2 000 Pt 20.02 and 20.03 and Pinjarra N.E. 1:25 000 (Hines Road).)

File No. 748/96V2.—No. 3270 (Jandakot Agricultural Area Lots 259 and 288) "Agricultural Hall and Showground" to include Lot 598 (formerly Jandakot Agricultural Area Lot 435) and Cockburn Sound Location 2975 (former Cockburn Sound Location 2147) and of its area being increased to 5.288 hectares accordingly. (Plan Perth 1:2 000 12.06 Forrest Road).)

File No. 2897/57.—No. 2323 (Victoria District) "Conservation of Flora and Fauna" to comprise Victoria Locations 11749 and 11767 as delineated and shown bordered red on Lands and Surveys Diagram 65/142 and Land Administration Reserve Diagram 702 respectively and of its area being increased to about 350 hectares accordingly. (Plan Mingenew 1:25 000 (Lockier River in the Shire of Mingenew).)

File No. 1110/90.—No. 1766 (De Witt District) "Public Utility" to comprise Location 246, as delineated and shown bordered red on Land Administration Reserve Diagram 695, and of its area being established at about 440.89 hectares accordingly. (Plans Karratha NE 1:25 000 and Nickol Bay S.E. 1:25 000 (North West Coastal Highway).)

N. J. SMYTH,
Executive Director.

AMENDMENT OF RESERVE No. 421

Department of Land Administration,
Perth, 9 September 1988.

File No. 2208/03V2.

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. 421 (Wellington District) "Industrial Purposes and Government Requirements" to comprise Location 5544 as surveyed and shown bordered red on Land Administration Original Plan 17058 and of its area being reduced to 2.549 7 hectares accordingly. (Plan Bunbury and Environs 1:2 000 05.29, Wellington 1:10 000 1.6 (Harris Road).)

N. J. SMYTH,
Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration,
Perth, 9 September 1988.

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

File No. 1258/987.—No. 40469 (Ravensthorpe Lot 52) "Use and Requirements of the Shire of Ravensthorpe". (Plan Ravensthorpe 1:2 000 29.40 (Martin Street).)

File No. 2956/987.—No. 40433 (Marble Bar Lots 296 and 297) "Use and Requirements of the Shire of East Pilbara". (Plan Marble Bar Townsite (Bohemia Street).)

File No. 1497/986.—No. 39904 (Sussex Location 4829) "Drainage". (Plan Broadwater 1:2 000 22.33 (Red Gum Way).)

File No. 3217/95.—No. 39676 (Perth Lot 954) "Use and Requirements of the Minister for Works". (Plan Perth 1:2 000 13.24 and 13.25 (Murray Street).)

File No. 1866/959.—No. 25440 (Canning Locations 1723 and 2408) "Use and Requirements of the Minister for Works". (Plans Perth 1:2 000 22.02 and 22.03 (Third Road).)

File No. 3825/54.—No. 24233 (Wongan Hills Lots 197 and 198) "Use and Requirements of the Government Employees Housing Authority". (Plan Wongan Hills 1:2 000 24.23 (Patterson Street).)

File No. 1203/955.—No. 24221 (Carnarvon Lot 80) "Use and Requirements of the Commissioner of Main Roads". (Plan Carnarvon 1:2 000 AN.54/08.05 (Cleaver Street).)

File No. 642/38.—No. 24075 (Big Bell Lot 225) "Schoolsite". (Plan Big Bell Townsite (Paton Street).)

File No. 2183/54.—No. 24005 (Wundowie Lots 177 and 178) "Church Site (Methodist)". (Plan Wundowie 1:2 000 04.07) (Zamia Terrace).)

File No. 1325/893V4.—No. 23917 (Swan Location 10802) "Use and Requirements of the Western Australian Meat Commission". (Plan Perth 1:2 000 22.30 and 22.31 (Whiteman Road).)

File No. 6801/49.—No. 23050 (Pemberton Lot 72) "Use and requirements of the Government Employees Housing Authority". (Plan Pemberton Townsite (Brockman Road).)

File No. 520/36.—No. 22631 (Big Bell Lot 321) "Recreation". (Plan Big Bell Townsite.)

File No. 2091/37.—No. 21784 (Big Bell Lot 60) "Church Site (Presbyterian)". (Plan Big Bell Townsite (Paton Street).)

File No. 521/36.—No. 21770 (Big Bell Lot 93) "Road Board Office Site". (Plan Big Bell Townsite (Pitt Street).)

File No. 2120/36.—No. 21632 (Big Bell Lots 30 and 31) "Church Site (Methodist)". (Plan Big Bell Townsite (Paton Street).)

File No. 1797/936.—No. 21607 (Big Bell Lots 121 and 122) "Hall Site (Australian Workers' Union)". (Plan Big Bell Townsite (Heydon Street).)

File No. 2582/914.—No. 15859 (Kwelkan Lot 33) "Cemetery". (Plan Kwelkan Townsite.)

File No. 3320/911.—No. 13771 (Bullfinch Lots 233 & 601) "School Site". (Plan Bullfinch Townsite (Jones Street).)

File No. 5160/04.—No. 9634 (Boulder Lot R648) "Fire Brigade". (Plan Kalgoorlie Boulder 1:2 000 30.33 (Vivian Street).)

File No. 4495/03.—No. 9297 (Boulder Lots 2129, 2130, 2158, 2159 and 2162 and South Boulder Suburban Area Lots 837 and 842) "Excepted from Sale and Occupation". (Plan Kalgoorlie-Boulder 1:2 000 30.33.)

File No. 2807/01.—No. 7801 (South Boulder Suburban Area Lot 871) "Gravel". (Plan Kalgoorlie-Boulder 1:2 000 30.32 and Regional 1:10 000 6.7 (Hesperus Street).)

File No. 4851/908 V2.—No. 4103 (Geraldton Suburban Lot 176) "Conservation of Flora". (Plan Geraldton 1:2 000 15.13 and 15.14 (Brede Street).)

File No. 3819/895 V3.—No. 3489 (Victoria District) "Cemetery". (Plan Mingenew SE 1:25 000 (near Lockier River, Mingenew).)

N. J. SMYTH,
Executive Director.

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration,
Perth, 9 September 1988.

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

File No. 2655/983.—No. 39593 (Sussex Locations 4817 and 4829) being changed from "Drainage" to "Drainage and Bridle Path". (Public Plan Vasse 1:2 000 21.33 and 22.23, Broadwater 1:2 000 22.33 (Belltonia Way).)

File No. 3234/78.—No. 38399 (Dampier Location 130) being changed from "Use and Benefit of Aborigines" to "Use and Benefit of Aboriginal Inhabitants". (Public Plan La Grange 1:250 000 (La Grange Mission in the Shire of Broome).)

File No. 4066/980.—No. 37087 (Leonora Lot 977) being changed from "Government Requirements (Mines Department)" to "Mineral Processing". (Public Plan Leonora 1:2 000 Sheets 1 and 2 and Regional.)

File No. 1900/978.—No. 35774 (Denmark Lot 964) being changed from "Park and Tourist Information Bay" to "Recreation and Tourist Bureau". (Public Plan Denmark 1:2 000 20.11 and 20.12 (South Coast Highway Denmark).)

File No. 3051/974.—No. 33137 (Karrinyup Lot 480) being changed from "Community Purposes" to "Government Requirements". (Public Plan Perth 1:2 000 08.33 (Davenport Street).)

File No. 1500/71.—No. 31931 (Kojonup Location 9195) being changed from "Recreation" to "Public Recreation". (Public Plan Gnowangerup SW 1:25 000 and 1:2 000 18/06 19.05 (Park Road).)

File No. 769/66.—No. 31840 (Canning Location 2456) being changed from "Recreation" to "Public Recreation". (Public Plan Perth 1:2 000 18.19 (Woodrow Street).)

File No. 1149/69.—No. 30750 (Canning Location 2339) being changed from "Recreation" to "Public Recreation". (Public Plan Perth 1:2 000 18.22 (Kew Street).)

File No. 952/64.—No. 27738 (Swan Location 7926) being changed from "Recreation" to "Public Recreation". (Public Plan Perth 1:2 000 18.25 (Keymer Street).)

File No. 3157/62.—No. 26873 (Cockburn Sound Location 2014) being changed from "Recreation" to "Public Recreation". (Public Plan Perth 1:2 000 7.11 (Culver Street).)

File No. 2168/57.—No. 25066 (Geraldton Lot 1711) being changed from "Camping" to "Park". (Public Plan Geraldton 1:2 000 15.13 and 15.14 (Brede Street).)

File No. 101/58.—No. 24975 (Victoria Locations 10493, 10558 and 10663) being changed from "State Battery Site" to "Mineral Processing". (Public Plan Northampton 1:2 500 12.17 (Horrocks Road).)

File No. 2479/954.—No. 24145 (Marmion Location 13) being changed from "Mining (State Battery)" to "Mineral Processing". (Public Plan Menzies Townsite.)

File No. 2479/954.—No. 24144 (Marmion Location 12) being changed from "Mining (State Battery)" to "Mineral Processing". (Public Plan Menzies Townsite.)

File No. 3279/50.—No. 23113 (Jilbadji Location 734) being changed from "State Battery" to "Mineral Processing". (Public Plan Southern Cross 1:250 000.)

File No. 1622/938.—No. 22253 (Nelson Location 11288) being changed from "School Site" to "Use and Requirements of the Minister for Works". (Public Plan Wilgarup S.E. 1:25 000.)

File No. 932/98 V2.—No. 21543 (Hay Location 1851) being changed from "Conservation of Flora" to "Conservation of Flora and Fauna". (Public Plan Cybellup S.E. 1:25 000 (Poorrarecup Road).)

File No. 6194/926.—No. 19561 (Williams Location 14330) being changed from "Schoolsite" to "Gravel". (Public Plan Hillman NW 1:25 000.)

File No. 1732/922.—No. 18041 (Allanson Lot 18) being changed from "Church Site (Anglican)" to "Childrens Playground". (Public Plan Allanson Townsite (Cameron Street).)

File No. 2442/19.—No. 17805 (Korijekup Estate Lots 195, 196, 256 and 258) being changed from "Timber for Settlers Requirements" to "Timber". (Public Plan Harvey 1:2 000 17.20, 17.19 and 1:10 000 4.4 (Wellman and Weir Roads).)

File No. 599/914.—No. 15238 (Esperance Location 2041) being changed from "Camping" to "Recreation and Parkland". (Public Plan Esperance 1:50 000 and Esperance 1:10 000 CG 29/4.4 (Wylie Head near Esperance).)

File No. 8918/13.—No. 15209 (Ninghan Location 4235) being changed from "State Battery" to "Mineral Processing". (Public Plan Ninghan 1:250 000.)

File No. 5110/913.—No. 14782 (Jaurdi Locations 15 and 50) being changed from "Battery Site" to "Mineral Processing". (Public Plan Ora Banda Townsite (Johnson Street).)

File No. 4905/10.—No. 13110 (Geraldton Lot 91) being changed from "Police (Inspectors Quarters)" to "Use and Requirements of the Government Employees Housing Authority". (Public Plan Geraldton 1:2 000 14.15 (Francis Street).)

File No. 2169/06.—No. 10258 (Erivilla Location 24) being changed from "Battery Site" to "Mineral Processing". (Public Plan Peak Hill 1:250 000.)

File No. 2170/06.—No. 10257 (Dundas Location 231) being changed from "Battery Site" to "Mineral Processing". (Public Plan Norseman 1:2 000 Sheet 2.)

File No. 2166/06.—No. 10255 (Edjudina Location 11) being changed from "Battery Site" to "Mineral Processing". (Public Plan Edjudina 1:250 000 (Pinjin Road).)

File No. 5191/05.—No. 9769 (Warramboe Location 79) being changed from "State Battery" to "Mineral Processing". (Public Plan Mt. Magnet Regional 1:10 000 and Boogardie Townsite (Mt. Magnet-Palmer Well Road).)

File No. 8907/04.—No. 9435 (Ngalbain Location 67) being changed from "State Battery Site" to "Mineral Processing". (Public Plan Coolgardie 1:2 000 09.11 and Regional (Battery Road).)

File No. 6403/03 DUP.—No. 9142 (Kyarra Location 64) being changed from "State Battery Site" to "Mineral Processing". (Public Plan Meekatharra 1:2 000 Sheet 2 (Kalgoorlie-Meekatharra Road).)

File No. 9380/02.—No. 8386 (Laverton Lot 476) being changed from "Battery" to "Mineral Processing". (Public Plan Laverton 1:2 000 04.34 (Beria Road).)

File No. 1076/17.—No. 3672 (Wellington Location 4619) being changed from "Timber for Settlers Requirements" to "Timber". (Public Plan Wagerup 1:2 000 17.34 (Tyler Road).)

N. J. SMYTH,
Executive Director.

PARKS AND RESERVES ACT 1895

Revocation of Appointment

Department of Land Administration,
Perth, 9 September 1988.

File No. 1194/93.

HIS Excellency the Governor, by and with the advice and consent of the Executive Council hereby revokes under the provisions of the Parks and Reserves Act 1895 the appointment of the Subiaco Municipality as a Board to control and manage Reserve No. 6845 for the purpose of "Recreation".

N. J. SMYTH,
Executive Director.

CANCELLATION OF KENTON TOWNSITE

Department of Land Administration,
Perth, 9 September 1988.

Corres. No. 3789/953.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to declare, under section 10 of the Land Act 1933, that Kenton Townsite shall cease to exist.

(Plan: Owingup S.W. 1:25 000.)

N. J. SMYTH,
Executive Director.

ALBANY TOWNSITE

Amendment of Boundaries

Department of Land Administration,
Perth, 9 September 1988.

File No. 3410/11.

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

Schedule

All that portion of land now comprised within Albany Lot 1370 as surveyed and shown bordered red on Lands and Surveys Plan 16463.

(Public Plans: Albany 1:2 000 11.04 and 1:10 000 3.1.)

N. J. SMYTH,
Executive Director.

KOOLAN TOWNSITE

Amendment and Redescription of Boundaries

Department of Land Administration,
Perth, 9 September 1988.

File No. 3750/960.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933 of the amendment and redescription of the boundaries of Koolan Townsite to comprise the areas described in the Schedule hereunder.

Schedule

Koolan Townsite Lots 1, 2, 4, 5, 6, 7 and 8.

(Public Plan: Yampi 1:250 000.)

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration,
Perth, 9 September 1988.

Corres 2534/81.

APPLICATIONS are invited under section 45B of the Land Act 1933 for the purchase of the Nannup Lots listed in the Schedule hereunder for the purpose of light industry at the purchase prices shown and subject to the conditions stated.

Schedule

Lot; Street; Area m²; Purchase price.

262; Sexton Way; 2 299; \$6 700.

263; Sexton Way; 2 400; \$7 000.

264; Sexton Way; 2 350; \$6 800.

272; Sexton Way; 2 125; \$6 200.

(Public Plan Nannup Townsite.)

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 Shire of Nannup commence to construct light industrial premises 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 two years from the date of approval of the application, the land may be absolutely forfeited together with all purchase money and fees that may have been paid.

Terms of Sale

An instalment equal to 10 per cent of the purchase price is payable on application and the balance is payable within 24 months from the date of approval of application by eight quarterly instalments on the first day of January, April, July and October. The first of these instalments shall become due and payable on the first day of the quarter next following the date of approval of application. On payment of the 10 per cent instalment, a licence will be available upon which a mortgage can be registered.

The amount outstanding during the 30 days immediately following the date of allocation shall be interest free, but all moneys outstanding after that period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalments.

However, nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant (freehold) will not issue until the conditions under which the land was released have been complied with.

A Crown Grant fee of \$55 plus an additional assurance fund fee calculated at 0.002 per cent of the purchase price is payable with the final instalment.

Should the purchaser fail to pay the moneys as prescribed, the land may be absolutely forfeited together with all purchase moneys and fees that may have been paid.

Method of Application

Intending applicants shall submit with their applications—

- (a) Detailed plans of the proposed development recognising the Town Planning Regulations and Building By-Laws as administered by the Shire of Nannup.
- (b) Details of the timing of the proposed development programme, including details of staging where proposed, as from the date of allocation of the site.
- (c) Details of cost estimates, related to stages of development.
- (d) Details of source/s of funds.
- (e) Details of any previous experience in the development and/or management of similar projects.

A person in the employ of the State must apply through the Executive Director, Department of Land Administration for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

Applications will be received for all lots up to and including 4.00 pm Wednesday, 12 October 1988 at the Department of Land Administration, Perth, accompanied by a 10 per

cent deposit together with the required development details and completed application and Land Board questionnaire forms.

All applications received up to and including 4.00 pm, Wednesday, 12 October 1988 will be treated as being received on the same day and the successful applicants will be determined by the Land Board if more than one application is received for the same lot.

Any lot that is not applied for or is not allocated, will remain available for a period of 12 months from the closing date at which time pricing and conditions will be reviewed (in that period, if more than one application is received for any lot on the same day, the Minister for Lands will determine the method of allocation).

General Information

The lots are serviced by roads, water and electricity.

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

Subject to agreement between the purchaser and the Minister, the foregoing development obligations may be varied or added to from time to time.

At the time of land allocation, the Minister for Lands shall advise the purchaser of the extent of development that will be necessary to enable the issue of a Crown Grant.

The purchaser shall not without the previous consent in writing of the Minister assign, transfer, mortgage sublet or part with the possession of the demised land.

All improvements of the land (if any) are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration,
Perth, 9 September 1988.

Corres. 2027/87.

THE Minister for Lands has approved under section 45B of the Land Act 1933 the sale of Boulder Lot 4437 to adjoining land holders only having an area of 7 993 square metres being made available for sale for extensions to tourist accommodation at the purchase price of \$66 000.

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 Shire of Boulder commence to construct extensions to tourist accommodation 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 two years from the date of approval of the application, the land may be absolutely forfeited together with all purchase money and fees that may have been paid.

The purchaser shall agree in writing to amalgamate Boulder Lot 4437 with the adjoining Lots 978 and 982 upon the issue of the Crown Grant.

Terms of Sale

An instalment equal to 10 per cent of the purchase price is payable on application and the balance is payable within 12 months from the date of approval of application by four quarterly instalments on the first day of January, April, July and October. The first of these instalments shall become due and payable on the first day of the quarter next following the date of approval of application.

On payment of the 10 per cent instalment, a licence will be issued upon which a mortgage may be registered.

The amount outstanding during the 30 days immediately following the date of allocation shall be interest free, but all moneys outstanding after that period shall be subject to interest at the rate of 13.6 per cent per annum, calculated at quarterly rests on the balance outstanding at the end of the previous quarter. Such interest shall be due and payable with the prescribed instalments.

However, nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant (freehold) will not issue until the conditions under which the land was released have been complied with.

A Crown Grant fee of \$55 plus an additional assurance fund fee calculated at 0.002 per cent of the purchase price is payable with the final instalment.

Should the purchaser fail to pay the moneys as prescribed, the land may be absolutely forfeited together with all purchase moneys and fees that may have been paid.

Method of Application

Intending applicants shall submit with their applications—

- (a) Detailed plans of the proposed development recognising the Town Planning Regulations and Buildings By-laws as administered by the Shire of Boulder.
- (b) Details of the timing of the proposed development programme, including details of staging where proposed, as from the date of allocation of the site.
- (c) Details of cost estimates, related to stages of development.
- (d) Details of source/s of funds.
- (e) Details of any previous experience in the development and/or management of similar projects.

Applications will be received for the lot up to and including 4.00 pm, Wednesday, 5 October 1988 at the Department of Land Administration, Perth, accompanied by a deposit of \$6 600 together with the required development details and Completed Application and Land Board Questionnaire Forms.

General Information

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

Subject to agreement between the purchaser and the Minister, the foregoing development obligations may be varied or added to from time to time.

At the time of land allocation, the Minister for Land shall advise the purchaser of the extent of development that will be necessary to enable the issue of a Crown Grant.

The purchaser shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.

All improvements on the land (if any) are the property of the Crown and shall be paid for as the Minister may direct whose valuation shall be final and binding on the purchaser.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration,
Perth, 9 September 1988.

Corres. 3287/67.

IT is hereby notified for general information that the lot listed below is available for sale under section 45B of the Land Act 1933 at the new purchase price of \$5 500 and subject to the conditions and terms of sale published in *Government Gazette* (No. 114) of 4 December 1987.

Derby Townsite; Lot No. 808.

N. J. SMYTH,
Executive Director.

CHANGE OF NAME OF STREET

City of Wanneroo

Department of Land Administration,
Perth, 9 September 1988.

File No. 1036/71V2.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change

of name of portion of Gallagher Road to Old West Road as shown coloured yellow on the print at page 270 of Land Administration File 1036/71V2.

(Public Plan Swan 1:10 000 3.4.)

N. J. SMYTH,
Executive Director.

CHANGE OF NAME OF STREET

Shire of Broome

Department of Land Administration,
Perth, 9 September 1988.

File No. 1874/984.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of Gupingi Road to Gubinge Road as shown coloured maroon on the print at page 19 of Land Administration File 1874/984.

(Public Plan Broome Regional Sheet 3 1:10 000.)

N. J. SMYTH,
Executive Director.

CHANGE OF NAME OF STREET

Shire of Kulin

Department of Land Administration,
Perth, 9 September 1988.

File No. 477/985.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of Carganocking-Pingaring Road to Commonwealth Road as shown red on Miscellaneous Plan 738.

(Public Plan 1:50 000 Jilakin, Pingaring and Maublaring 1:25 000 Kulin S.E.)

N. J. SMYTH,
Executive Director.

CHANGE OF NAME OF STREETS

Shire of West Pilbara

Department of Land Administration,
Perth, 9 September 1988.

File No. 922/971.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the change of name of Streets in the Shire of West Pilbara as set out in the Schedule hereunder.

Schedule

- (1) Anzac Drive to Anzac Place; being the road shown coloured green on page 39 of Land Administration File 922/971.
- (2) Allambi Place to Allambi Way; being the road shown coloured red at page 36 of Land Administration File 922/971.
- (3) Portion of Wilgerup Circuit to Wilgerup Place; being the road shown coloured red at page 35 of Land Administration File 922/971.
- (4) Portion of Wilgerup Circuit to Wilgerup Street; being the road shown coloured green at page 35 of Land Administration File 922/971.

(Public Plan: Paraburdoo T/S 1: 2 000 3.35, Tom Price T/S 1:2 000 11.12.)

N. J. SMYTH,
Executive Director.

NAMING AND CHANGE OF NAME OF LOCALITIES

City of Wanneroo

Department of Land Administration,
Perth, 9 September 1988.

File No. 1421/983.

IT is hereby notified for general information of the change of name of the portions of the Localities of Mindarie, Clarkson and Burns to Tamala Park as shown bordered blue on the print at page 171 of Land Administration File 1421/983.

(Public Plan Swan BG 35 1.3 and 2.3 1:10 000.)

N. J. SMYTH,
Executive Director.

NAMING OF STREETS

Shire of Swan

Department of Land Administration,
Perth, 9 September 1988.

Corres. 1711/55.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the naming of streets, in the Shire of Swan as set out in the Schedule hereunder.

Schedule

1. Marangaroo Drive; being the road shown coloured red on the print at page 158A of Land Administration File 1711/55.
2. Morrissey Road; being the road shown coloured red on the print at page 169A of the said File.
3. Aspen Road; being the road shown coloured red on the print at page 183 of the said File.
4. Svilicich Road; being the road shown coloured red on the print at page 186 of the said File.
5. Woodward Avenue; being the road shown coloured blue on the print at page 188 of the said File.
6. Railway Parade; being the road shown coloured blue on the print at page 190 of the said File.
7. Toodyay Road; being the road shown coloured red on the print at page 211 of the said File.
8. Amazon Drive; being the road shown coloured red on the print at page 218 of the said File.
9. King Road; being the road shown coloured blue on the print at page 218 of the said File.

This notice hereby supersedes the notice appearing in the *Government Gazette* dated 15 January 1988, page 79 under the heading "Shire of Swan".

(Public Plan Perth 1:2 000 14.38, 15.38, 16.34, 17.34, 20.33, 21.33, 22.37; Swan 1:10 000 5.4, 5.5, 7.1, 7.2, 8.2.)

N. J. SMYTH,
Executive Director.

WITHDRAWN FROM SALE

Derby Townsite

Department of Land Administration,
Perth, 9 September 1988.

Corres. 3287/67.

IT is hereby notified for general information that Derby Lot 808 has been withdrawn from sale under section 45B of the Land Act 1933 as gazetted on 4 December 1987 *Government Gazette* (No. 114) page 4338.

N. J. SMYTH,
Executive Director.

WITHDRAWN FROM SALE

Dumbleyung Townsite

Department of Land Administration
Perth, 9 September 1988.

Corres. 3635/77.

IT is hereby notified for general information that Dumbleyung lots 276, 277, 280, 285, 286, 287, 288 and 289 have been withdrawn from sale under section 45B of the Land Act 1933 as gazetted on 25 September 1987, *Government Gazette* No. 116.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration,
Perth, 9 September 1988.

Corres. 2218/87.

The Minister for Lands has approved under section 45B of Land Act 1933 the sale of the former Albany Lots known as Lots 844 to 852 inclusive plus portion of closed road to adjoining landholders only having a total area of approximately 6 756 square metres for the purpose of light industry at the purchase price of \$6.50 per square metre and subject to the conditions and terms stated.

Conditions of Sale

The purchaser shall within nine months next following the date of approval of the application, in accordance with detailed specifications approved by the Town of Albany commence to construct Light Industrial premises 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 two years from the date of approval of the application, the land may be absolutely forfeited together with all purchase money and fees that may have been paid.

Terms of Sale

An instalment equal to 10 per cent of the purchase price calculated on the area applied for is payable on application and the balance is payable within 35 days from the date of approval of application.

On payment of the 10 per cent instalment, a licence will be available upon which a mortgage can be registered.

However, nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant (freehold) will not issue until the conditions under which the land was released have been complied with.

A Crown Grant Fee of \$55 plus an additional assurance fund fee calculated at 0.002 per cent of the purchase price is payable with the final instalment.

Should the purchaser fail to pay the moneys as prescribed, the land may be absolutely forfeited together with all purchase moneys and fees that may have been paid.

Method of Application

Intending applicants shall submit with their applications—

- (a) Detailed plans of the proposed development recognising the Town Planning Regulations and Building By-Laws as administered by the Town of Albany.
- (b) Details of timing of the proposed development programme, including details of staging where proposed, as from the date of allocation of the site.
- (c) Details of cost estimates, related to stages of development.
- (d) Details of source/s of funds.
- (e) Details of any previous experience in the development and/or management of similar projects.

A person in the employ of the State must apply through the Executive Director, Department of Land Administration for the Governor's permission to hold this land. Written approval of the permanent head concerned should accompany such application.

Applications will be received for all lots up to including 4.00 pm Wednesday, 5 October 1988 at the Department of Land Administration, Perth, accompanied by a 10 per cent deposit together with the required development details and completed application and Land Board questionnaire forms.

All applications received up to and including 4.00 pm, Wednesday, 5 October 1988 will be treated as being received on the same day. In the event that more than one application is received for these lots, a Land Board will be convened at the reception room, Town of Albany on Thursday, 20 October 1988.

General Information

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

Subject to agreement between the purchaser and the Minister, the foregoing development obligations may be varied or added to from time to time.

At the time of land allocation, the Minister for Lands shall advise the purchaser of the extent of development that will be necessary to enable the issue of a Crown Grant.

The purchaser shall not without the previous consent in writing of the Minister assign, transfer, mortgage sublet or part with the possession of the demised land.

All improvements on the land (if any) are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration,
Perth, 9 September 1988.

Corres 2890/981.

APPLICATIONS are being invited under section 45B of the Land Act 1933 for the purchase of the medium Density lots listed in the schedule hereunder at the purchase prices and subject to the conditions and terms of sale stated, such conditions and terms will be reviewed every twelve months.

Schedule

Lot; Area; Street; Purchase price.

- 1670; 4 070m²; Sing Place; \$81 800.
 1680; 2 805m²; Galbraith Road; \$56 400.
 1682; 3 696m²; cnr. Galbraith Road and Blinco Road; \$74 300.
 2157; 5 654m²; Burgess Road; \$113 600.
 2191; 6 684m²; cnr. Burgess Road and Boddock Place; \$134 300.
 2291; 5 456m²; Wedge Place; \$109 600.
 2985; 6 358m²; Lewis Drive; \$127 800.
 3097; 2 210m²; cnr. Legendre Road and Dixon Street; \$44 400.
 3104; 7 176m²; cnr. Lewis Drive and Mayo Court; \$144 200.
 3397; 4654m²; Nickol Road; \$93 500.
 3536; 8 646m²; Delambre Drive; \$173 800.
 3552; 3 905m²; cnr. Nickol Road and Delambre Drive; \$78 500.
 3553; 7 653m²; Nickol Road; \$153 800.
 3579; 2 615m²; cnr. Leonard Way and Delambre Drive; \$52 500.
 3638; 5 367m²; cnr. Delambre Drive and Parton Close; \$107 900.
 (Public Plan Karratha 28.26, 28.27, 28.28, 29.26, 29.27.)

Conditions of Sale

These lots are sold free of building conditions.

On payment of instalment, equal to 10 percent of the purchase price, (payable on application) a licence will be available, upon which a mortgage can be registered.

Terms of Sale

1. An instalment equal to 10 percent of the purchase price is payable on application.

2. The balance of purchase money together with a Crown Grant fee of \$55 plus an additional assurance fund fee, calculated at 0.002 per cent of the purchase price, is payable within (90) days from the date of acceptance of the application.

3. Should the purchaser fail to pay the moneys as prescribed, the land may be absolutely forfeited with all purchase moneys and fees that may have been paid.

Method of Application

1. (a) The application form and contract herewith are to be completed with details of the name or names in which the lot applied for is to be purchased.

(b) If purchased in the name of a corporate body, the name must be registered at the Corporate Affairs Department.

(c) Applications cannot be accepted in a business name.

2. The completed forms, together with a ten per cent deposit, should be forwarded to, or lodged at the Department of Land Administration, Cathedral Avenue, Perth.

3. A person in the employ of the State must apply through the Executive Director, Department of Land Administration for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

General Information

1. Should two or more applications be received for any lot on the same day, the Minister for Lands will nominate the method of determining which application will be successful.

2. The lots are serviced by roads, water and power.

3. All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration,
Perth, 9 September 1988.

Corres. 726/52.

APPLICATIONS are invited under section 45B of the Land Act 1933 for the purchase of the Manypeaks residential lots listed in the Schedule hereunder at the purchase prices and subject to the conditions and terms of sale stated which will be reviewed every 12 months.

Schedule

Lot; Street; Area m²; Purchase price.

1; Taylor; 878; \$1 800.

2; cnr. Green and Taylor; 1 126; \$1 800.

3; Green; 1 012; \$1 800.

29; cnr. Green and Taylor; 998; \$1 800.

34; Green; 1 000; \$1 800.

38; Green; 900; \$1 800.

(Public Plan Manypeaks Townsite.)

Conditions of Sale

1. The purchaser shall erect on the lot purchased a residence to comply with the Local Government by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50 per cent completed to the satisfaction of the Minister for Lands.

2. On payment of an instalment equal to 10 per cent of the purchase money, a licence will be available, upon which a mortgage can be registered. A Crown Grant (freehold) will not issue until the purchaser has complied with the building condition. A holder of a licence may apply to the Minister for Lands for permission to transfer a licence.

Terms of Sale

1. An instalment equal to 10 per cent of the purchase price is payable on application.

2. Balance payable over 12 months in four quarterly instalments on the first day of January, April, July and October. The first of these shall become due and payable on

the first day of the quarter next following the date of sale (amounts paid during the 30 days immediately following the date of sale shall be interest free. Thereafter, interest at a rate of 13.6 per cent will be charged).

3. Nothing shall prevent the balance of purchase money being paid at an earlier date should the purchaser so desire, but a Crown Grant will not issue until the conditions under which the land was released have been complied with.

4. A Crown Grant fee of \$55 plus an additional Assurance Fund fee calculated at 0.002 per cent of the purchase price is payable with the final instalment.

5. Should the purchaser fail to pay the moneys as prescribed, the land may be absolutely forfeited together with all purchase moneys and fees that may have been paid.

Method of Application

1. (a) The application form and contract herewith are to be completed with details of the name or names in which the lot applied for is to be purchased.

(b) If purchased in the name of a corporate body, the name must be registered at the Corporate Affairs Department.

(c) Applications cannot be accepted in a business name.

2. The completed forms, together with a ten per cent deposit, should be forwarded to, or lodged at the Department of Land Administration, Cathedral Avenue, Perth.

3. A person in the employ of the State must apply through the Executive Director, Department of Land Administration for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

General Information

1. The lots are served by bitumen road. Power is available on application to the State Energy Commission under the Contributory Extension Scheme. Prospective purchasers should contact the Commission to ascertain actual costs. The only water supply available, will be non-drinking supply provided by the Shire of Albany. An upgraded supply to provide water for all uses, including drinking, will not be provided by the Water Authority of Western Australia in the foreseeable future.

2. Should two or more applications be received for any lot on the same day, the Minister for Lands will nominate the method of determining which application will be successful.

3. All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Section 98 (9) (b)

Open for Pastoral Leasing

Kimberley Division; Yurabi Land District

Corres No. 1584/88.

IT is notified for general information that the area of about 87 861 hectares as described in the Schedule below and situated about 185 kilometres North East of Halls Creek Townsite, has been made available for Pastoral Leasing subject to the condition that a Pastoral lease of this land may be granted to adjoining lessee of land only.

In accordance with the provisions of the Land Act this land is made available for pastoral leasing at an annual rental of \$549.45.

Applications accompanied by a deposit of \$329.73 must be lodged at the Department of Land Administration, Cathedral Avenue, Perth, not later than 4.00 pm, Wednesday, 28 September 1988, together with the attached Land Board Questionnaire.

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

Schedule

All that portion of land bounded by lines starting from the northwestern corner of Pastoral Lease 398/533 (Yougga-Walla) and extending south, about 20 100 metres, along the western boundary of that pastoral lease; thence west, about 55 740 metres; thence north about 9 374 metres to the

southernmost southern boundary of Pastoral Lease 3114/586 (Christmas Creek); thence east, northerly and easterly along boundaries of that pastoral lease to the southernmost western boundary of Pastoral Lease 3114/851 (Bohemia Downs) and thence south and east along boundaries of that pastoral lease to the starting point.

Area about 87 861 hectares excluding road.

(Department of Land Administration Public Plan Mount Bannerman 1:250 000.)

Dated 9 September 1988.

N. J. SMYTH,
Executive Director.

SUBURBAN LAND

Department of Land Administration,
Perth, 9 September 1988.

File No. 743/987.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of Yilgarn Location 1536 being set apart as Suburban Land.

(Public Plan 35/80.)

N. J. SMYTH,
Executive Director.

ERRATUM FORFEITURES

Department of Land Administration,
7 September 1988.

THE following Leases and Licences together with all Rights, Title and interest therein have this day been forfeited to the Crown under the Land Act 1933 for the reasons stated.

Name; Lease or Licence; District; Reason; Corres No.; Plan
In the *Government Gazette* (26th August 1988) the Forfeiture commencing—

Bergmann, W. J. and Erlandson, J. M.; 338/18235; Fitzroy Lot No. 182; Non-payment of Instalments; 1738/985; 2:1 Bell Geek Way.

Should Have Read—

Bergmann, W. J. and Erlandson, J. M.; 338/18235; Fitzroy Location No. 182; Non-payment of Instalments; 1738/985; 2:1 Bell Geek Way.

N. J. SMYTH,
Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Streets

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

Nedlands

File No. 2184/987.

N. 691. All that portion of Haldane Street commencing at a line joining the northwestern corner of Perthshire Lot 327 of Perthshire Location AW (Office of Titles Plan 3337) and the southeastern corner of Lot 345 of the said Location (Office of Titles Plan 3337) and extending eastward along the northern boundary of the said Lot 327 and northern

boundary of Swan Location 10768 to terminate at a western boundary of the said Location.

(Public Plan: Perth 1:2 000 08.23.)

WHEREAS the City of Perth being the owner of the land which adjoins the street hereunder described requests the closure of the said streets:—

Perth

File No. 1310/988.

P. 785. All those portions of Boscombe Avenue (Road No. 13384) and Tintagel Place (Road No. 13385), shown bordered blue on Land Administration Miscellaneous Diagram Number 154.

(Public Plan: Perth 1:2 000 07.25, 07.26.)

WHEREAS the Industrial Lands Development Authority and Metropolitan Water Supply Sewerage and Drainage Board being the owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Kwinana to close the said street:—

Kwinana

File No. 3895/980.

(a) All those portions of Rockingham Road now comprised in Kwinana Lots 236 and 237, shown bordered pink on Land Administration Plan 16818.

(b) All those portions of Kwinana Beach Road and Rockingham Road shown bordered blue on Land Administration Plan 16818.

(Public Plan: Peel 1:2 000 8.32.)

WHEREAS the Minister for Lands being the owner of the land which adjoins the street hereunder described has agreed to the request of the Town of Kwinana to close the said street:—

Kwinana

File No. 2304/72.

K. 966. All that portion of Rockingham Road (Road No. 13072) now comprised in Cockburn Sound Location 2893, surveyed and shown bordered green on Land Administration Diagram 88046.

(Public Plan: Peel 1:2 000 09.36.)

WHEREAS Eric James Montrose Mitchell, Irene Mitchell, Terence John Engledow and Beverley Anne Engledow being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Albany to close the said street:—

Albany

File No. 2762/986.

A. 463. All that portion of Mason Road along the northern boundary of the southernmost severance of Plantagenet Location 7585 (Reserve 27179); from a line in prolongation northward of the eastern boundary of the said severance to a line in prolongation northward of its western boundary.

(Public Plan: Albany 1:10 000 3.2)

WHEREAS the Shire of Boulder being the owner of the land which adjoins the street hereunder described requests the closure of the said street:—

Boulder

File No. 1294/985.

B. 1224. The whole of the surveyed way now comprised in Boulder Lot 3931 as surveyed on Original Plan 16613.

(Kalgoorlie-Boulder 1:2 000 29.35, 30.35.)

WHEREAS Alexander John Porteous and Susanne Porteous being the owners of the land which adjoins the

street hereunder described have agreed to the request of the Shire of Bridgetown-Greenbushes to close the said street:—

Bridgetown-Greenbushes

File No. 6428/23v2.

B. 1139.

- (a) All those portions of Lavery and Moulton Streets and Lefroy Road now comprised in Bridgetown Lot 892 as surveyed and shown bordered pink on Original Plan 15974.
- (b) All that portion of Lefroy Road between the southern side of Brazier Street and a line in prolongation eastward of the northern boundary of Bridgetown Lot 705.
- (c) All those portions of Lavery, Moulton and Brazier Streets and Lefroy Road now comprised in Bridgetown Lot 893 as surveyed and shown bordered pink on Original Plan 15974.
- (d) All that portion of Brazier Street along the southern boundary of Bridgetown Lot 745; from the southeastern side of Lavery Street to the western side of Maslin Street.

(Public Plan: Bridgetown Regional 6.1.)

WHEREAS the Minister for Lands being the owner of the land which adjoins the street hereunder described hereunder described has agreed to the request of the Shire of Gingin to close the said street:—

Gingin

File No. 1054/985.

G. 744.

- (a) All those portions of Jones Promenade and Riley Way shown bordered blue on Land Administration Diagram 88329.
- (b) The whole of Hodges Street, plus widenings, shown coloured brown on Original Plan 11846.

(Public Plan: Seabird 1:2 000 28.19.)

WHEREAS Coxford Pty Ltd and the Katanning Historical Society Inc. being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Katanning to close the said street:—

Katanning

File No. 1171/984.

K. 963. All that portion of Road No. 12381 shown bordered blue on Land Administration Diagram 16597.

(Public Plan: Carrolp 2 000 33.33, 33.34.)

WHEREAS the Shire of Northam requests the closure of the street described hereunder:—

Northam

File No. 499/928 V2.

N. 692. All that portion of Wilding Road now comprised in Warranine Suburban Lot 158, shown bordered pink on Land Administration Plan 171151.

(Public Plan: Clackline Regional 3.2.)

WHEREAS Brading Pty Ltd, Evan Charles Fry, Commissioner of Main Roads, The Commonwealth of Australia, Bernardo Zampati, Dainton Holdings Pty Ltd, Wrights Limited, David Norman Jones, Anita Dzintra Jones, Derby Industries Pty Ltd, Anne Kazim and S.T.S. Investments Pty Ltd. being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Swan to close the said street:—

Swan

File No. 1345/985.

S. 373.

- (a) All that portion of Waterhall Road, commencing at a line joining the southwestern corner of Lot 175 of Helena Location 20a (Office of Titles Plan 4553) and the southeastern corner of Lot 12 of Helena Location 20a (Office of Titles Diagram 34723) and extending southwestward to a line in prolongation northwestward of the southwestern boundary of Lot 4 of Helena Location 20a (Office of Titles Plan 7481).

(b) The whole of surveyed road along the northwestern boundaries of Reserve 21697 and 36451; from the northeastern side of Kalamunda Road to the southwestern side of Queens Road.

(c) All that portion of Queens Road along part of the northeastern boundary of Reserve 36451; from a line in prolongation southeastward of the southwestern boundary of Reserve 36451 to a line in prolongation northwestward of the southwestern boundary of Lot 73 of Helena Location 20 (Office of Titles Plan 1541).

(d) The whole of Dunreath Avenue, plus widenings; from the southwestern side of Koojan Avenue and extending southwestward and then northwestward to its terminus.

(e) All that portion of Koojan Avenue; from a line in prolongation southwestward of the southeastern boundary of Lot 21 of Swan Location 24 (Office of Titles Plan 4575) to its terminus at a northwestern boundary of Swan Location 24.

(f) All that portion of Vale Road, plus widenings, commencing at a line joining the southernmost corner of the portion of Lot 137, of Helena Location 20a, being part of the land the subject of Office of Titles Plan 7475 and the easternmost southeastern corner of the portion of Lot 136, of Helena Location 20a, being part of the land the subject of Plan 7475 and extending southeastward and southwestward, excluding the intersecting portion of Talbot Road to terminate within Lot 1 of Swan Locations 5559, 7212 and portions of 773, 1170, 2803 and portion of Helena Location 20a (Office of Titles Plan 7481) a distance of 25 metres from the southwestern side of Talbot Road.

(g) All those portions of Talbot Road and surveyed road; from a line in prolongation southwestward of the westernmost northwestern boundary of Lot 136 of Helena Location 20a (Office of Titles Plan 4553) to a line in prolongation southwestward of the westernmost southeastern boundary of the land the subject of Office of Titles Plan 15530.

(h) All that portion of Stirling Crescent along the westernmost northwestern boundary of Lot 5 of Helena Location 20a (Office of Titles Diagram 60215); from a line in prolongation southwestward of the northernmost northwestern boundary of the said Lot 5 to a line in prolongation northwestward of the southwestern boundary of the said Lot 5.

(Public Plan: Perth 1:2 000 19.28, 20.29, 21.29, 22.29.)

WHEREAS James Patrick O'Kenny, Norman James Hughes, Sandra Anne Hughes, Warwick Graham, Beverley Nonia Johnston and Craig Stuart Johnston being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Wyndham-East Kimberley to close the said street:—

Wyndham-East Kimberley

File No. 3096/985.

W. 1285. All that portion of Weaber Plain Road (Road No. 16604) shown bordered blue on Land Administration Diagram 88375.

(Public Plan: Ivanhoe S. E. 1:25 000.)

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

N. J. SMYTH,
Executive Director.

CORRIGENDUM

Department of Land Administration,
Perth, 9 September 1988.

1633/974.

IN the Notice at page 2926 of the *Government Gazette* dated 19 August 1988 under the heading South Perth, change Road No. 15842 to read Road No. 15482.

N. J. SMYTH,
Executive Director.

CORRIGENDUM

Department of Land Administration,
Perth, 9 September 1988.

2652/982.

IN the notice at page 2148 of the *Government Gazette* dated 1 July 1988 under the heading Albany, change Road No. 17819 to read 17870.

N. J. SMYTH,
Executive Director.

ARCHITECTS ACT 1921

AT its monthly meeting on 2 August 1988, the Architects Board of Western Australia removed from the Registrar of Architects for non-payment of subscription, due January 1988, the following names.

Registration No.	Name
418—B. H. Carter.	
655—G. J. Doyle.	
1105—W. M. Sankey.	JOAN McINTYRE, Registrar.

ERRATUM

MRD 42/147-M

Main Roads Act 1930 (as amended): Public Works Act 1902 (as amended)

NOTICE OF INTENTION TO TAKE OR RESUME LAND

WHEREAS an error occurred in the notice published under the above heading on page 1189 of *Government Gazette* (No. 35) of 15 April 1988 it is corrected as follows.

In item 5, description column, delete "1271" and insert "1217".

ERRATUM

MRD 42/9-H

Main Roads Act 1930; Public Works Act 1902

NOTICE OF INTENTION TO TAKE OR RESUME LAND

WHEREAS an error occurred in the notice published under the above heading on page 1686 of *Government Gazette* (No. 45) of 20 May 1988 it is corrected as follows.

In the description column delete "987" and insert "978".

LAND MANAGEMENT ACT 1984

Department of Conservation and Land Management—
Marine Park Reserves

Notice of Intent

IN accordance with the provisions of section 14 (2) of the Conservation and Land Management Act 1984, notice is hereby given of the intention to declare marine park reserves for two of the atolls of the Rowley Shoals, situated 260 km northwest of Broome.

The marine park reserves will include the Clerke and Imperieuse Reefs, the waters within these two atolls and the open waters within 100 m of the outer perimeter of both reef-flats.

The proposed marine parks will be known as Imperieuse Marine Park and Clerke Marine Park and be vested for the conservation of aquatic or terrestrial flora and fauna generally and their habitats, and public recreation.

It is intended to prohibit commercial fishing, recreational fishing and the taking of fish, shells, other invertebrates and marine flora by any means, except under permit for scientific or education purposes.

Interested persons are invited to submit any comments on this proposal to—

Executive Director,
Department of Conservation and Land Management,
PO Box 104,
Como 6152.

by 7 November 1988.

BUSH FIRES ACT 1954

Shire of Coolgardie

Firebreak Order

Notice to all owners and/or occupiers of land in the Shire of Coolgardie

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1988 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all flammable materials from 31 October 1988 up to and including 30 April 1989.

(1) Land Outside Townsites—

1.1 All building on land which is outside townsites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than 20 metres from the perimeter of the building or group of buildings and the outer firebreak not less than 200 metres from the inner firebreak.

1.2 To remove flammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.

(2) Land in Townsites—

2.1 Where the area of land is 2 000 square metres or less all flammable material shall be removed from the whole of the land.

2.2 Where the area of the land exceeds 2 000 square metres firebreaks at least three metres in width shall be cleared of all flammable material immediately inside and along the boundaries of the land. Where there are buildings on the land additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable material as required by this notice, you may apply to the Council or its duly authorised officer not later than 25 October 1988 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this notice.

"Flammable Material" does not include green growing trees or green growing plants in gardens.

BUSH FIRES ACT 1954

Town of Albany

IT is hereby notified that Stuart Alan Taylor and Gwendoline Caroline Munro have been appointed authorised officers, to instigate proceedings under section 59 (2) (a) and (b) of the Bush Fires Act 1954, effective from 4 August 1988.

The appointment of Cherie Anne Grogan as fire control officer has been cancelled with effect from 4 August 1988.

W. P. MADIGAN,
Acting Town Clerk.

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

The prohibited burning period for this Shire area is from 1 September 1988 outside of townships, and from 1 November 1988 in townships, to 30 April 1989.

Dated 1 September 1988.

By Order of the Council,
L. P. STRUGNELL,
Shire Clerk.

BUSH FIRES ACT 1954

(Section 33)

Shire of Cunderdin

Firebreak Requirements 1988/89

Notice to all owners and/or occupiers of land within the
Shire of Cunderdin

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1988 and thereafter up to and including 31 March 1989, to have firebreaks clear of all inflammable materials at least 2.4 metres wide inside and along the external boundary of all land owned or occupied by you.

If it is considered to be impracticable for any reason to have firebreaks clear of all inflammable material as required by this notice, you may apply to the Council or its duly authorised officer, not later than 22 October 1988 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this order is a fine of not less than \$10 nor more than \$200 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this order if it is not carried out by the owner or occupier by the date required by this notice.

N. J. ALCOCK,
Shire Clerk.

BUSH FIRES ACT 1954

Shire of Irwin

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required to have firebreaks cleared of all inflammable material for the periods specified herein, in such positions and to such dimensions as required by this notice.

1. Rural Land (land other than that within the Dongara and Port Denison Townships): on or before 1 October 1988 and thereafter up until and including 15 April 1989 you shall—

- 1.1 have firebreaks not less than two metres in width inside and along all boundaries of land that has been cleared for agricultural purposes, including land which is under pasture, stubble or crop; together with firebreaks of not less than two metres in width within 20 metres of the perimeter of any standing crop on such land, which firebreak must completely encircle the said standing crop;
- 1.2 have firebreaks not less than two metres in width and within 100 metres of the perimeter of any building or haystack or groups of buildings or haystacks situated on the land. Such firebreaks must completely encircle the said buildings and/or haystacks;
- 1.3 have firebreaks not less than two metres in width immediately abutting any building or haystack or groups of buildings or haystacks situated on the land.
- 1.4 have firebreaks not less than 10 metres around all uncleared land, including land upon which the regeneration of native species of bush has occurred.

2. Townsite Land (land situated within the townships of Dongara and Port Denison): on or before 31 October 1988 and thereafter up until and including 15 April 1989 you shall—

- 2.1 have the land clear of all inflammable material where the area of land is 1 012 square metres or less;
- 2.2 have firebreaks not less than two metres in width immediately inside and along all boundaries of land exceeding 1 012 square metres in area;
- 2.3 have firebreaks not less than two metres in width immediately abutting all buildings situated on land exceeding 1 012 square metres in area.

3. If for any reason it is considered to be impracticable to clear firebreaks or to remove the inflammable material from the land as required by this notice, you may apply in writing to the Council or its duly authorised officer on or before 18 September 1988 for permission to provide firebreaks in an alternative position or take alternative action to abate a fire hazard. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice.

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

By Order of the Council,
J. PICKERING,
Shire Clerk.

BUSH FIRES ACT 1954

Shire of Jerramungup

Firebreak Order 1988/89

Notice to all owners and/or occupiers of land in the Shire of
Jerramungup

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1988 to clear of all inflammable material firebreaks as stated hereunder and thereafter to maintain the firebreaks clear of inflammable material up to and including 16 April 1989.

1. Prepare firebreaks not less than three metres wide immediately inside and within 200 metres of all external boundaries of the land whether such land is cleared, part cleared or uncleared.

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

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

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

5. In respect of land within any township within the Shire, you shall—

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

Penalty for non-compliance: \$400.

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

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

By Order of the Council,
F. J. PECZKA,
Shire Clerk.

BUSH FIRES ACT 1954

Shire of Jerramungup

Harvesting and Motor Powered Machines Excepting the
Operation of a Clover Harvester

PURSUANT to regulation 38A(4) a person shall not operate any harvesting machine or header in any crop during the prohibited time, unless—

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

"Fire extinguisher" means a device which comprises—

- (a) a container filled with at least 7.5 litres of water, and
- (b) a satisfactory means of discharging that water and which is in a sound and efficient condition.

By Order of the Council,
F. J. PECZKA,
Shire Clerk.

BUSH FIRES ACT 1954

Shire of Wongan-Ballidu

Firebreak Order

Notice to all owners and/or occupiers of land within the
Shire of Wongan-Ballidu

PURSUANT to the powers contained in section 33 of the above Act you are hereby required on or before 1 November 1988, to plough, scarify, spray, cultivate or otherwise clear and thereafter maintain free of all inflammable material until 22 March 1989, firebreaks in the following position and of the following dimensions, on the land owned or occupied by you.

1. Townsites—

- (a) where the area is 2 000 square metres or less, remove all annual grass and herbage;
- (b) where the area is greater than 2 000 square metres but less than 10 000 square metres construct a firebreak of not less than two metres in width immediately inside all external boundaries and immediately surrounding all buildings, and or haystacks, situated on the land;
- (c) where the area is greater than 10 000 square metres construct a firebreak of not less than three metres in width immediately inside all external boundaries and immediately surrounding all buildings, and or haystacks, situated on the land;
- (d) the position of the firebreak in the Manmanning Road Subdivision Lot 175 shall be on the interior of the landscaping border.

2. Fuel dumps and or depots: All grass or inflammable material is to be cleared from areas where drum ramps are located and where drums, full or empty are stored and such areas are to be maintained free of grass and similar inflammable material until 22 March 1989.

3. Rural Land: Firebreaks of not less than three metres in width immediately inside and along the whole of the external boundaries of the properties owned or occupied by you.

In addition, firebreaks of at least three metres in width are required surrounding and not more than 50 metres from the perimeter of any building, group of farm buildings, haystack, or fuel ramp situated on the land.

4. General Provisions: The term "inflammable material" for the purposes of this notice includes bush (as defined in the Bush Fires Act 1954), timber, boxes, cartons, paper and the like inflammable materials, rubbish and any combustible matter, but does not include buildings, green standing trees and bushes or growing bushes or plants in gardens or lawns.

If it is considered to be impracticable for any reason to provide firebreaks in the position or adhere to the provisions required by this notice, the approval of the Council must be

obtained to prepare such firebreaks in an alternative position. Approval to any such variation will only be granted where the bush fire-control officer for the area has first signified his approval for the variation.

If permission is not granted by the Council or a duly authorised officer you shall comply with the requirements of this order.

The penalty for failing to comply with this order is a fine of not more than \$1 000 and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed by this notice, if it is not carried out by the owner or occupier by the date required in this notice.

Restricted burning period: 1 October 1988 to 14 November 1988.

Prohibited burning period: 15 November 1988 to 5 February 1989.

Restricted burning period: 6 February 1989 to 22 March 1989.

Dated 1 July 1988.

By Order of the Council,
C. L. FARRELL,
Shire Clerk.

BUSH FIRES ACT 1954

Shire of Wongan-Ballidu

Appointment—Fire Control Officer

IT is hereby notified for public information that Mr Peter C. Booth has been appointed as bush fire control officer for the Shire of Wongan-Ballidu.

The appointment of Mr Harold McCashney is hereby cancelled.

C. L. FARRELL,
Shire Clerk.

BUSH FIRES ACT 1954

Fire Break Order Under section 33

Notice to owners and occupiers of land within the Shire of
West Arthur.

PURSUANT to the powers contained in section 33 of the above Act you are hereby required, on or before 30 November 1988 to clear all flammable material or to clear firebreaks in accordance with the following, and thereafter maintain the land or the firebreaks clear of all flammable material up to and including 1 April 1989.

1. Rural Land: Owners or occupiers of lands, other than within a townsite, shall clear of all flammable material, firebreaks at least 2½ metres wide immediately inside all boundaries adjoining trafficable public roads.

2. Townsite Land: Owners or occupiers within a townsite shall—

- (a) clear all flammable material from the whole of the area where—
 - (i) the area of the land is 2 023 square metres or less; or
 - (ii) the land is used for storage of flammable liquids; or
 - (iii) there is a hotel situated thereon.
- (b) If the area of land exceeds 2 023 square metres (half an acre) clear of all flammable material firebreaks at least 2½ metres wide immediately inside all external boundaries of the land.

3. Homesteads, buildings, haystacks, stacks of fodder, bulk fuel, drums and liquid petroleum: Owners and occupiers of land shall during the period from 30 November 1988 to 1 April 1989 inclusive, have firebreaks at least 10 metres wide, if provided by burning, cultivation or spraying, or 30 metres wide, if provided by being closely grazed in such positions as are necessary to completely surround the perimeter of any homestead, building, fuel installation (including drums), haystack (where such a haystack is situated within 200 metres of any homestead, building, fuel installation) or group of such structures or installations. Provided that

wherever 30 metre wide alternative is chosen, the outer 2½ metres of the 30 metre area must be totally free of any flammable material.

4. Sawmills, rural and townsite areas: Occupiers of sawmills shall clear of all flammable material the whole of the land on which the sawmill is situated.

5. Harvesting: A fully operational mobile fire fighting powered unit complete with a container with at least 400 litres minimum capacity of water is to be located in any paddock being harvested. The responsibility to supply the unit being that of the landholder.

6. General Information: If for any reason it is considered impractical to comply with any provision of this notice a written application for a variation may be made to the Shire Council and must reach the Shire Clerk by 14 November 1988. Any such application must bear the signature of the fire control officer of the area signifying his agreement to the variation.

If permission for variation is not granted the terms of this notice must be complied with, or as the Council directs.

Flammable Material is defined for purpose of this order to include bush (as defined in the Bush Fires Act), boxes, cartons, paper and like flammable materials, rubbish and also combustible matter, but does not include green standing trees, or growing bushes or plants in gardens or lawns.

The penalty for failing to comply with this notice is a fine of \$40 by infringement notice or not more than \$400 if prosecuted, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

By Order of the Council,
G. S. WILKS,
Shire Clerk.

WATER AUTHORITY ACT 1984

Water Supply—Metropolitan

Notice of Intention to Construct Major Works

File G4163.

NOTICE is hereby given in accordance with section 88 of the Water Authority Act 1984, of the intention of the Water Authority to undertake the construction of the following works.

Water Supply—Vines Country Club, Upper Swan and Belhus, Water Supply Facilities, Shire of Swan

The proposed works consist of the provision and construction of—

- (a) A below ground steel distribution water main 500 millimetres in diameter and approximately 4 750 metres in length.
- (b) A below ground ductile iron distribution water main 300 millimetres in diameter and approximately 900 metres in length.
- (c) A reinforced concrete low level water tank of approximately 2 500 cubic metres capacity, 23 metres in diameter with a maximum water depth of six metres.
- (d) A steel elevated water tank of approximately 100 cubic metre capacity and associated pumping station.

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

The location of the above works and localities are shown on Plan BI 04.

The purpose of the proposed works is to provide water supply to the Vines Country Club Estate.

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

Note

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

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

H. J. GLOVER,
Managing Director.

ERRATUM

TOWN PLANNING AND DEVELOPMENT ACT 1928 TOWN PLANNING AND DEVELOPMENT (APPEAL) AMENDMENT REGULATIONS 1988

WHEREAS an error occurred in the notice published under the above heading on page 3435 of *Government Gazette* (No. 87) of 2 September 1988 it is corrected as follows.

In paragraph 2, delete "63" and insert "\$63".

TOWN PLANNING AND DEVELOPMENT ACT 1928 Approved Town Planning Scheme Amendment City of Gosnells Town Planning Scheme No. 1—Amendment No. 235

SPC. 853/2/25/1, Pt. 235.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the City of Gosnells Town Planning Scheme Amendment on 29 August 1988 for the purpose of rezoning portions of Lots 525 and 526 Dorothy Street, Gosnells from Residential "A" to "Shops and Local Business".

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

TOWN PLANNING AND DEVELOPMENT ACT 1928 Approved Town Planning Scheme Amendment City of Wanneroo Town Planning Scheme No. 1—Amendment No. 354

SPC. 853/2/30/1, Pt. 354.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 29 August 1988 for the purpose of—

1. rezoning Pt Lot 63 Hocking Road, Kingsley from "Rural" to "Special Zone (Additional Use) Fresh Fruit and Vegetable Market—sales and storage area not exceeding 400 m²";
2. inserting an appropriate reference to the Special Zone in Section 1 of Schedule 1 of the Scheme Text as follows—

Street, Locality	Particulars of Land	Additional Use Permitted
Hocking Road Kingsley	Pt Lot 63 Perthshire 103	Fresh Fruit and Vegetable Market—sales and storage area not exceeding 400 m ²

W. BRADSHAW,
Mayor.
R. F. COFFEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Wanneroo Town Planning Scheme
No. 1—Amendment No. 430

SPC. 853/2/30/1, Pt. 430.

NOTICE is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 80 (4) Tapping Way, Quinns Rocks from "Residential Development" to "Commercial".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 21 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 21 October 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. F. COFFEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Murray West Murray Town Planning
Scheme—Amendment No. 63

SPC. 853/6/16/3, Pt. 63.

NOTICE is hereby given that the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 54 and 20 Pinjarra Road, Barragup from "Special Rural" and "Rural" zones to the "Special Use Zone".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 7 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 7 October 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. A. McCLEMENTS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Wanneroo Town Planning Scheme
No. 1—Amendment No. 424

SPC. 853/2/30/1, Pt. 424.

NOTICE is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of rezoning Part Lot 8 Calabrese Avenue, Wanneroo, from Rural, Special Zone (Additional Use) Hire Depot to Service Industrial.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Boas Avenue, Joondalup and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 21 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 21 October 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. F. COFFEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Serpentine-Jarrahdale
Town Planning Scheme No. 1—Amendment No. 51

SPC. 853/2/29/1, Pt. 51.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Minister for Planning approved the Shire of Serpentine-Jarrahdale Town Planning Scheme Amendment on 31 August 1988 for the purpose of the following.

1. Inserting a new Appendix C to read as follows.

Appendix C

Composite Stabling for Horses and Residential Provisions
Relating to Specific Areas

(A) Specific Locality	(B) Provisions
Lot 8, Serpentine Agriculture Area, Abernethy, Briggs and Doley Roads, Byford.	<ol style="list-style-type: none"> 1. Subdivision shall be generally in accordance with the plan of subdivision No. 1 and shall form part of this scheme. 2. The main dwelling for the purposes of this scheme amendment shall be defined as the residence of the owner/principal. 3. The main dwelling shall be constructed within the dwelling envelope as designated on the plan of subdivision. 4. No building shall be constructed within the "Composite—Stabling for Horses and Residential" Zone without planning approval of Council. In determining the application Council— <ol style="list-style-type: none"> (a) shall have regard to the external appearance and the compatibility of the proposed building with other buildings in the zone. (b) may refuse or conditionally approve any application for any building it considers to detract from the amenity of the locality.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Denmark Town Planning Scheme
No. 2—Amendment No. 27

SPC. 853/5/7/2, Pt. 27.

NOTICE is hereby given that the Shire of Denmark has prepared the abovementioned scheme amendment for the purpose of deleting land contained in Reserve 25205 South Coast Highway, Denmark and in an abutting road reserve, from the "Public Purpose" Reservation and including the land in the "Rural Zone".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 21 October 1988.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 21 October 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.

P. DURTANOVICH,
Acting Shire Clerk.

(A) Specific Locality	(B) Provisions	(A) Specific Locality	(B) Provisions
	<p>5. Every application for the building license shall be accompanied with a certificate from a suitably qualified engineer advising that—</p> <p>(a) assessment of the ground on which the structure is to be erected has been carried out, and</p> <p>(b) foundation design for the structure is adequate</p> <p>6. The following uses are permitted (P) within the "Composite Stabling Horses and Residential"—</p> <p>(a) dwelling house</p> <p>(b) stable</p> <p>7. The following uses are permitted if they are incidental to the approved use (IP)—</p> <p>(a) caretakers house—flat</p> <p>(b) home occupation</p> <p>(c) public utility</p> <p>(d) recreation</p> <p>8. The following uses are not permitted unless the Council gives its approval in writing (AA)—</p> <p>(a) rural use</p> <p>(b) veterinary consulting rooms</p> <p>9. All other uses not mentioned above are not permitted.</p> <p>10. Stables shall be constructed in accordance with Council's Health and Building By-Laws and Policies and shall be registered with Council.</p> <p>11. Every lot shall have a manure bin made from an impermeable material.</p> <p>12. Each lot shall have no more than two horses per lot unless these additional horses are stabled in an appropriate stabling complex or yard.</p> <p>13. Effluent disposal systems shall be installed to Council's satisfaction in accordance with adopted policy and shall be set back a minimum of 75 metres from Beenyup Brook.</p> <p>14. The area around each effluent disposal system shall be well maintained with trees and shrubs.</p> <p>15. The subdivider shall construct the limestone bridle paths shown on the plan of subdivision No. 1 to the satisfaction of Council.</p> <p>16. The subdivider shall establish a tree planting programme as shown on the plan of subdivision No. 1 and which will—</p> <p>(a) reintroduce indigenous trees to the Beenyup Brook Public Open Space Area at a density of 20 trees per hectare.</p> <p>(b) establish trees along the bridle paths of the same type and in a similar manner and density to the existing Byford Trotting and Training complex.</p> <p>17. Pasture fertilization is not permitted.</p> <p>18. A reticulated water supply from the Water Authority of Western Australia's network shall be provided to each lot.</p>		<p>19. The subdivider(s) of the land shall make arrangements satisfactory to the Council, which will guarantee that prospective purchasers of the lots are advised that the lots are located within the Serpentine Groundwater Area and as such, they are subject to the requirements and regulations of the Water Authority of Western Australia regarding the use of the borewater and the protection of underground water supplies.</p> <p>20. The subdivider(s) of the land shall provide plans and designs demonstrating to the satisfaction of the Water Authority that stormwater run-off from the proposal will not increase discharge to the Authority's drainage system.</p> <p>21. The subdivider(s) of the land shall make arrangements satisfactory to the Council, which will guarantee that prospective purchasers of the lots are advised of the planning controls pertaining to this zone.</p> <p>22. The responsible Authority may impose additional conditions to its consent that in its opinion are necessary to preserve the concept of this zone.</p>
		<p>2. Rezoning Serpentine Agricultural Area Lot 8, Abernethy, Briggs and Doley Roads, Byford from "Rural" to "Composite—Stabling for horses and Residential" Zone.</p>	<p>H. C. KENTISH, President.</p> <p>N. D. FIMMANO, Shire Clerk.</p>
		<p>TOWN PLANNING AND DEVELOPMENT ACT 1928</p> <p>Town Planning Scheme Available for Inspection</p> <p>Shire of Serpentine-Jarrahdale</p> <p>Town Planning Scheme No. 2</p> <p>SPC. 853/2/29/3.</p> <p>NOTICE is hereby given that the Shire of Serpentine-Jarrahdale has prepared the abovementioned town planning scheme for the purpose of—</p> <p>(a) securing the amenity, health, safety and convenience of the inhabitants of the District;</p> <p>(b) zoning land for the purposes described in the Scheme so as to promote the orderly development of the land by making suitable provisions for land use;</p> <p>(c) reserving land for future and present public use;</p> <p>(d) making provisions for the conservation and preservation of places of natural beauty, historic buildings and objects of historic or scientific interest;</p> <p>(e) creating a pedestrian and vehicular circulation system together with landscape environment which complements the wide range of activities carried on and proposed to be carried on in the District;</p> <p>(f) encouraging co-ordinated development of the District in accordance with the guidelines set out in the planning studies adopted by the Council for particular areas of the District as a whole;</p> <p>(g) making provision for other matters incidental to town planning and land use management.</p>	

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, 6 Paterson Street, Mundijong and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 9 December 1988.

Submissions on the town planning scheme should be made in writing on Form No. 4 and lodged with the undersigned on or before 9 December 1988.

N. D. FIMMANO,
Shire Clerk.

METROPOLITAN REGION SCHEME

Notice of Resolution—Clause 27

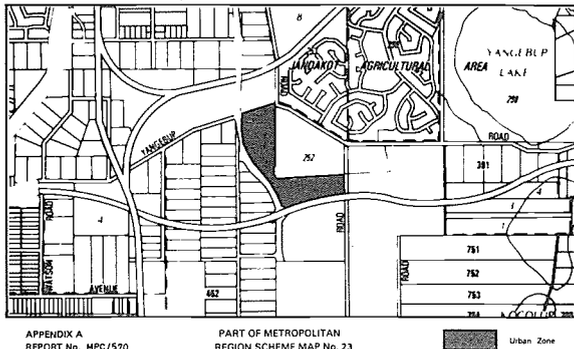
Lifting of Urban Deferment—Jandakot AA Lots 251 and 252, Lots 67 and 68 Yangebup Road, Lots 62 and 63 Tindall Avenue—City of Cockburn

Amendment No. 729/27; File No. 812/2/23/19.

NOTICE is hereby given that in accordance with Clause 27 of the Metropolitan Region Scheme, the State Planning Commission on 3 August 1988 transferred from the Urban Deferred Zone to the Urban Zone the area shown stippled in the Schedule hereto.

GORDON G. SMITH,
Secretary,
State Planning Commission.

Schedule



METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

Metropolitan Region Scheme Notice of Proposed Amendment

Tydeman Road, Queen Victoria Street—City of Fremantle

Amendment No. 720/33A; File No. 833-2-5-19.

THE State Planning Commission proposes to amend the Metropolitan Region Scheme (the Scheme) in accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959. A description of the proposed amendment is contained in the First Schedule hereunder.

Please note that the proposed amendment does not, in the opinion of the State Planning Commission, constitute a substantial alteration to the Scheme and a certificate to this effect is outlined in the Second Schedule hereunder.

Copies of the map sheet(s) depicting that part of the Scheme map which is being amended are available for public inspection during normal business hours at the places listed in the Third Schedule hereunder.

Anyone wishing to make a submission on any aspect of the proposed amendment (whether in support or against) may do so in writing to the Minister for Planning on the form entitled Submission—section 33A. Forms are available at the places where the proposed amendment is open for public inspection.

Submissions are to be lodged in duplicate with—

The Town Planning Appeal Committee,
Hyatt Centre,
87 Adelaide Terrace,
Perth 6000

on or before 4.00 pm Friday, 11 November 1988.

GORDON G. SMITH,
Secretary,
State Planning Commission.

First Schedule Proposed Amendment

The Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 19/42M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 19.

The purpose of the Amendment is to rationalise the existing Metropolitan Region Scheme reservation for Tydeman Road to reflect the surveyed road requirements, as well as removing the road widening on Queen Victoria Street.

The effect of the Amendment is to transfer land between Parks and Recreation, Railways, Waterways, Important Regional Road and Other Major Highway Reservations and the Urban and Industrial Zones in order to bring about the above changes.

The proposed Amendment Number 720/33A is depicted on Plan Number 1.2450 dated 6 July 1988, and in more detail on Supporting Plans Numbered 1.1532/2 and 1.1531/2.

Second Schedule Certificate

In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed amendment to the Metropolitan Region Scheme Map Sheet Number 19 as depicted on Amending Map Sheet Number 19/42M does not constitute a substantial alteration to the Metropolitan Region Scheme.

The Common Seal of the State Planning Commission was hereunto affixed in the presence of—

[L.S.]

W. A. McKENZIE,
Chairman.

GORDON G. SMITH,
Secretary.

Third Schedule

Public Inspection (during normal business hours)

1. Office of the State Planning Commission, 8th Floor, Oakleigh Building, 22 St George's Terrace, Perth 6000.
2. Office of the Municipality of the City of Fremantle, William Street, Fremantle 6160.
3. Office of the Municipality of the Town of East Fremantle, 135 Canning Highway, East Fremantle 6158.
4. Office of the Municipality of the Town of Mosman Park, Bay View Terrace, Mosman Park 6012.
5. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge 6000.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT 1959

Metropolitan Region Scheme

Notice of Proposed Amendment

Rezoning from Rural to Urban—Pt Lot 21 and Pt Lot 14
Toodyay Road/Lloyd Street,—Wexcombe—Shire of Swan

Amendment No. 723/33A; File No. 833-2-21-63.

THE State Planning Commission proposes to amend the Metropolitan Region Scheme (the Scheme) in accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959. A description of the proposed amendment is contained in the First Schedule hereunder.

Please note that the proposed amendment does not, in the opinion of the State Planning Commission, constitute a substantial alteration to the Scheme and a certificate to this effect is outlined in the Second Schedule hereunder.

Copies of the map sheet depicting that part of the Scheme map which is being amended are available for public inspection during normal business hours at the places listed in the Third Schedule hereunder.

Anyone wishing to make a submission on any aspect of the proposed amendment (whether in support or against) may do so in writing to the Minister for Planning on the form entitled Submission—section 33A. Forms are available at the places where the proposed amendment is open for public inspection.

Submissions are to be lodged in duplicate with—

The Town Planning Appeal Committee,
Hyatt Centre,
87 Adelaide Terrace,
Perth 6000.

on or before 4.00 pm Friday, 11 November 1988.

GORDON G. SMITH,
Secretary,
State Planning Commission.

First Schedule

Proposed Amendment

The Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheets Numbered 12/36M and 16/91M for the corresponding parts of Metropolitan Region Scheme Map Sheets Numbered 12 and 16.

The purpose of the Amendment is to provide land for residential development in close proximity to the Midland Sub-Regional Centre.

The effect of the Amendment is to transfer land situated at Pt Lot 21 and Pt Lot 14 Toodyay Road/Lloyd Street, Wexcombe from the Rural Zone to the Urban Zone.

The proposed Amendment Number 723/33A is depicted on Plan Number 4.0980 dated 3 August 1988.

Second Schedule

Certificate

In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959 the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed amendment of the Metropolitan Region Scheme Map Sheets Numbered 12 and 16 as depicted on Amending Map Sheets Numbered 12/36M and 16/91M does not constitute a substantial alteration to the Metropolitan Region Scheme.

The Common Seal of the
State Planning Com-
mission was hereunto
affixed in the presence
of—

[L.S.]

W. A. McKENZIE,
Chairman.
GORDON G. SMITH,
Secretary.

Third Schedule

Public Inspection (During normal business hours)

1. Office of the State Planning Commission,
8th Floor, Oakleigh Building,
22 St. George's Terrace,
Perth 6000.
2. Office of the Municipality of the Shire of Swan,
Great Northern Highway,
Midland 6056.
3. J. S. Battye Library,
Alexander Library Building,
Cultural Centre,
Francis Street,
Northbridge 6000.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT 1959

Metropolitan Region Scheme

Notice of Proposed Amendment

Rezoning Whitby Falls Mental Hospital Reserve—Shire of
Serpentine-Jarrahdale

Amendment No. 724/33A; File No. 833-2-29-9.

THE State Planning Commission proposes to amend the Metropolitan Region Scheme (the Scheme) in accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959. A description of the proposed amendment is contained in the First Schedule hereunder.

Please note that the proposed amendment does not, in the opinion of the State Planning Commission, constitute a substantial alteration to the Scheme and a certificate to this effect is outlined in the Second Schedule hereunder.

Copies of the map sheet(s) depicting that part of the Scheme map which is being amended are available for public inspection during normal business hours at the places listed in the Third Schedule hereunder.

Anyone wishing to make a submission on any aspect of the proposed amendment (whether in support or against) may do so in writing to the Minister for Planning on the form entitled Submission—Section 33A. Forms are available at the places where the proposed amendment is open for public inspection.

Submissions are to be lodged in duplicate with—

The Town Planning Appeal Committee,
Hyatt Centre,
87 Adelaide Terrace,
Perth 6000.

on or before 4.00 pm Friday 11 November 1988.

GORDON G. SMITH,
Secretary,
State Planning Commission.

First Schedule

Proposed Amendment

The Metropolitan Region Scheme is proposed to be amended by substituting the zones and reservations shown on Amending Map Sheet Number 28/10M for the corresponding parts of Metropolitan Region Scheme Map Sheet Number 28.

The purpose of the Amendment is to rezone land no longer required for hospital purposes to reflect the zoning of the surrounding land.

The effect of the Amendment is to exclude Pt Lot 8 Whitby Falls Mental Hospital from "Public Purposes (Hospital)" Reservation and include it in the Rural Zone.

The proposed Amendment Number 724/33A is depicted on Plan Number 4.0978 dated 3 August 1988.

Second Schedule

Certificate

In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959, the State Planning Commission hereby certifies that, in the opinion of the Commission, the proposed amendment to the

Metropolitan Region Scheme Map Sheet Number 28 as depicted on Amending Map Sheet Number 28/10M does not constitute a substantial alteration to the Metropolitan Region Scheme.

The Common Seal of the State Planning Commission was hereunto affixed in the presence of—

[L.S.]

W. A. McKENZIE,
Chairman.
GORDON G. SMITH,
Secretary.

Third Schedule

Public Inspection (during normal business hours)

1. Office of the State Planning Commission, 8th Floor, Oakleigh Building, 22 St. George's Terrace, Perth 6000.
2. Office of the Municipality of the Shire of Serpentine-Jarrahdale, Patterson Road, Mundijong 6205.
3. J. S. Battye Library, Alexander Library Building, Cultural Centre, Francis Street, Northbridge 6000.

LOCAL GOVERNMENT ACT 1960

CEMETERIES ACT 1986

Shire of West Author

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all powers enabling it, the abovementioned municipality hereby records having resolved on 16 August 1988, to adopt the following fees and charges, as detailed hereunder.

Darkan and Arthur River Cemeteries

1. On application for an order for burial the following fees shall be payable in advance—
 - (a) In open ground—

For interment in grave 1.8m deep	\$ 120
For interment of any child younger than 10 years in grave 1.8m deep	60
For interment of any stillborn child	50
 - (b) In private ground including issue of Grant of Right of Burial—

Ordinary land for grave, 2.4m x 1.2m where directed	120
Ordinary land for grave, 2.4m x 2.4m where directed	130
Special land for grave, 2.4m x 1.2m selected by applicant	120
Special land for grave, 2.4m x 2.4m selected by applicant	130
For interment in grave, 1.8m deep	120
For interment of any child younger than 10 years of age in grave, 1.8m deep	60
2. If graves are required to be sunk deeper than 1.8m, the following additional charges shall be payable—

For First additional 300mm	30
For second additional 300mm	30
For Third additional 300mm	30
3. For re-opening an ordinary grave—

For each interment	120
For each interment of a child younger than 10 years of age	60
For each interment of a stillborn child	50
For removal of edging tiles, plants, grass, shrubs, etc., according to time required, per man per hour	25

4. Re-opening a brick grave	\$ 150
5. Re-opening a vault according to work required from	60
6. Other—	
For each interment in open ground without due notice under By-law 6	40
For each interment in private ground without due notice under By-law 6	40
For each interment not in usual hours as prescribed by By-law 15	80
For each interment on Sunday or public holiday as prescribed by By-law 14	100
For remaining at cemetery gates for more than 15 minutes as per By-law 17	10
For late arrival at cemetery gates of funeral as per By-law 16	10
Fee for exhumation	40
Re-opening grave for exhumation	150
Re-opening grave for exhumation of child younger than 10 years	80
Re-interment in new grave after exhumation	120
Re-interment in new grave after exhumation, child younger than 10 years of age	60
For permission to erect a headstone	20
For permission to erect a small headstone not exceeding 75cm in height and \$10 in value	10
For permission to erect a monument	20
For permission to enclose with kerb, any grave	10
For permission to erect a name plate	2
Registration of Transfer of Right of Burial	2
For copy of Right of Burial	2
For grave No. Plate	10
Undertakers annual licence fee	30
Grave reservation fee	15

7. Reservation of single niche and blank plaque
- Single Niche including plaque and standard inscription
- Single Niche and standard inscription of plaque (when niche and plaque previously reserved)

Darkan Shire Hall

Night Time—	Charge	Bond
(a) Passing Shows in advance Includes Kitchen	\$ 70	\$ 100
(b) Cabarets, Stage Shows, Balls. Includes Kitchen	55	60
(c) Non-profit organisations such as Social, Weddings, etc.	35	30
(d) Meetings—Hall Only	20	30
(e) Lesser Hall and Kitchen only	25	30
(f) Meetings—Lesser Hall only	10	
(g) Education, Badminton, Dancing and Rehearsals.	10	
Day Time—		
(a) Passing shows—in advance	60	60
(b) Main Hall and Kitchen	30	60
(c) Meetings—Hall Only	20	30
(d) Lesser Hall and kitchen only	15	15
(e) Meetings—Lesser Hall only	10	
(f) Educational, Badminton, Dancing and Rehearsals.	5	

Darkan Caravan Park

\$42 per week for a maximum of two people per caravan, and \$2 per night per additional person.
\$6 per week for each additional person, or
\$8 per night per caravan for short term occupants.
A deposit of \$5 is to be collected when keys are issued.

G. S. WILKS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

City of Gosnells

Admission Charges—Thornlie Swimming Centre

NOTICE is hereby given that Council at its meeting held on 23 August 1988 adopted by resolution the following admission charges to the Thornlie Swimming Centre.

Adults \$1.20 per admission.

Children (under 15 or full time students)—\$1.00 per admission.

Children attending school in-term swimming classes—70c per admission.

Children attending vacation swimming classes—\$1.00 per admission.

Locker Hire—50c.

Locker Hire Deposit—50c.

Concessions: Season Tickets—

Adult—\$55.

Child—\$40.

Family—Maximum \$170.

Advance Ticket Sale—

10 visits—

Adult—\$10.

Child—\$8.

Free admission shall be granted to the following—

Children under five years of age;

Aged pensioners;

Youth Leaders or teachers accompanying groups of children;

Parents accompanying children to vacation swimming classes;

Parents of Thornlie and District Amateur Swimming Club members on Club Nights or 20 listed Club officials.

G. WHITELEY,
Town Clerk.

TOWN OF CLAREMONT

IT is hereby notified for public information that Mr C. McCreed has been appointed as a Relief Town Clerk for the period of 12 September until 7 December 1988 in the absence of the Town Clerk.

D. H. TINDALE,
Town Clerk.

DOG ACT 1976

Shire of Carnarvon

Appointment of Registration Officers and Authorised Officers

IT is hereby notified for public information that the following persons have been appointed under the provisions of the Dog Act 1976 for the municipality of the Shire of Carnarvon.

Registration Officers—

Christine Elaine Farrall.

Catherine Clare Leighton.

Brenda Leanne Sheasby.

Authorised Officers—

Melvyn Godfrey Cheverton.

Rodney George Bayliss.

S. K. GOODE,
Shire Clerk.

SHIRE OF GOOMALLING

Acting Shire Clerk

IT is notified for public information that Mr Peter Ronald Clarke has been appointed Acting Shire Clerk from 5 September to 16 September 1988 inclusive, during the absence of the Shire Clerk on annual leave.

By order of the Council,
G. W. MORRIS,
Shire Clerk.

SHIRE OF MEEKATHARRA

Acting Shire Clerk

IT is hereby notified for public information that the appointment of Paul Nicholas Rawlings as Acting Shire Clerk, was cancelled on 8 August 1988, and it is further advised that Wally Felgate has been appointed Acting Shire Clerk for the period 12 September 1988 to 7 October 1988, during the absence of the Shire Clerk on annual leave.

B. A. O'DWYER,
President.

SHIRE OF SERPENTINE-JARRAHDALÉ

Acting Shire Clerk

IT is hereby notified for public information that Robert Allan Gibb has been appointed Acting Shire Clerk from 26 September to 7 October 1988 inclusive, during the absence of the Shire Clerk on annual leave.

N. D. FIMMANO,
Shire Clerk.

SHIRE OF WICKEPIN

Acting Shire Clerk

IT is hereby notified for public information that Mr R. D. Barrett has been appointed Acting Shire Clerk from 31 August 1988 until such time as a formal appointment to the position of Shire Clerk is made by the Council.

The appointment of Mr J. C. O. Ernst as Shire Clerk is hereby cancelled as from 31 August 1988.

H. M. LANG,
President.

SHIRE OF WOODANILLING

Shire Clerk

IT is hereby notified for public information that Neil Desmond Price has been appointed as Shire Clerk to the Shire of Woodanilling as from Monday, 8 August 1988.

The appointment of Phillip Douglas Andrew is hereby cancelled.

I. A. R. DOUGLAS,
President.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of Kalgoorlie

Memorandum of Imposing Rates

TWO errors occurred in a notice which appeared on page 2558 of *Government Gazette* (No. 72) of 29 July 1988 and they are corrected as follows.

Under the sub-heading "Sewerage Rates" both the Minimum Rate and the Pedestal Rate were quoted as \$76. They should in fact have been quoted as \$74.

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
Town of Northam
Memorandum of Imposing Rates

To whom it may concern.

AT a meeting of the Northam Town Council held on 30 August 1988, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Town of Northam for the period 1 July 1988 to 30 June 1989.

V. S. OTTAWAY,
Mayor.

Schedule

General Rates: 14.36 cents in the dollar on gross rental values of all rateable land within the district.
Garbage Removal: \$63 per annum per bin for one removal per week for rateable properties.
\$93 per annum per bin for one removal per week for non rateable properties.
Minimum Assessment Charge: \$145 per assessment.
Penalty: 10 per cent chargeable on all rates remaining unpaid after 31 January 1989.
Discount: 7½ per cent discount is allowable on all current rates if paid in full on or before 6 October 1988.

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
COUNTRY TOWNS SEWERAGE ACT 1948
Shire of Boulder

Memorandum of Imposing Rates for Financial Year 1988/89

To whom it may concern.

AT a meeting of the Boulder Shire Council held on 5 September 1988, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Shire of Boulder in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 9 September 1988.

E. G. WINNER,
President.
R. G. HADLOW,
Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—
Townsites—3.575 cents in the \$1 on gross rental values.
Minimum rate per lot or lease—\$180.
Rural Area—10 cents in the dollar on unimproved values. Minimum rate per lot or lease—\$75.
Sewerage: 1.5 cents in the \$1 on gross rental values within the specified area.
Pedestal Charges: \$50 per annum on non-rated properties.
Sanitation Charges: \$200 per annum for one pan per week.
Rubbish Removal Charges—
Domestic—\$60 per annum for the supply of a 240 litre mobile rubbish bin and a once per week service.
Commercial—\$530 per annum for the supply of a 1.5 cubic metre bin and a once per week service.
\$1 060 per annum for the supply of a three cubic metre bin and a once per week service.
\$60 per annum service charge for exempted properties.

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
COUNTRY TOWNS SEWERAGE ACT 1948
Shire of Dowerin

Memorandum of Imposing Rates 1988-1989

To whom it may concern.

AT a meeting of the Dowerin Shire Council held on 5 September 1988, it was resolved that the rates and charges

specified hereunder should be imposed on all rateable property within the municipality in accordance with the provisions of the Local Government Act 1960, the Health Act 1911 and the Country Towns Sewerage Act 1948.

Dated 5 September 1988.

W. K. JONES,
President.
ALEX READ,
Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

Rural: 1.911 cents in the dollar on unimproved values.
Townsites: 7.308 cents in the dollar on estimated gross rental values.

Minimum Rates—

A general minimum gross rental value rate per property of—\$100
Vacant residential land—Dowerin Townsite—\$60
Vacant rural type land—Dowerin Townsite—\$40
Vacant residential land—other Townsites—\$10
Vacant rural type land—other than Townsites—\$100

Discount: A 10 per cent discount is allowed on all current general rates received for payment at the Council's office, by 5.00 pm on Friday 30 September 1988, notwithstanding the foregoing, no discounted rate may be less than the prescribed minimum rate.

Penalty: In addition to the above terms, a penalty of 10 per cent will be added on all rates, payment of which are in arrears after 31 January 1989 and which have not been receipted at Council's office up to 4.00 pm on Tuesday, 31 January 1989.

Sanitation and Rubbish Charges: Dowerin Townsite only—
for one removal per week for Codes 01, 02, 04, 05, 09 and 010 and two removals per week for Codes 03 and 06. All charges are per annum.

Code 01 Domestic—\$41.50 (2 bins only)
Code 02 Pensioners—\$13.00 (1 bin only)
Code 03 Large Business—\$82.00
Code 04 Medium Business—\$71.00
Code 05 Small Business—\$60.00
Code 06 Caravan Park—\$230.00
Code 09 Associations—\$3.50
code 010 Part time Business—\$30.00

Additional Removals: Of standard bins or approved containers can be obtained at \$15 per annum for 1 additional bin or approved container and \$10 per annum for each additional service thereafter. 200 litre incinerators removed at private works rates applicable (minimum ½ hour).
Note: 200 litre bins will not be removed as ordinary rubbish bins.

Sewerage Scheme (prescribed area rates and charges):

Dowerin Sewerage Scheme Specified Area 6.78c in the dollar on estimated gross rental values.

Minimum Rates—

\$42—Vacant land.
\$100—Other.

All other unrated properties are as per Country Town Sewerage Act 1948.

LOCAL GOVERNMENT ACT 1960
HEALTH ACT 1911
Shire of Kent

Memorandum of Imposing Rates and Charges

To whom it may concern.

AT a meeting of Council of the Shire of Kent held on 27 July 1988, it was resolved that the rates and charges specified in the schedule hereunder be imposed on all rateable property

within the district of the municipality for the financial year ending June 1989, in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

Dated 31 August 1988.

R. K. CALDERBANK,
President.

A. T. LAMB,
Shire Clerk.

Schedule of Rates and Charges

General Rate—

Rural—1.375 6 cents in the dollar on unimproved values.

Townsite—9.265 cents in the dollar gross rental values.

Minimum Rate—

(a) \$80 per lot excluding Nyabing Town Lots 40-49 inclusive.

(b) \$40 per lot on Nyabing town lots 40-49 inclusive.

(c) \$90 per rural lot on unimproved values.

Discount—

(a) 10 per cent discount on all current general rates received in full at the Shire office by 4.00 pm, 30 September 1988;

(b) 5 per cent discount on all current general rates received in full at the Shire office by 4.00 pm, 28 October 1988.

Penalty: A 10 per cent penalty will be charged on all outstanding general and differential rates as at 31 January 1989 (eligible pensioners excluded).

Rubbish Service Charge: \$1 per bin per removal.

Sewerage Rate—Nyabing Town and Pingrup Wards—

(a) 4.8 cents in the dollar on gross rental values within the specified area.

(b) Non-rateable properties—\$87 for the first and \$38.20 for each additional fixture.

(c) State and Local Government properties of a commercial nature \$480 per connection.

(d) Minimum sewerage rate—\$42 per assessment on vacant land and \$95 per assessment on all other rated properties within the specified area.

Differential Rate: North, South, Hollands Rock, Pingrup and Cairlocup Wards—

Rural—0.075 cents in the dollar on unimproved values.

Townsite—0.6 cents in the dollar on gross rental values.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

COUNTRY TOWNS SEWERAGE ACT 1948

Shire of Moora

Memorandum of Imposing Rates

To whom it may concern.

AT a Meeting of the Moora Shire Council held on 9 August 1988 it was resolved that the rates specified hereunder should be imposed on all rateable property within the following wards and special areas within the district in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the period 1 July 1988 to 30 June 1989.

Dated 10 August 1988.

F. J. LEWIS,
President.

J. N. WARNE,
Shire Clerk.

Schedule of Rates and Charges Levied General Rates

Central Ward—

Moora Townsite (prescribed area)—

Zone Group 1—9.754 cents in dollar on gross rental values.

Zone Group 2—11.089 cents in dollar on gross rental values.

Rural Areas 6.039 2 cents in dollar in unimproved values.

Urban Farmland 3.920 7 cents in dollar on unimproved values.

North Ward—

Watheroo Townsite—

Zone Group 1—9.554 cents in dollar on gross rental values.

Zone Group 2—10.889 cents in dollar on gross rental values.

Rural Areas 5.930 7 cents in dollar on unimproved values.

Urban Farmland 6.745 cents in dollar on gross rental values.

North East Ward—

Miling Townsite—

Zone Group 1—9.554 cents in dollar on gross rental values.

Zone Group 2—10.889 cents in dollar on gross rental values.

Rural Areas 5.930 7 cents in dollar in unimproved values.

South Ward: Rural Areas 5.930 7 cents in dollar on unimproved values.

South East Ward—

Bindi Bindi Townsite and South East Ward prescribed area.

Zone Group 1—9.554 cents in dollar on gross rental values.

Zone Group 2—10.889 cents in dollar on gross rental values.

Rural Areas 5.930 7 cents in dollar on unimproved values.

West Ward—

Coomberdale Townsite: Zone Group 2—10.889 cents in dollar on gross rental values.

Rural Area 5.930 7 cents in dollar on unimproved values.

In the G.R.V. areas of the townsites within the Shire Zone Group 1 refers to commercial, industrial, hotel and motel properties and Zone Group 2 refers to residential and all other properties.

Minimum Rates: \$95 for any location, lot or other piece of land in the Moora Townsite (prescribed area) and \$60 all other areas including all other Townsites G.R.V. blocks, rural area blocks and Moora Townsite unimproved value blocks.

Municipal Rates Discount: A discount of five per cent will be allowed on municipal rates paid and received within 21 days of the date of service of the assessment.

Rates Penalty: A penalty of 10 per cent will be incurred on municipal rates unpaid as at the close of business 31 January 1989, pursuant to section 550A of the Local Government Act.

Sewerage Rates: Moora Townsite (prescribed area) 8.8 cents in dollar on gross rental values.

Minimum Sewerage Rates: \$42 per lot for vacant land, \$95 for all other rated properties. Other charges on non-rateable properties as per Country Sewerage Act Regulations Schedule of Charges.

Garbage Charge—

Throughout the Shire—up to two bins removed once per week \$62.

Pensioners registered with the Council \$52.

Business houses dumping rubbish at tip—minimum of \$62.

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

Septic Tank Services—

Waste water removal—\$7.50 per 1 000 litres plus service fee charge of \$15.

Septic tank clean out—\$85 per septic tank plus service charge \$15.

Pensioners (Moora Shire) \$70 per septic tank plus service charge of \$15.

Travelling time and vehicle charge to apply to out of the Moora Townsite services. Additional charge of \$40 to apply to services out of the Shire.

Minimum all up charge for waste water removal—\$50.

LOCAL GOVERNMENT ACT 1960

Shire of Mullewa

Memorandum of Imposing Rates and Charges

To whom it may concern.

AT a meeting of the Mullewa Shire Council held on 29 August 1988, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the municipality in accordance with the provisions of the Local Government Act 1960.

D. J. BRENKLEY,
President.

T. J. HARKEN,
Shire Clerk.

Schedule of Rates

General Rate—

2.545 cents in the dollar on unimproved values.

13.3 cents in the dollar on gross rental values.

Minimum Rate—

On gross rental value in the Mullewa Townsite, \$75 on each and every lot.

On gross rental values in the Townsites of Pindar, Tardun and Tenindewa, \$30 on each and every lot.

Penalty—A penalty rate of 10 per cent will apply to all rates other than pensioner deferred and rebates, on arrears as at the close of business on 30 January 1989.

Discount—A discount of five per cent of rates will be allowed on all rates paid on or before 31 October 1988.

Rubbish Charges—

\$60 per annum per standard bin on domestic rubbish bins.

\$120 per annum per standard bin on commercial rubbish bins.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Wickepin

Memorandum of Imposing Rates and Charges

AT a meeting of the Wickepin Shire Council held on 12 August 1988 it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the District of the Municipality in accordance with provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1989.

H. M. LANG,
President.

J. C. O. Ernst,
Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

North, South, East and Central Wards: 1.12 cents in the dollar on unimproved valuation subject to minimum rate of \$100 per holding.

Townsites of Harrismith, Tincurrin and Toolibin: 8.75 cents in the dollar on Gross Rental Values, subject to a minimum rate of \$40 per Lot.

Yealering Townsite: 8.75 cents in the dollar on Gross Rental Values, subject to a minimum rate of \$60 per Lot.

Wickepin Townsite: 8.75 cents in the dollar on Gross Rental Values, subject to a minimum rate of \$60 per Lot.

Sewerage Scheme: Wickepin Townsite 6.7 cents in the dollar on Gross Rental Values, subject to a minimum rate of \$60 per Lot.

Service Charge: Rubbish Removals

Wickepin—

Domestic	\$60 per annum
Commercial	\$120 per annum

Yealering—

Domestic	\$60 per annum
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Discount: A discount of 10 per cent per annum will be allowed on all current rates paid in full not later than 30 September 1988 or within 35 days of the date of service.

Penalty: Rates outstanding on 31 January 1989 will be subject to a penalty of 10 per cent as provided by subsection 550 A of the Local Government Act 1960.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Woodanilling

Memorandum of Imposing Rates

To whom it may concern.

AT a meeting of the Woodanilling Shire Council held on 30 August 1988, it was resolved that the rates specified hereunder, would be imposed on all rateable property within the district of the Shire of Woodanilling, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1989.

Dated 30 August 1988.

I. A. R. DOUGLAS,
President.

N. D. PRICE,
Shire Clerk.

Schedule of Rates and Charges Levied

General Rates—

0.006 238 cents in the dollar on unimproved values.

0.115 14 cents in the dollar on gross rental values.

Urban Farmland: 0.043 222 cents in the dollar on gross rental value.

Minimum Rate: \$45 per assessment.

Rubbish Removal: \$35 per annum for the removal of one standard bin per fortnight.

Discount: A discount of 5 per cent will be allowed on current years rates paid within 30 days of the date of service of rates assessment.

Penalty: A penalty of 10 per cent will be imposed on all rates outstanding on 31 January 1989. The penalty does not apply to an entitled pensioner.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Yilgarn

Memorandum of Imposing Rates

To whom it may concern.

AT a special meeting of the Yilgarn Shire Council held on 27 July 1988, it was resolved that the rates and charges specified hereunder should be imposed on all rateable properties within the district of the Shire of Yilgarn in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1989.

P. R. PATRONI,
President.

L. E. HILLS,
Shire Clerk.

Schedule of Rates Levied and Charges Imposed

General Rate—

6.67 cents in the dollar on the gross rental value of rateable properties in the townsite.

2.222 cents in the dollar on the unimproved value of rateable properties in rural areas, mining claims, leases and licenses.

Minimum Rate: \$75 per lot, location, lease, claim or licence.

Sewerage Scheme Rates and Charges: 8.13 cents in the dollar on gross rental value on all rateable properties in Southern Cross Townsite.

Minimum Rates: \$42 per vacant land properties, \$95 per residential properties, \$100 per commercial properties.

Rubbish Charges (Southern Cross and Marvel Loch Townsites)—

Residential: \$55 per annum per occupied lot for one 240L MGB or one standard bin per week. Each additional bin \$55.

Non-residential—

\$55 per annum per occupied lot for one 240L MGB or one standard bin per week. Each additional bin \$55.

\$290 per annum per occupied lot for one 1.5 cubic metre bulk bin. Each additional bulk bin \$290.

Penalty: 10 per cent on all rates, remaining outstanding at 31 January 1989, except for eligible pensioners.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of York

Memorandum of Imposing Rates and Charges

AT a meeting of the York Shire Council held on 29 August 1988, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the municipality in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 31 August 1988.

M. W. JOYCE,
President.

R. H. GURNEY,
Shire Clerk.

Schedule of Rates

General Rate—

8.75c in the \$ on gross rental values.

0.80c in the \$ on unimproved values.

Minimum Rate—

\$85 per lot—gross rental value area.

\$170 per lot—unimproved value area.

Rubbish Rate: \$68 per annum per bin for weekly removal.

Penalty: A 10 per cent penalty will be applied to all rates outstanding as at 31 January 1989 (eligible pensioners excepted).

LOCAL GOVERNMENT ACT 1960

City of Armadale

Notice of Intention to Borrow

Proposed Loans (No. 254) of \$145 600 and (No. 256) of \$91 590

PURSUANT to section 610 of the Local Government Act 1960, the City of Armadale hereby gives notice that it proposes to borrow money by sale of debentures repayable by 14 half-yearly instalments of principal and interest over a period of seven years incorporating four-yearly interest rate reviews from the day of issue at the office of the Council for the following purposes—

Loan 254—Road Resurfacing—\$145 600

Loan 256—Building Improvements—\$91 590.

Details of the proposed expenditure as required in accordance with section 609 of the Act will be available for inspection at the office of the Council, 7 Orchard Avenue, Armadale, for a period of 35 days from the date of publication hereof between the hours of 8.45 am and 4.00 pm, Monday to Friday, Public Holidays excluded.

Dated 9 September 1988.

I. K. BLACKBURN,
Mayor.

J. W. FLATOW,
Town Clerk.

LOCAL GOVERNMENT ACT 1960

City of Armadale

Notice of Intention to Borrow

Proposed Loan (No. 255) of \$299 500

PURSUANT to section 610 of the Local Government Act 1960, the City of Armadale hereby gives notice that it proposes to borrow money by sale of debentures repayable by 10 half-yearly instalments of principal and interest over a period of five years from the day of issue at the office of the Council for the following purposes: Loan 255—Plant replacement and acquisition—\$299 500.

Details of the proposed expenditure as required in accordance with section 609 of the Act will be available for inspection at the office of the Council, 7 Orchard Avenue, Armadale, for a period of 35 days from the date of publication hereof between the hours of 8.45 am and 4.00 pm, Monday to Friday, Public Holidays excluded.

Dated 9 September 1988.

I. K. BLACKBURN,
Mayor.

J. W. FLATOW,
Town Clerk.

LOCAL GOVERNMENT ACT 1960

Town of Albany

Notice of Intention to Borrow

Proposed Loan (No. 248) of \$10 000

IN accordance with section 610 of the Act, Council gives notice that it proposes to borrow this amount by the sale of a single conversion loan debenture, repayable over a four-year period by seven equal half-yearly instalments of principal and interest (calculated on a 10-year basis) and a final payment of principal and interest at the end of four years, at the Commonwealth Savings Bank of Australia. Purpose: Self supporting loan, Emu Point Progress Association, improvements to the green's watering system and Clubhouse—\$10 000.

There will be periodic interest rate revisions as part of the loan arrangements. The bank is prepared, without commitment, to consider re-negotiating the loan of the amount outstanding at the expiration of the initial four-year period. The statements required by section 609 are available for inspection at the Council offices during normal office hours for a period of 35 days after first publication of this notice.

W. P. MADIGAN,
Acting Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Collie

Notice of Intention to Borrow

Proposed Loan (No. 99) of \$44 000

PURSUANT to section 610 of the Local Government Act 1960, the Shire of Collie hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose. \$44 000 for a period of seven years repayable at the office of the Shire of Collie by equal half-yearly instalments of principal and interest. The loan is to be renegotiated at four yearly intervals at the interest rate then applicable. Purpose: purchase of equipment and furnishings Collie Community Recreation Centre.

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

Dated 31 August 1988.

R. G. C. PILATTI,
President.

A. ROBSON,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Esperance

Notice of Intention to Borrow

Proposed Loan (No. 222) of \$106 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Esperance hereby gives notice that it proposes to borrow money by the sale of debenture or debentures on the following terms and for the following purpose: \$106 000 for a period of seven years at ruling interest rates payable at the office of the Council, Windich Street, Esperance in 14 half-yearly instalments of principal and interest.

The loan may be repayable by equal half-yearly instalments of principal and interest over four years with repayments calculated over a seven-year term and then repaid in full or rolled over for the balance of the seven-year term at the then current interest rate.

Purpose: Purchase of road making plant.

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

Dated 5 September 1988.

L. E. SHEARER,
Deputy President.
M. T. DUCKETT,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Esperance

Notice of Intention to Borrow

Proposed Loan (No. 223) of \$146 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Esperance hereby gives notice that it proposes to borrow money by the sale of debenture or debentures on the following terms and for the following purpose: \$146 000 for a period of five years at ruling interest rates payable at the office of the Council, Windich Street, Esperance in 10 half-yearly instalments of principal and interest.

The loan may be repayable by equal half-yearly instalments of principal and interest over four years with repayments calculated over a five-year term and then repaid in full or rolled over for the balance of the five-year term at the then current interest rate.

Purpose: Purchase of trucks/gardening equipment.

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

Dated 5 September 1988.

L. E. SHEARER,
Deputy President.
M. T. DUCKETT,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Moora

Notice of Intention to borrow

Proposed Loan (No. 258) of \$38 902.19

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Moora hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$38 902.19 for a period of six years repayable at the office of the Shire of Moora, 34 Padbury Street, Moora by equal half-yearly instalments of principal and interest. The repayment of the principal outstanding as at the expiration of four years (following payment of the eighth debenture) is to be re-negotiated with the lender at that time. Purpose: Refinancing outstanding balance of Loan No. 246 made

available to Dr M. J. Prnich and W. E. Prnich in March 1984 to part finance the purchase by Dr M. J. Prnich and W. E. Prnich of house and land situated Lot 3 Melbourne Street, Moora.

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

Date 7 September 1988.

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

Important Note: This loan is a self supporting loan being raised in favour of Dr M. J. and W. E. Prnich of Moora. The half-yearly payments of principal and interest will be met by the abovenamed and consequently there will be no increase in rates as a result of the raising of this loan. A legal agreement between the parties exists in relation to the repayment of this loan.

LOCAL GOVERNMENT ACT 1960

Shire of Serpentine-Jarrahdale

Notice of Intention to Borrow

Proposed Loan (No. 72) of \$108 000

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Serpentine-Jarrahdale hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$108 000 for a period of nine years at the ruling rate of interest, repayable in 18 equal half-yearly instalments of principal and interest at the office of the Shire of Serpentine-Jarrahdale. Purpose: for the construction of roads, road drainage and footpaths.

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

Dated 2 September 1988.

H. C. KENTISH,
President.
N. D. FIMMANO,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Wickepin

Notice of Intention to Borrow

Proposed Loan (No. 74) of \$44 500

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Wickepin hereby gives notice that it proposes to borrow money by the sale of a debenture, repayable at the office of the lender, by equal half-yearly instalments of principal and interest, for the following terms and purposes: Loan No. 74—\$44 500—10-year term—Re-finance Loan No. 57, Swimming Pool.

Plans, specifications and estimates as required by section 609 are available for inspection at the office of the Council during business hours for 35 days after publication of this notice.

Dated 2 September 1988.

H. M. LANG,
President.
R. D. BARRETT,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Wiluna

Notice of Intention to Borrow

Proposed Loan (No. 31) of \$40 000

PURSUANT to section 610 of the Local Government Act 1960 the Shire of Wiluna hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and conditions and for the following purpose. Loan No. 31 for Forty Thousand Dollars (\$40 000) repayable to Westpac Savings Bank Meekatharra, W.A. by half-yearly instalments of principal and interest over a period of five years at the current rate of interest for the purpose of purchasing a caravan-fuel tender-trailer combination for use with a maintenance grader.

Estimates of cost and specifications as required by section 609 of the Local Government Act 1960 are open for inspection by ratepayers at the Office of the Council during business hours for 35 days after publication of this notice.

Dated 9 September 1988.

J. D. McLEAN,
President.

A. SUMMERS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Wyndham-East Kimberley

Notice of Intention to Borrow

Proposed Loan (No. 100) of \$60 000

PURSUANT to section 610 of the Local Government Act 1960 the Wyndham-East Kimberley Shire Council hereby gives notice that it proposes to borrow money by the sale of debenture or debentures on the following terms and for the following purpose: \$60 000 for 10 years at the current ruling rate to be renegotiated after five years, repayable at the office of the Council in Wyndham by 20 equal half-yearly instalments of principal and interest. Purpose: Townsite kerbing.

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

Dated 29 August 1988.

S. G. BRADLEY,
President.

M. N. BROWN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Wyndham-East Kimberley

Notice of Intention to Borrow

Proposed Loan (No. 98) of \$60 000

PURSUANT to section 610 of the Local Government Act 1960 the Wyndham-East Kimberley Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$60 000 for 10 years at the current ruling rate to be renegotiated after five years, repayable at the office of the Council in Wyndham by 20 equal half-yearly instalments of principal and interest. Purpose: Wyndham Office Airconditioning Upgrade.

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

Dated 29 August 1988.

S. G. BRADLEY,
President.

M. N. BROWN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Municipal Elections

Department of Local Government,

Perth, 9 September 1988.

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

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

Town of Mosman Park

20/8/88; Barton St. John, Helen Mary; Councillor; North; (b); Guthrie, R. H.; Extraordinary.

21/7/88; Clarkson, Gresley Alexander Drummond; Councillor; South; (b); Browne, Y. J.; Extraordinary.

Shire of Broomhill

24/9/88; Bignell, Daniel Robert; Councillor; Central; (b); Clayton, P. M.; Extraordinary.

M. C. WOOD,
Secretary for Local Government.

CORRIGENDUM

LOCAL GOVERNMENT ACT 1960

City of South Perth—By-laws

AN error has been noted in the notices published in the *Government Gazette* of 2 September 1988 on page 3447 dealing with Standing Orders By-laws and Collier Park Golf Course By-laws relating to the City of South Perth.

Each notice is to be corrected by deleting the words—

“G. J. Strickland, Mayor and R. M. Fardon, Town Clerk.”

where they appear and substituting in their place:—

J. G. Burnett, Mayor and D. B. Ernst, Town Clerk.

C. WILLIAMS,
Director, Local Government Services.

CONSUMER AFFAIRS ACT 1971—1983

Order

I, NORMAN RICHARD FLETCHER, Commissioner for Consumer Affairs, being in agreement with a recommendation by the Consumer Products Safety Committee and in pursuance of section 23R(1) of the Consumer Affairs Act 1971-1983 permit the supply of the particular goods described in Schedule (1) subject to the conditions contained in Schedule (2).

Dated 7 September 1988.

N. R. FLETCHER,
Commissioner for
Consumer Affairs.

Schedule 1

A class of good commonly known as a door barrier or baby barrier which consists of two rectangular wooden frames with vertical dowelling held together by one bolt and butterfly nut at the top another at the bottom. One of the two frames has slots cut into it which allows it to slide along the bolts and thereby extend across and opening to act as a barrier to small children or infants.

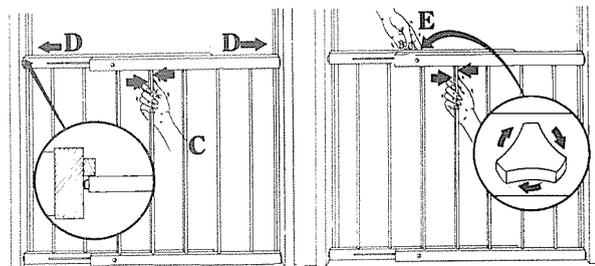
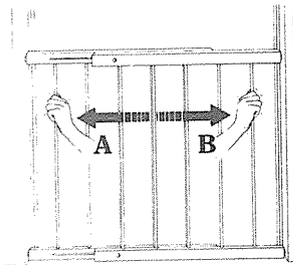
Schedule 2

The goods described in Schedule (1) shall comply with the following—

- (a) The two rectangular frames which comprise the baby barrier shall be fastened by a bolt and a 38 mm Triwheel nut.
- (b) The frame shall have permanently affixed to it the following:—

Caution: Ensure barrier is firmly fixed. Push at top and bottom to test. Barrier may be ineffective if incorrectly installed.

- (c) the frame shall have permanently affixed to it the following:



- (d) The rubber stops or buffers should be permanently affixed to the wooden frame with screws.
- (e) the baby barrier or door barrier should be sold with the following written instructions accompanying it—

A & B Extend the barrier across the doorway. The barrier should be braced

against a door stop, also called a door rebate, wherever possible to best resist a child pushing against it.

- C & D Squeeze the two middle dowelling bars together to place maximum tension on the rubber stops or buffers.

Do not squeeze the bars in their centre but at each end, near the top and bottom of the barrier. Putting pressure on the bars in their centre could damage them and does not produce sufficient tension.

- E While squeezing the two middle dowelling bars together, tighten the Triwheel nuts with your other hand. Test the barrier top and bottom by pushing against it to make sure that it is firmly fixed in place.

Fair Trading 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 Fair Trading Act 1987, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day that this proclamation is published in the *Government Gazette* as the day on which Parts II, V and VI of the Fair Trading Act 1987 shall come into operation.

Given under my hand and the Seal of the State on 8 September 1988.

By His Excellency's Command,
GRAHAM EDWARDS,
Minister for Consumer Affairs.

GOD SAVE THE QUEEN !

Acts Amendment and Repeal (Fair Trading) Act 1988

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 Acts Amendment and Repeal (Fair Trading) Act 1988, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day that this proclamation is published in the *Government Gazette* as the day on which the Acts Amendment and Repeal (Fair Trading) Act 1988 shall come into operation.

Given under my hand and the Seal of the State on 8 September 1988.

By His Excellency's Command,
GRAHAM EDWARDS,
Minister for Consumer Affairs.

GOD SAVE THE QUEEN !

FAIR TRADING ACT 1987
FAIR TRADING (CHILDREN'S NIGHT CLOTHES—PRODUCT INFORMATION
STANDARD) REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fair Trading (Children's Night Clothes—Product Information Standard) Regulations 1988*.

Interpretation

2. (1) In these regulations, unless the contrary intention appears—

“AS 1176-1976” means the Australian Standard Methods of Test for Combustion Characteristics of Textiles approved on behalf of the Council of the Standards Association of Australia on 25 August 1976 and published on 1 January 1977;

“AS 1182-1972” means the Australian Standard Size Coding Scheme for Infants' and Children's Clothing approved for publication on behalf of the Council of the Standards Association of Australia on 14 July 1972;

“AS 1957-1976 Parts 1 and 2” means the Australian Standard Specification for Care Labelling for Laundering and Drycleaning, published by the Standards Association of Australia on 1 October 1976, and subsequent amendment published on 1 January 1978;

“AS 1249-1983” means the Australian Standard for Children's Nightclothes Having Reduced Fire Hazard approved on behalf of the Council of the Standards Association of Australia on 1 February 1983 and published on 2 May 1983;

“garment” means clothing of any of the sizes 0 to 14 inclusive as defined by AS 1182-1972 which is used for nightwear and includes pyjamas, over-garments of pyjama style, nightdresses and dressing-gowns, but does not include headwear, footwear or handwear.

(2) A reference in these regulations to a garment includes, in the case of a garment having more than one piece, a reference to each piece of the garment.

Product information standard

3. The product information standard to be used for garments which are children's night clothes shall consist of the requirements for the disclosure of information—

(a) as to the flammability; and

(b) as to the suitability of particular methods of cleaning,

set out in these regulations.

Classification of garments

4. For the purposes of these regulations garments may be classified as—

Category 1—garments made from domestic apparel fabrics of the low fire hazard type complying with section 2 of AS 1249-1983;

Category 2—garments designed to reduce fire hazard complying with section 3 of the AS 1249-1983;

Category 3—garments not complying with Category 1 or 2 but complying with section 4 of AS 1249-1983.

Minimum surface burning time

5. The minimum outside surface burning time prescribed for the purposes of section 59 (4) of the Act with respect to garments of Category 3 is 10 seconds when tested by the method described in AS 1176-1976, Part 3.

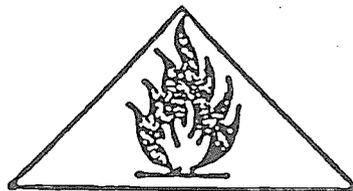
Information as to flammability

6. Garments classified in accordance with regulation 4 shall be marked in compliance with AS 1249-1983 as follows—

(a) where the garment comes within Category 1—with the words “LOW FIRE DANGER”;

(b) where the garment comes within Category 2—with the words “STYLED TO REDUCE FIRE DANGER”; and

(c) where the garment comes within Category 3—with the words “WARNING HIGH FIRE DANGER KEEP AWAY FROM FIRE” and with the symbol—



Information as to cleaning

7. Where the fabric from which a garment is made includes any fabric which has been treated by chemical means to reduce the risk of burning—

(a) the garment shall be labelled with cleaning instructions which will ensure the preservation of the chemical treatment applied to a garment of that kind; and

(b) the cleaning instructions shall be set out in accordance with AS 1957-1976 Parts 1 and 2.

Method of marking

8. The letters and symbol that are required to be marked on a garment under regulation 6 shall appear on, and be applied to, the garment in accordance with section 5 and Table 5.1 of AS 1249-1983.

Prohibition on supplying garments

9. (1) A person shall not, in trade or commerce, supply any garment unless the garment is marked or labelled in conformity with these regulations.

Penalty: \$1 000.

(2) In proceedings for an offence under subregulation (1), it shall be a defence for the defendant to prove that he had a belief based on reasonable grounds that the garment in relation to which the offence is alleged to have been committed was marked or labelled in conformity with these regulations or, as the case may be, was not required to be marked or labelled under these regulations.

Evidentiary matters

10. In any proceedings under these regulations—

- (a) a writing purporting to set out or describe an Australian Standard shall, in the absence of proof to the contrary, be admitted in evidence as evidence that the Australian Standard purported to be so set out or described is an Australian Standard for the time being in force;
- (b) the production of a document purporting to be a copy of an instrument or writing applied, adopted or incorporated in these regulations that bears a certificate signed by the Minister to the effect that the document is a true copy of the instrument or writing shall, in the absence of proof to the contrary, be admitted in evidence as evidence of the application, adoption or incorporation of that instrument or writing in these regulations.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

FAIR TRADING ACT 1987

FAIR TRADING (FOOTWEAR—PRODUCT QUALITY STANDARD) REGULATIONS
1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fair Trading (Footwear—Product Quality Standard) Regulations 1988*.

Interpretation

2. In these regulations, unless the contrary intention appears—

- “boots” includes shoes, sandals, slippers and other footwear;
- “label” includes band or ticket;
- “quarter lining” means that lining which is attached by stitching or cementing to the back of the boot;
- “sole” means all that part of a boot that in use is under the foot of the wearer of the boot; but does not include the insole;
- “upper” in relation to a boot means the part of a boot that is above the sole and welt but does not include any thread, lace or eyelet, or the quarter lining.

Product quality standard

3. The product quality standard to be used for footwear shall consist of the requirements as to the marking and composition of footwear set out in these regulations.

Marking as to uppers of boots

4. (1) Where the uppers of boots consist entirely of leather the words “All Leather Upper” shall be conspicuously and legibly marked on each boot in accordance with regulation 11.

(2) Where the uppers of boots consist of material resembling leather—

- (a) if the upper is not made entirely of synthetic material the words “Non-Leather Upper”; and
- (b) if the upper is made entirely of synthetic material the words “Non-Leather Upper” or the words “Synthetic Upper”;

shall be conspicuously and legibly marked on each boot in accordance with regulation 11.

Marking as to quarter lining of boots

5. (1) Where the quarter lining of boots consists entirely of leather the words “All Leather Quarter Lining” shall be conspicuously and legibly marked on each boot in accordance with regulation 11.

(2) Where the quarter lining of boots consists of material resembling leather—

- (a) if the quarter lining is not made entirely of synthetic material the words “Non-Leather Quarter Lining”; and
- (b) if the quarter lining is made entirely of synthetic material the words “Non-Leather Quarter Lining” or the words “Synthetic Quarter Lining”;

shall be conspicuously and legibly marked on each boot in accordance with regulation 11.

Marking as to soles of boots

6. (1) Subject to subregulation (2), a true statement of the materials composing the sole shall be conspicuously and legibly marked on each boot in accordance with regulation 11.

(2) The soles of boots shall be exempt from the requirements of subregulation (1)—

- (a) where the materials in the soles of boots consist only of leather and one or more of the following—
 - (i) an ordinary filler of cork or waterproof felt;
 - (ii) canvas used to reinforce the insole;

- (iii) a shank made of plastic, leatherboard, fibreboard, metal or wood or any combination of those materials, used only for the purpose of strengthening those parts of the boots known as the waist;
 - (iv) plastic, wood or metal used in the heels of boots;
 - (v) stiffening of metal, plastic, leatherboard, fibreboard, papier mache, canvas or similar substances, glue or any combination of any of those materials used only for the purpose of supporting those parts of the boots known as the heel and toe,
- and the words "All Leather Sole" are conspicuously and legibly marked on each boot in accordance with regulation 11;
- (b) where the soles of boots include materials other than those referred to in paragraph (a) and the words "Non-Leather Sole" are conspicuously and legibly marked on each boot in accordance with regulation 11; or
 - (c) where the soles of boots consist entirely of synthetic material and the words "Synthetic Sole" are conspicuously and legibly marked on each boot in accordance with regulation 11.

Prohibition on manufacture or sale unless boots marked

7. A person shall not manufacture for sale, or sell, boots unless the requirements as to the marking of boots specified in regulations 4, 5 and 6 are complied with.

Penalty: \$1 000.

Name of manufacturer to be marked

8. (1) Subject to subsections (2) and (3), a person shall not manufacture for sale, or sell, any boots that do not bear upon each boot in conspicuous and legible characters a mark in accordance with regulation 11, specifying the name of the manufacturer.

Penalty: \$1 000.

(2) Where—

- (a) a person carries on business as a manufacturer of boots under a business name which is registered under the *Business Names Act 1962*, or under corresponding legislation of any other State or Territory of the Commonwealth;
- (b) the business name is the sole property of the manufacturer; and
- (c) no other person has been granted the right to use that name,

boots manufactured by that person are exempt from the requirement in subregulation (1) of specifying the name of the manufacturer on them, if they bear on each boot in conspicuous and legible characters a mark in accordance with regulation 11 specifying the business name.

(3) Where boots are manufactured elsewhere than within the Commonwealth they shall be exempted from the requirement in subregulation (1) of specifying the name of the manufacturer.

Name of country of manufacture to be marked

9. A person shall not sell any boots that have been manufactured elsewhere than within the Commonwealth unless the name of the country in which those boots were manufactured is clearly and legibly marked on each boot in accordance with regulation 11.

Penalty: \$1 000.

Soles not to contain weighting substance

10. (1) A person shall not manufacture for sale, or sell, any boots the soles of which consist of leather having an admixture of any weighting substance.

Penalty: \$1 000.

(2) In any prosecution for an offence under subregulation (1) in relation to the selling of boots, if the defendant proves that the boots that are the subject of the prosecution were purchased by him from any manufacturer, importer or wholesale dealer named by the defendant and that the defendant had no reason to believe that the soles of the boots contained any weighting substance, the complaint shall be dismissed.

(3) In this regulation, "Weighting substance" means—

- (a) glucose if present to the extent of more than 3%;
- (b) sugar if present to the extent of more than 3%;
- (c) a combination of glucose and sugar if present to the extent of more than 3%; or
- (d) any other mineral substance.

Method of marking

11. For the purpose of these regulations marking shall be in the English language and shall, on each boot, be marked—

- (a) in the case of boots with heels not less than 1.5 millimetres in height, on the waist of the lower surface of the sole close to the heel in clear imprinted lettering of not less than 3 millimetres in height;
- (b) on all boots of whatever kind, on the inside of the upper above the waist or on the heel seat or waist area of the upper surface of the sock lining or, where there is no sock lining, on the heel seat or waist area of the upper surface of the insole, with clearly legible letters of not less than 13 millimetres in height—
 - (i) imprinted or embossed upon the material of the boot; or
 - (ii) if that material is such that it is not reasonably practicable for the letters to be imprinted or embossed thereon, in indelible permanent ink; or
- (c) where it is not practicable owing to the properties of the material to apply a legible and permanent mark by the methods set out in paragraphs (a) and (b), the marking may be applied to the boot by stamping or impressing on a label of rubber, plastic or durable cloth which is affixed by means of vulcanisation or adhesive on the waist of the outsole of the boot or on the heel seat or waist area of the sock lining, or, where there is no sock lining, on the insole.

Proof of manufacture for sale

12. In any prosecution for an offence under these regulations, unless the contrary is proved, any person—

- (a) who manufactures boots, shall be deemed to manufacture them for sale; or
- (b) who carries on business in a place where any boots are kept in stock, shall be deemed to have those boots in his possession for sale.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

FAIR TRADING ACT 1987

FAIR TRADING (FURNITURE—PRODUCT QUALITY STANDARD) REGULATIONS
1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Fair Trading (Furniture—Product Quality Standard) Regulations 1988*.

Product quality standard

2. The product quality standard to be used for furniture shall consist of the requirements as to the stamping and labelling of furniture set out in these regulations.

Stamping or labelling of furniture by manufacturer

3. (1) A person who in the State manufactures or prepares, either wholly or partly, any furniture for the purpose of sale shall cause to be affixed to the furniture a stamp or label containing the expression "MADE BY" followed by the name of the final manufacturer of the article, and the address or place where the furniture was manufactured or prepared.

(2) A person to whom subregulation (1) applies who removes, or causes or permits or suffers to be removed, from any place in which the furniture was manufactured or prepared, any furniture that is not stamped or labelled as required by subregulation (1) commits an offence.

Penalty: \$1 000.

Stamping or labelling of furniture by importer, etc.

4. Where any furniture imported into the State for the purpose of sale—

- (a) is fully assembled when imported; or
- (b) is intended to be sold in unassembled form,

the importer, consignee or buyer for the purpose of resale shall, within 48 hours after the furniture first comes into his possession, cause to be affixed to the furniture a stamp or label containing the expression "MADE IN" followed by the name of the country of origin and the words "IMPORTED BY" followed by the name and address of the person importing the furniture.

Stamping or labelling of furniture by assembler

5. Where any furniture is imported in unassembled form for the purpose of being assembled in the State prior to sale, the person assembling the furniture shall cause to be affixed to the furniture a stamp or label containing the expression "MADE IN" followed by the name of the country of origin and the words "ASSEMBLED BY" followed by the name and address of the person assembling the furniture.

Use of stamp or label

6. (1) Where a stamp is affixed to furniture under regulation 3, 4 or 5 the stamp shall be impressed or made by means of an indelible ink or stain.

(2) Where a label is affixed to furniture under regulation 3, 4 or 5 it may be nailed, riveted, screwed, tacked, glued, gummed, sewn or by other suitable means attached to or let into the furniture.

Nature of stamp or label

7. A stamp or label affixed to furniture under regulation 3, 4 or 5 shall—

- (a) have any letters and figures not less than 4 millimetres in height;
- (b) be affixed in a workman-like manner so that the type or print is clearly legible;
- (c) be placed so that the stamp or label is readily visible on inspection; and
- (d) be affixed in such a manner, so far as is reasonably practicable, as to prevent the stamp or label from being rubbed off, obliterated or detached in the process of handling the furniture.

Parts of furniture to be stamped or labelled

8. Where an article of furniture consists of one or more parts that are ordinarily detachable from one another, a stamp or label shall be affixed to each detachable part of the article, in accordance with these regulations.

Permanency of stamp or label

9. The method of stamping or labelling shall, in any particular case, be the one most fitting to be used to secure permanency, having regard to the composition of the label required to be used and the nature, composition, size, shape or other characteristics of that particular article of furniture.

Offences and penalties

10. (1) A person shall not—

- (a) sell any new furniture unless the furniture is stamped in accordance with these regulations, with either the stamp of the maker or the stamp of the importer;

Penalty: \$1 000.

- (b) falsely stamp any furniture with any stamp purporting to be a stamp of a manufacturer or importer that has been affixed under these regulations or under any law of the Commonwealth or of any other State or Territory of the Commonwealth;
Penalty: \$1 000.
- (c) remove, erase, deface or otherwise interfere with any stamp on any furniture purporting to be a stamp of a manufacturer or importer that has been affixed under these regulations or under any law of the Commonwealth or of any other State or Territory of the Commonwealth;
Penalty: \$1 000.
- (d) sell any furniture that he knows to be falsely stamped with the stamp of a manufacturer or importer.
Penalty: \$1 000.
- (2) In any proceedings for an offence against subregulation (1) (a), it is a sufficient defence for the defendant to prove that—
- (a) at the time when the offence is alleged to have been committed, the furniture to which the proceedings relate bore the stamp of the maker or the importer which had been stamped on the furniture when the defendant acquired it;
- (b) the stamp appeared to comply with these regulations;
- (c) the stamp had not been altered in any way by the defendant; and
- (d) on demand made by or on behalf of an investigating officer, the defendant gave to the investigating officer all the information in his power with respect to the person from whom he acquired the furniture.
- (3) In subregulation (2) (d), "investigating officer" means an officer authorized by the Commissioner under section 23 of the *Consumer Affairs Act 1971* to carry out investigations and inquiries.

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

	Western Australia
	FAIR TRADING ACT 1987
	FAIR TRADING (TEXTILE PRODUCTS AND OTHER GOODS—PRODUCT INFORMATION) REGULATIONS 1988
	Arrangement
Reg.	Part 1—Preliminary
1. Citation	
2. Interpretation	
	Part 2—Textile Products
3. Declared goods	
4. Product quality standard	
5. Mark to be applied to textile products	
6. Nature of mark	
7. Mark as to wool or fibre content	
8. Mark where product contains loading, weighting or filling substance	
9. Mark as to paper content	
10. Mark applied to artificial fibre	
11. Records to be kept	
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	Part 3—Bedding and Upholstered Furniture
14. Bedding	
15. Upholstered Furniture	
	Part 4—Marking of Goods
16. Methods of marking	
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FAIR TRADING ACT 1987
FAIR TRADING (TEXTILE PRODUCTS AND OTHER GOODS—PRODUCT
INFORMATION) REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

- Part 1—Preliminary
- Citation**
1. These regulations may be cited as the *Fair Trading (Textile Products and Other Goods—Product Information) Regulations 1988*.
- Interpretation**
2. (1) In these regulations, unless the contrary intention appears—
- "covering" includes stopper, glass, cask, bottle, vessel, box, cover, container, capsule, case, frame or wrapper;
- "distributor", in relation to textile products, means—
- (a) any person who having in his possession, ownership or control imported textile products offers those products for sale either direct or through an agent or wholesaler or retailer;

- (b) or any contractor, jobber, or maker-up engaged in any preliminary or intermediate process to the ultimate stage of manufacture of those products;
- “label” includes band or ticket;
- “manufacturer”, in relation to textile products, means—
- (a) any person engaged in the process of spinning, weaving, knitting or felting of textile products for sale either direct or through an agent, wholesaler, or retailer; or
- (b) any contractor, jobber or maker-up engaged in any preliminary or intermediate process to the ultimate stage of manufacture of those products;
- “percentage” means percentage by weight;
- “sell” includes exhibit, expose or have in possession for sale or for any purpose of advertisement, manufacture or trade;
- “speciality animal fibre” means cashmere, mohair, or the hair of the alpaca, camel, llama or vicuna.
- (2) The following goods are excluded from the definition of “textile products” in section 64 : (2) of the Act—
- (a) men’s and boys’ wear—
handkerchiefs; collars; braces; belts; garter suspenders; arm bands;
- (b) women’s and children’s wear—
handkerchiefs; corsets; brassieres; belts; handbags; collars; neckwear;
- (c) textile materials commonly used in the manufacture of footwear;
- (d) baby wear—
baby squares of flannelette, terry or muslin; baby bibs;
- (e) household drapery—
towels; towelling; face washers; bath mats; mattress cases; mattress covers; bed ticking; ticking; serviettes; doilies; tray cloths; centres; runners; duchess sets; mosquito netting and covers made therefrom; butter muslin and gauze; floor cloths; dish cloths; dusters; cleaning cloths; cleaning cloth;
- (f) furnishings—
oil baize; window blinds; shade blinds; sun blinds; awnings; shower curtains; underfelt made from waste underlinings; linoleum; coir mats and matting; paper felt (for underlinings);
- (g) canvas goods—
duck; canvas; sail cloth; deck chair covers; beach and garden umbrella coverings;
- (h) haberdashery—
ribbons forming part of a manufactured article; ornaments; artificial flowers;
- (i) goods of industrial usage—
printers’ and signwriters’ cloth; bookbinding cloth; filter cloth; undertakers’ cloth; sweat rags; mop cloth; ticket buckram;
- (j) medical and surgical goods—
bandages; dressings; sanitary pads; materials forming part of manufactured medical and surgical aids;
- (k) garment or headwear linings or trimmings—
woven, knitted, felted or other materials commonly used for the purpose of linings, interlinings or trimmings in the manufacture of, or making up of, garments or headwear;
- (l) jute products, including jute backing of carpets;
- (m) women’s hats; and
- (n) miscellaneous goods—
cords; twines; lashings; firemen’s hose; garden hose; pneumatic tyres; toys; woven labels; flex coverings; sporting goods used only for the purposes of sport and not including apparel; flags; gardening gloves.

Part 2—Textile Products

Declared goods

3. Goods made wholly or partly from the following materials are declared to be textile products for the purposes of the Act—

acetate; acrylic; chlorofibre; elastomeric; glass; metallic yarn; paper yarn; polyamide or nylon; polyester; polyolefin; polyvinyl alcohol; and rayon.

Product quality standard

4. The product quality standard to be used for textile products shall consist of the requirements as to the marking of textile products set out in these regulations.

Mark to be affixed to textile products

5. Subject to these regulations no person shall sell a textile product unless there is affixed to that textile product in the manner specified in these regulations a mark in the English language containing the particulars specified in these regulations.

Penalty: \$1 000.

Nature of mark

6. (1) The mark affixed to a textile product shall—

- (a) be in the form of a principal label or brand;
- (b) be in legible characters, conspicuously placed so as to be clearly visible; and
- (c) be affixed in as permanent a manner as possible to the textile product or, where that is not possible, to the principal covering in which the textile product is contained and in which it is usually sold by wholesale or retail.

(2) There shall not be included on any label or brand used for the purposes of a mark any matter additional to the particulars required by these regulations if the additional matter would by illustration, by wording or by size of lettering, tend to contradict or obscure those particulars.

Mark as to wool or fibre content

7. (1) The mark affixed to a textile product which contains 95 per cent or more by weight of wool shall include the words "Pure Wool" or the words "All Wool".

(2) Subject to subregulation (4), the mark affixed to a textile product which contains less than 95 per cent by weight of wool shall not include the words "Pure Wool" or the words "All Wool".

(3) Subject to subregulation (4), the mark affixed to a textile product which contains less than 95 per cent but not less than 5 per cent by weight of wool shall include a statement specifying—

- (a) the percentage by weight of wool which is contained in the product; and
- (b) the other fibres contained in the product in order of dominance by weight.

(4) The mark affixed to a textile product which contains not less than 95 per cent by weight of wool and specialty animal fibres may, where the weight of wool is not less than 80 per cent of the weight of all fibres contained in the products, include the words "Pure Wool" or the words "All Wool"; and if the words "Pure Wool" or the words "All Wool" are so included, then subregulation (3) does not apply.

(5) The statement required by subregulation (3) to be included in a mark shall specify the percentage by weight of wool—

- (a) if the textile product contains a greater percentage by weight of wool than of any other fibre, first; but
- (b) otherwise, last.

(6) The mark affixed to a textile product which contains less than 5 per cent by weight of wool shall state the fibres other than wool, in order of dominance by weight followed by the words "less than 5 per cent wool".

(7) The mark affixed to a textile product which contains no wool shall include a statement specifying the fibre contained in the product, or if the product contains more than one fibre, the fibres in order of dominance by weight.

Mark where product contains loading, weighting or filling substance

8. (1) The mark affixed to a textile product which contains loading or weighting substances other than ordinary dressing shall include the word "loaded" or the word "weighted".

(2) If a textile product contains a loading, weighting or filling substance or substances and the weight of any of those substances or any combination of all or any of those substances, being substances which are removable from the product by normal cleaning processes, exceeds 5 per cent by weight of the product, the mark shall include the expression "loose filling exceeds 5 per cent".

(3) For the purposes of this regulation, a dressing used to meet legitimate trade requirements, and which does not contain anything in the nature of adulteration or anything used for the purpose of deceiving as to the quality, substance or nature of the product shall be deemed to be an ordinary dressing.

Mark as to paper content

9. The mark affixed to a textile product which contains paper shall include a statement that the product contains paper.

Mark affixed to artificial fibre

10. Where under these regulations a mark is required to be affixed to an artificial fibre, that fibre shall be specified, as may be appropriate, as being—

- (a) acetate;
- (b) acrylic;
- (c) chlorofibre;
- (d) elastomeric;
- (e) glass;
- (f) metallic yarn;
- (g) paper yarn;
- (h) polyamide or nylon;
- (i) polyester;
- (j) polyolefin;
- (k) polyvinyl alcohol; or
- (l) rayon,

and if none of those descriptions is appropriate to describe the composition of the fibre, the fibre shall be specified as being "artificial fibre" or "man-made fibre".

Records to be kept

11. (1) Every person who manufactures or distributes textile products shall keep and maintain in writing in the English language for at least 3 years all records and specifications of textile products delivered or sold by that manufacturer or distributor.

(2) A person who contravenes subregulation (1) commits an offence.

Penalty: \$1 000.

Access for investigating officer to inspect records

12. (1) Every person who manufactures or distributes textile products shall at all reasonable times give access to an investigating officer to inspect and check records required by these regulations to be kept by that manufacturer or distributor.

(2) In subregulation (1), "investigating officer" means an officer authorized by the Commissioner under section 23 of the *Consumer Affairs Act 1971* to carry out investigations and inquiries.

(3) A person who contravenes subregulation (1) commits an offence.

Penalty: \$1 000.

Use of false or incorrect mark

13. A person who affixes to a textile product a mark the particulars of which—

- (a) do not comply with these regulations; or
- (b) are false or incorrect,

commits an offence.

Penalty: \$1 000.

Part 3—Bedding and Upholstered Furniture**Bedding and upholstered furniture**

14. (1) Every mattress which is filled with kapok, flock, hair or fibre shall have affixed to it a mark bearing one of the following descriptions according to its contents—

- (a) "kapok mattress";
- (b) "flock mattress";
- (c) "hair mattress"; or
- (d) "fibre mattress",

and those descriptions shall not be used, except in relation to mattresses which are so filled.

(2) Where a mattress is filled with a mixture of kapok and flock a mark shall be affixed to the mattress stating the respective percentages of kapok and of flock and containing the following description—

" kapok and flock mattress ".

(3) Where a mattress is filled with hair and fibre a mark shall be affixed to the mattress stating the percentage of hair and the percentage of fibre and containing the following description—

" hair and fibre mattress ".

(4) Where a mattress is filled with fibre or a percentage of fibre a mark shall be affixed to the mattress stating the class of fibre used.

(5) Where wool is added to flock in the filling of a mattress a mark shall be affixed to the mattress stating the percentage of wool added and containing the following description—

" kapok and wool mattress ".

(6) Where a mattress is filled with a combination of flock and kapok a mark shall be affixed to the mattress stating the respective percentages of each and containing the following description—

" kapok and flock mattress ".

(7) The requirements of subregulations (1) to (6) apply also to the filling used to stuff upholstered furniture as though the upholstery were a mattress, and the upholstery shall be labelled in a like manner according to the contents.

Part 4—Marking of Goods**Methods of marking**

16. (1) Where these regulations require a mark to be affixed to goods, the methods of affixing the mark shall be as follows—

- (a) embossing, moulding, impressing, or blowing the mark with the substance of the goods;
- (b) engraving, cutting, stamping, or tooling the mark on the surface of the goods;
- (c) painting, stencilling, or printing the mark on the surface of the goods;
- (d) securely attaching to or letting into the goods a label of durable material so that it is permanently affixed to the goods; or
- (e) embossing, moulding, impressing, blowing, engraving, cutting, stamping, burning and printing, stencilling, or painting on the outside of any covering used to contain the goods.

(2) The choices of method of affixing a mark to goods set out in subregulation (1) shall be resorted to in succession according to their appropriateness in the circumstances of the case.

(3) Where the goods are of a kind requiring to have the mark indicated on the goods themselves but by reason of the material, colour or other characteristic of the goods the mark prescribed cannot be clearly and easily observed unless a permanent colouring medium is imposed, then some suitable colouring material shall, if reasonably possible, be imposed on the goods or used so as to effect the necessary result.

(4) Where the method of marking chosen is that referred to in subregulation (1) (e), the mark must be affixed as if the covering itself were the goods and the method to be followed shall be as may be appropriate to the circumstances regard being had to the material of which the covering is made, the available space, and its shape and size.

(5) Where the goods are contained in a covering not merely supplied for the convenience of the customer, in addition to the mark being applied to the goods in the manner prescribed, the mark shall be embossed, impressed, moulded, stamped, engraved, imprinted, stencilled or painted on the outside of the covering.

Permanency and durability of mark

17. (1) The following conditions shall be observed in regard to the durability and permanency of the mark—

- (a) the mark shall be affixed in a workmanlike manner so that it will not lend itself to being easily rubbed off, obliterated, detached or defaced; and
- (b) where a label is used it shall be of a substantial kind and of a material reasonably suitable to withstand wear and destruction, having regard to the circumstances, the goods and the manner in which it is to be affixed.

(2) If at any time a mark affixed to goods becomes detached, defaced, illegible, or obliterated, another mark in accordance with these regulations shall be affixed to the goods.

Certain expressions prohibited

18. A mark shall not contain—

- (a) the expressions “artificial wool”, “imitation wool”, “synthetic wool” or “substitute wool”; or
- (b) any other expression which—
- (i) includes “wool”; and
- (ii) is intended to be descriptive of the goods to which the mark is affixed or of a substance used in the manufacture of the goods, when the goods are not a textile product, or the substance is not wool.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.**ERRATUM**

ABATTOIRS ACT 1909

ACTS AMENDMENT (MEAT INDUSTRY) ACT 1985

INTERPRETATION ACT 1984

WESTERN AUSTRALIAN MEAT COMMISSION (APPOINTMENT OF MEMBER)
INSTRUMENT 1988WHEREAS an error occurred in the notice published under the above heading on page 2971 of *Government Gazette* (No. 79) of 19 August 1988 it is corrected as follows:

In paragraph 3 delete:

“Brian John Gabbey”

Insert:

“Brian John Gabbedy”.

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
24666.....	Perth City Bus Junction—Erection. Builders Categorisation Category A. Selected Tenderers only. Deposit on documents \$1 000.	13/9/88 (Extended)	BMA West Perth
24667.....	Perth City Bus Junction—Electrical Services. Nominated Sub-Contract. Selected Tenderers only. Deposit on Documents \$300.	13/9/88 (Extended)	BMA West Perth
24672.....	Derby—Health Dept. of W.A.—Staff Housing—Repairs & Renovations. Builders Categorisation Category D.	20/9/88	BMA West Perth BMA Derby
24674.....	Zoological Gardens—South Perth—East Africa Exhibits—Gunite & Rockwork. Specialist Contract.	20/9/88	BMA West Perth
24675.....	Perth City Bus Junction—C.C.T.V. Surveillance System. Nominated Sub-Contract. Selected Tenderers Only.	13/9/88	BMA West Perth
24676.....	Transportable Pre-Primary Centres—1988/89. Builders Categorisation Category D.	13/9/88	BMA West Perth
24677.....	Bunbury Institute of Advanced Education—Student Accommodation—10 Project Homes. Builders Categorisation Category D.	13/9/88	BMA West Perth BMA Bunbury
24678.....	Tom Price District High School—Shower/Change Room Facilities.	20/9/88	BMA West Perth BMA Sth Hedland BMA Karratha
24679.....	Canning Vale and Bandyup Prisons—Supply & Installation of 300KVA Diesel Generating Plant—Relocation of 2 Existing Diesel Generating Plants.	4/10/88	BMA West Perth

BUILDING MANAGEMENT AUTHORITY—*continued**Acceptance of Tenders*

Tender No.	Project	Contractor	Amount
24662	East Perth—Chemistry Centre of W.A.—Alterations to Laboratories.	P. R. Paul & Co.....	\$ 226 000

C. BURTON,
Executive Director.
Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Date of Advertising	Schedule No.	Description	Date of Closing
1988			1988
Aug 26.....	10A1988.....	Carpet, Tufted (one year period)—Various Government Departments	Sep 15
Aug 5.....	487A1988.....	Computing Facilities—State Planning Commission	Sep 15
Aug 26.....	508A1988.....	Unix Hardware for a Financial Management System—Department of Land Administration	Sep 22
Sep 2.....	510A1988.....	Desk Top Automatic X-Ray Film Processors (3 year period)—State X-Ray	Sep 22
Sep 9.....	518A1988.....	Three (3) only Self-Propelled, Ride on Mowers—Building Management Authority	Sep 22
<i>Services</i>			
1988			1988
Sep 2.....	142A1988.....	Service, Inspection and Maintenance of Fire Equipment (one year period)—various Government Departments	Sep 22

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
Aug 26.....	501A1988.....	1985 Subaru 4x4, 1.8L Station Wagon (6QE 958)—Ludlow	Sep 15
Aug 26.....	502A1988.....	1983 4.5m Savage Aluminium Runabout and 1983 6.4m "Penguin Special" Aluminium Cabin Cruiser—Fremantle	Sep 15
Aug 26.....	503A1988.....	One (1) only Cattle Crate—South Perth	Sep 15
Aug 26.....	504A1988.....	1985 Nissan Patrol Tray Back (Diesel, Turbo) (6QF 045), 1985 Nissan Patrol 4x4 (Diesel, Turbo) (6QK 505), 1985 Nissan Bluebird Station Wagon (6QG 127) and 1985 Nissan Patrol 4x4 Tray Back (6QF 014)—Mundaring	Sep 15
Aug 26.....	505A1988.....	1985 Toyota Hilux 4x4 Xtra Cab Well Body (6QF 102), 1985 Toyota 4x4 Personnel Carriers (6QG 013) (6QG 188), 1985 Nissan 4x4 King Cab (6QE 835) and 1985 Nissan 4x2 King Cab Utilities (6QF 261) (6QD 792)—Mundaring	Sep 15
Aug 26.....	506A1988.....	1986 Ford Falcon XF Station Wagon 6QG 960), 1985 Ford Falcon XF Station Wagon 96QE 543), 1986 Nissan Pintara Station Wagon 6QI 512), 1986 Toyota Hilux 4x4 Xtra Cab Well Body 6QI 262), 1985 Toyota Hilux 4x4 Xtra Cab (6QG 042) and 1984 Toyota Hilux 4x4 Xtra Cab Well Body (6QC 671)—Mundaring	Sep 15
Aug 26.....	507A1988.....	1985 Nissan 4x2 King Cab Utilities 6QD 902) (6QD 787), 1986 Ford Falcon XF Panel Van (6QF 571), 1981 Honda ATC 110 All Terrain Motor Cycle (Unlicensed) 1984 Nissan Patrol 4x4 Tray Back (6QC 131) and 1983 Mitsubishi L300 Express Bus (XQS 754)—Mundaring	Sep 15
Sep 9.....	511A1988.....	1984 Toyota HJ47 Land Cruiser Van (6QK 204)—Derby	Sep 29
Sep 9.....	512A1988.....	1987 Ford Falcon XF Station Wagon (MRD 9763), 1986 Ford Falcon XF Utility (MRD 9410), 1987 Nissan Navara King Cab Utility (MRD 9704), 1987 Nissan Navara 1Tonne King Cab Utility (MRD 9860) and 1986 Nissan ½ tonne King Cab Utility (MRD 9255)—Welshpool	Sep 29
Sep 9.....	513A1988.....	McDonald NBBA Steel Wheel Roller (MRD 767)—Welshpool	Sep 29
Sep 9.....	514A1988.....	Chamberlain 4080 Rubber Tyred Tractor (MRD 4613)—Welshpool	Sep 29
Sep 9.....	515A1988.....	1982 Daihatsu Crew Cab Trucks (MRD 6300) (MRD 6663)—Welshpool	Sep 29
Sep 9.....	516A1988.....	1980 International ACCO 630A Tray Top Truck (MRD 5325)—Welshpool	Sep 29
Sep 9.....	517A1988.....	Two (2) only Transportable Huts—Nedlands	Sep 29

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, 6000 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.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

L. W. GRAHAM,
Chairman, State Tender Board.

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued**Accepted Tenders*

Schedule No.	Particulars	Contractor	Rate
<i>Supply and Delivery</i>			
16A1988	Coffee and Tea (One Year Period)—Various Government Departments	Various.....	Details on Request
69A1988	Air Conditioning Units (One Year Period)—Various Government Departments	Item 4 and Item 30.....	Details on Request
231A1988	Hyperbaric Facility—Fremantle Hospital	Hyoex Systems Ltd	\$1 059 948
295A1988	A Dictation and Transcription System and Accessories—Royal Perth Hospital	Harris Lanier.....	\$98 923.57
399A1988	Crushed Aggregate in the Northam Division—Main Roads Department	Various.....	Details on Request
448A1988	Weights and Measures Test Vehicle—Department of Consumer Affairs	J. W. Bolton (Body Work Only)	\$20 307
<i>Purchase and Removal</i>			
385A1988	5.4 m Aluminium Work Boat and Trailer at Fremantle	D. Bliss.....	\$11 850
480A1988	1987 Ford Falcon XF Station Wagon (MRD 9561)	Australian Auto Auctions	\$11 999
	1986 Ford Falcon XF Station Wagon (MRD 9210)	Chamus Holdings.....	\$10 188
	1986 Ford Falcon XF Station Wagon (MRD 9064)	Chamus Holdings.....	\$10 388
	1986 Ford Falcon XF Panel Van (MRD 9223)	P. & S. Howson	\$7 500
	1986 Ford Falcon XF Panel Van (MRD 8989)	Chamus Holdings.....	\$7 388
	1987 Ford Falcon XF Panel Van (MRD 9725) at Welshpool	Australian Auto Auctions	\$9 299
481A1988	1986 Nissan Navara King Cab Utility (MRD 9219)	Ray Mack Motors	\$9 321
	1987 Nissan Navara King Cab Utility (MRD 9861)	Ray Mack Motors	\$9 821
	1985 Nissan 720 King Cab Utility (MRD 8289)	Ray Mack Motors	\$6 821
	1985 Nissan 720 King Cab Utility (MRD 8664)	Australian Auto Auctions	\$7 499
	1982 Nissan Cabstar Crew Cab Truck (MRD 6452) at Welshpool	W. Ellement.....	\$5 671
482A1988	1985 Subaru 4x4 Dual Range Wagon (6QE 636)	Manjimup All Wheel Drive	\$10 795
	1985 Toyota Hilux 4x4 Extra Cab Utility (6QG 718)	S. Underwood.....	\$13 380
	1985 Nissan 720 4x2 Steel Tray Utility (XQY 737) at Manjimup	J. & H. Sim	\$7 126
483A1988	1987 Mazda E2000 Van (MRD 9578)	R. Chave.....	\$11 703
	1985 Nissan Bluebird Sedan (MRD 8797)	Australian Auto Auctions	\$8 199
	1987 Ford Falcon Utility (MRD 9702).....	Chamus Holdings.....	\$10 126
	1987 Ford Falcon Utility (MRD 9551) at Welshpool	Julian Car Co.....	\$9 500
485A1988	1986 Ford Falcon XF Sedan (6QI 970) at Kalgoorlie	R. Lord.....	\$10 900
486A1988	1985 Holden Rodeo 4x2 Diesel (XQY 731) at Bunbury	Olympic Motor Co.	\$8 167
488A1988	Chamberlain MK4 Rubber Tyred Tractor (MRD 3632) at Wedgefield	Linmac P/L	\$5 999
489A1988	Pacific Vibrating Roller (MRD 4717)	Ovest Machinery.....	\$8 780
	Chamberlain F/E Loader Backhoe (MRD 4614)	W. & P. Machinery Sales	\$13 127
	Chamberlain R/E Loader (MRD 3617)	Upper Swan Machinery	\$11 600
	Yale Forklift (MRD 4089) at Welshpool.....	Budget Forklifts.....	\$12 250
494A1988	1984 Datsun 720 King Cab 4x2 Utility (recall) (XQZ 648) at Manjimup	Chamus Holdings.....	\$6 288
495A1988	1986 Toyota SWB 4x4 Bundera (6QJ 129)	Windmill Autos.....	\$13 670
	1982 Toyota Landcruiser FJ 45 4x4 Trayback (XQQ 671) at Mundaring	Brents Car Mart.....	\$9 129
496A1988	1986 Nissan Navara 1/2 Tonne 4x2 Utility (6QJ 924)	Chamus Holdings.....	\$9 288
	1985 Suzuki Hard Top 4x4 (6QA 777) at Ludlow	Manjimup All Wheel Drive	\$7 995

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
65/88.....	Supply of testing services on the Eyre Highway	20 September
17/88.....	Supply and delivery of bulk bitumen for 1988/89	23 September
224/87.....	Construction of bridge No. 1279 over the Murray River Bunbury Division	4 October
2/88.....	Road construction on the Newman to Hedland Road, Fortescue Section	18 October
3/88.....	Road and bridge construction on the Newman to Hedland Road, Chichester Section.	18 October
66/88.....	Road and Bridge construction on the Newman to Hedland Road, Fortescue and Chichester Section.....	18 October

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
28/88.....	Cleaning of MRD offices at South Hedland	Munda Cleaning Services.....	\$ 8 450 p.a.

D. R. WARNER,
Director Administration and Finance.

Commonwealth of Australia
PETROLEUM (SUBMERGED LANDS) ACT 1967
Notice of Renewal of Exploration Permit
Department of Mines,
Perth, 7 September 1988.
EXPLORATION Permit No. WA-192-P held by—
Bond Corporation Pty Limited of 3rd Floor, Griffin
Centre, 28 The Esplanade, Perth 6000;
Texas Eastern Australia Development Pty Limited of
1221 McKinney Street, Houston, Texas 77001
USA;
Reading and Bates Australia Petroleum Co, of 110 Mid
Continent Building, 409 Boston, Tulsa, Oklahoma
74103 USA;
FAI Natural Resources Pty Limited, of 185 Macquarie
Street, Sydney, NSW 2000;
Petro Energy Limited, of 2nd Floor, 9 Havelock Street,
West Perth 6005;
Varanus Pty Ltd, of 8th Floor, 55 St. George's Terrace,
Perth 6000; and
New World Oil and Developments Pty Limited, of
Griffin Centre, 28 The Esplanade, Perth 6000,
has been renewed by Jeffrey Phillip Carr for and on behalf of
the Commonwealth—Western Australian Offshore Pet-
roleum Joint Authority, in accordance with the provisions of
the above Act for a period of five years from 5 August 1988.

IAN FRASER,
Director, Petroleum Division.

Reading and Bates Australia Petroleum Co, of 110 Mid
Continent Building, 409 Boston Avenue, Tulsa,
Oklahoma 74103 USA;
FAI Natural Resources Pty Limited, of 185 Macquarie
Street, Sydney NSW 2000;
Petro Energy Limited, of 2nd Floor, 9 Havelock Street,
West Perth 6005;
Varanus Pty Ltd, of 8th Floor, 55 St. George's Terrace,
Perth 6000; and
New World Oil and Developments Pty Limited, of Grif-
fin Centre, 28 The Esplanade, Perth 6000
has been renewed in accordance with the provisions of the
above Act for a period of five years from the 5 August 1988.

IAN FRASER,
Director, Petroleum Division.

MINING ACT 1978

Department of Mines,
Perth, 9 September 1988.

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

JEFF CARR,
Minister for Mines.

State of Western Australia
PETROLEUM (SUBMERGED LANDS) ACT 1982
Notice of Renewal of Exploration Permit
Department of Mines,
Perth, 7 September 1988.
Exploration Permit No. TP/8 held by—
Bond Corporation Pty Limited, of 3rd Floor, Griffin
Centre, 28 The Esplanade, Perth 6000;
Texas Eastern Australia Development Pty Limited, of
1221 McKinney Street, Houston, Texas 7701 USA;

DUNDAS MINERAL FIELD
Exploration Licence
63/130—Quartermaine, Alan Ross; Hakwa Pty Ltd.
PHILLIPS RIVER MINERAL FIELD
Mining Lease
74/3—Saunders, William; Wadley, Lynn Geoffrey
Bernard; Ellis, John Winston.
KIMBERLEY MINERAL FIELD
Mining Lease
80/33—Brown, Anthony Baron.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Mt. Magnet, 9 September 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 25 October 1988 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz* non-payment of rent.

S. R. MALLEY,
Warden.

To be heard in the Warden's Court, Mt. Magnet on 25 October 1988

MURCHISON MINERAL FIELD

Cue District

- P20/566—Lipscombe, Dorothy Doreen; Lipscombe, Kenneth.
P20/905—Guise, Anthony John; Rogers-Bennett, Richard.
P20/922—Mowana Holdings Pty Ltd.
P20/923—Mowana Holdings Pty Ltd.
P20/924—Mowana Holdings Pty Ltd.
P20/928—Butcher, Marie.
P20/929—Butcher, Marie.
P20/935—Easthope, Roselyn; Davis, Pamela.

Mt. Magnet District

- P58/458—Walker, Christian Arthur.
P58/523—Walker, Christian Arthur.
P58/531—Poseidon Minerals Ltd.
P58/533—Poseidon Minerals Ltd.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Leonora, 18 August 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 20 October 1988, the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz* non-payment of rent.

J. W. BROWN,
Warden.

To be heard in the Warden's Court, Leonora on 20 October 1988.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

Prospecting Licences

- 37/1812—Hayes, Jeremy Edward; Hayes, Robert Arthur Cecil.
37/1813—Hayes, Jeremy Edward; Hayes, Robert Arthur Cecil.
37/1886—Tyson Resources Ltd.
37/2281—Byrnes, Peter Joseph; Bierberg, William Gene; Parekh, Ashok Aaron.
37/2439—Tern Minerals N.L.
37/2467—Anderson, Allan Reginald; Gardner, Glenys Dale.
37/2476—Holloway, John Nelson; Dann, Timothy Edward; Hedlam, Roderick James.
37/2477—Cottingham, Robert; Humberston, John Matthew; Radalj, Ivan.
37/2478—Cottingham, Robert; Radalj, Ivan.
37/2519—Falloon, Stephen John; Cookson, Paul Whakarewa.
37/2520—Aspect Holdings Pty Ltd.
37/2521—Aspect Holdings Pty Ltd.
37/2522—Aspect Holdings Pty Ltd.
37/2523—Aspect Holdings Pty Ltd.

- 37/2524—Aspect Holdings Pty Ltd.
37/2525—Aspect Holdings Pty Ltd.
37/2526—Aspect Holdings Pty Ltd.
37/2527—Aspect Holdings Pty Ltd.
37/2528—Aspect Holdings Pty Ltd.
37/2529—Aspect Holdings Pty Ltd.
37/2530—Aspect Holdings Pty Ltd.
37/2531—Aspect Holdings Pty Ltd.
37/2532—Aspect Holdings Pty Ltd.
37/2533—Aspect Holdings Pty Ltd.
37/2534—Aspect Holdings Pty Ltd.
37/2535—Aspect Holdings Pty Ltd.
37/2536—Aspect Holdings Pty Ltd.
37/2537—Aspect Holdings Pty Ltd.
37/2538—Aspect Holdings Pty Ltd.
37/2539—Aspect Holdings Pty Ltd.
37/2540—Aspect Holdings Pty Ltd.

MOUNT MARGARET MINERAL FIELD

Mount Margaret District

Prospecting Licences

- 38/1019—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1020—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1021—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1022—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1023—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1024—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1025—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1026—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1027—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1028—Success Holdings Pty Ltd; Baracus Pty Ltd.
38/1084—Gibson, Philip Neil Moss.
38/1148—Tanner, William.
38/1149—Tanner, William.
38/1150—Tanner, William.
38/1153—Tanner, William.
38/1156—Tanner, William.
38/1157—Tanner, William.
38/1161—Asturias Nominees Pty Ltd.
38/1162—Asturias Nominees Pty Ltd.

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Prospecting Licences

- 39/1374—Murray, Thomas Cumba.
39/1377—Dowden, Steven Raymond.
39/1458—Muse Pty Ltd.
39/1459—Muse Pty Ltd.
39/1460—Muse Pty Ltd.
39/1461—Muse Pty Ltd.
39/1462—Biggs, Glen Neil; Williams, Thomas Geoffrey.
39/1483—Asturias Nominees Pty Ltd.
39/1484—Asturias Nominees Pty Ltd.
39/1485—Asturias Nominees Pty Ltd.
39/1486—Asturias Nominees Pty Ltd.
39/1487—Asturias Nominees Pty Ltd.
39/1488—Muse Pty Ltd.
39/1489—Muse Pty Ltd.
39/1490—Muse Pty Ltd.
39/1491—Muse Pty Ltd.
39/1492—Muse Pty Ltd.
39/1493—Muse Pty Ltd.
39/1494—Muse Pty Ltd.
39/1495—Muse Pty Ltd.
39/1496—Muse Pty Ltd.
39/1508—Muse Pty Ltd.
39/1509—Muse Pty Ltd.
39/1510—Polmear, Shirley Joyce.

NORTH COOLGARDIE MINERAL FIELD

Niagara District

Prospecting Licences

- 40/707—Sullivan, Donald Anthony; Sullivan, Mervyn Ross; Sullivan, Peter Ross; Sullivan, James Noel.

- 40/708—Sullivan, Donald Anthony; Sullivan, Mervyn Ross; Sullivan, Peter Ross; Sullivan, James Noel.
40/709—Sullivan, Donald Anthony; Sullivan, Mervyn Ross; Sullivan, Peter Ross; Sullivan, James Noel.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Carnarvon, 9 September 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 30 September 1988 the licence is liable to forfeiture under the provision of section 96 (1) (a) for breach of covenant, *viz* non payment of rent.

S. R. MALLEY,
Warden.

To be heard in the Warden's Court, Carnarvon on 30 September 1988.

ASHBURTON MINERAL FIELD

- P08/284—Thomas, Peter Stephen; Thomas, Alan William; Ard, Edward; Morgan, Alfred Douglas.

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Marble Bar, 9 September 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 21 October 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 21 October 1988.

WEST PILBARA MINERAL FIELD

- P47/72—Tern Minerals NL.
P47/533—Baracus Pty Ltd; Success Holdings Pty Ltd.
P47/534—Baracus Pty Ltd; Success Holdings Pty Ltd.
P47/535—Baracus Pty Ltd; Success Holdings Pty Ltd.
P47/536—Baracus Pty Ltd; Success Holdings Pty Ltd.
P47/537—Baracus Pty Ltd; Success Holdings Pty Ltd.
P47/539—Baracus Pty Ltd; Success Holdings Pty Ltd.

PILBARA MINERAL FIELD

Marble Bar District

- L45/36—Racomea Pty Ltd.
P45/291—Haoma North West NL; Kitchener Mining NL; Bambo Creek NL.
P45/295—Haoma North West NL; Kitchener Mining NL; Bambo Creek NL.
P45/1153—Goldrim Mining Australia Ltd.
P45/1193—Stevens, Barry John; Mann, Keith William; Dyer, Edwards John.
P45/1357—Masziew, Peter John.
P45/1385—Drexler, Bruno Eduard.
P45/1390—Emiliani, Roberto Aldo; Potter, Alfred George.
P45/1391—Potter, Alfred George; Player, Eric James Richard.
P45/1392—Potter, Alfred George; Player, Eric James Richard.
P45/1393—Potter, Alfred George; Player, Eric James Richard.
P45/1394—Potter, Alfred George; Player, Eric James Richard.

- P45/1395—Potter, Alfred George; Player, Eric James Richard.
P45/1396—Potter, Alfred George; Player, Eric James Richard.
P45/1397—Potter, Alfred George; Player, Eric James Richard.
P45/1398—Potter, Alfred George; Player, Eric James Richard.
P45/1399—Potter, Alfred George; Player, Eric James Richard.
P45/1400—Potter, Alfred George; Player, Eric James Richard.
P45/1401—Potter, Alfred George; Player, Eric James Richard.

PILBARA MINERAL FIELD

Nullagine District

- P46/716—Player, Eric James Richard.
P46/717—Player, Eric James Richard.
P46/718—Player, Eric James Richard.
L46/8—Metramar Minerals Ltd; Mulga Mines Pty Ltd.

COMPANIES (WESTERN AUSTRALIA) CODE

Bob Nicholls Pty Ltd

NOTICE is hereby given of the final general meeting of shareholders of the abovenamed company to be held at 106 Glengariff Drive, Floreat Park on 17 October 1988 at 8.00 am.

Dated 31 August 1988.

R. R. NICHOLLS,
Secretary.

COMPANIES (WESTERN AUSTRALIA) CODE

UIG Pty Ltd

NOTICE is hereby given of the final general meeting of shareholders of the abovenamed company to be held at 2 Barnard Street, Bunbury on 17 October 1988 at 9.00 am.

Dated 31 August 1988.

S. R. BEST,
Secretary.

COMPANIES (WESTERN AUSTRALIA) CODE

GEC-AEI Engineering (W.A.) Pty. Limited (in liquidation)

NOTICE is hereby given that at an extraordinary general meeting of the company duly convened and held on 2 September 1988, the following special resolution was passed—

That the company be wound up voluntarily and that William John Widin be appointed liquidator for the purpose of such winding up.

Creditors of the company are required to prove their debts or claims on or before 12 October 1988, failing which they may be excluded from any distribution made and from objecting to any such distribution. Forms of proxy and proof of debt are available on application to the liquidator.

W. J. WIDIN,
Liquidator

(c/- Widin & Company, 11th Floor, 2 Castlereagh Street, Sydney 2000.)

NOTICE OF DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that as from 31 August 1988 the partnership heretofore existing between John Bowman, Gwenda Bowman, Rodney Bowman and Murray Bowman carrying on business at Tambellup under the business name of Gnowellin Grazing Co stands dissolved.

Dated 31 August 1988.

McMANUS CULLEN & CLEMENTS,
Solicitors and Agents for John Bowman.

DISSOLUTION OF PARTNERSHIP

TAKE notice that the partnership between Andrew Dyker, Audrey Musson and Kevin Bailey, trading as P.A.T. Taxi Trucks was dissolved on and with effect from 30 June 1988.

A. MUSSON.
K. BAILEY.

TRUSTEES ACT 1962

Samuel John Leithdale Bell late of 31 Johnston Street, Peppermint Grove, retired Post Office supervisor, deceased.

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 30 April 1988 are required by the executors of care of Stables & Co., of 18 St. George's Terrace, Perth to send particulars of their claims to them by 14 October 1988 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

TRUSTEES ACT 1962

James, Stirling Comrie, late of unit 1, 33 Hope Road Palmyra in the State of Western Australia, retired caterer, deceased.

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 14 August 1988 are required by the personal representative Mrs Rosemary Verna Wheatley of care of Wheatley & Sons, solicitors, 45 St. George's Terrace, Perth in the said State to send particulars of their claims to her by 30 October 1988 after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

TRUSTEES ACT 1962

Ernest Edward Hawkins late of 21 Batten Place, Drummonds Cove in the State of Western Australia, retired painter, deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustee Act 1962 relates) in respect of the estate of the deceased, who died on 13 June 1988 are required by the personal representative Clive Deverall of care of Wheatley & Sons, Solicitors, 45 St. George's Terrace, Perth in the said State to send particulars of their claims to him by 30 October 1988 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, are required by Perpetual Trustees WA Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the company, by the undermentioned date, after which date the said company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Bunce, Reginald Arthur Frederick late of Unit 1, 4 Granville Street, Mosman Park and formerly of Lot 135 Lukin Avenue, Darlington, retired carpenter, died 5 June 1988.

Cole, Kenneth Stanley late of 56 Queens Parade, Wannanup, business proprietor, died 20 May 1988.

Pitman, Elizabeth Ada late of Gordon Lodge Air Force Memorial Estate, Bullcreek Drive, Bullcreek and formerly of Unit 111 Hudson House, Air Force Memorial Estate, Bullcreek Drive, Bullcreek, widow, Died 5 May 1988.

Dated at Perth on 6 September 1988.

G. L. ARNOLD,
Manager, Trust and
Estate Administration,
Perpetual Trustees WA Ltd.

PERPETUAL TRUSTEES W.A. LTD. ACT 1922

NOTICE is hereby given that pursuant to section 4A (3) of the Perpetual Trustees W.A. Ltd. Act 1922 the company has elected to administer the estate of the undermentioned deceased person.

Name of deceased; occupation; address; date of death; date election filed.

Gillies, Keiza Rachel Rintel; home duties; late of Hillview Nursing Home, Angelo Street, Armadale, and formerly of 96B Blanche Street, Gosnells; 3 June 1988; 2 September 1988.

Dated at Perth on 6 September 1988.

G. L. ARNOLD,
Manager, Trust and
Estate Administration,
Perpetual Trustees WA Ltd.

PUBLIC TRUSTEE ACT 1941

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

Name of Deceased; Occupation; Address; Date of death; Date election filed.

Merrick, Maude Bertha; widow; Beverley; 9/5/88; 26/8/88.

Merifield, Louisa Cardine; widow; Como; 11/6/88; 26/8/88.

Wilson, Arnold; retired janitor; Inglewood; 14/6/88; 26/8/88.

Barber, Dorothy Lily; widow; Karrinyup; 14/7/88; 26/8/88.

Kerr, Adeline; widow; Leederville; 20/7/88; 26/8/88.

Dated at Perth on 1 September 1988.

A. J. ALLEN,
Public Trustee,
565 Hay Street,
Perth 6000.

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 10 October 1988, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Atkinson, Emma Vera, late of 2B, Rae Road, Safety Bay, died 8/4/83.
- Brebner, Robert, late of 26 Blackwood Avenue, Augusta, died 2/8/88.
- Butterwick, Sarah Shaw, late of Leighton Nursing Home, 40 Florence Street, West Perth, died 8/8/88.
- Cann, Hilda, late of 16 Cherry Road, Woodlands, died 19/8/88.
- Clarke, Edith Jean, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 24/8/88.
- Connor, Donald Thomas, late of 112 Railway Street, Cottesloe, died 23/8/88.
- Dalton, John Brian, formerly of 12 Kalgoorlie Street, Mt. Hawthorn, late of St. Luke's Nursing Home, 429 Rokeby Road, Subiaco, died 20/8/88.
- Ddd, Elizabeth Lilian, late of 8 Buckland Avenue, Mosman Park, died 21/7/88.
- Gordon, Roma Jean, late of 5 Warup Street, Mandurah, died 24/8/88.
- Greenshields, James Oliver Fowler, late of 19 Allenby Street, Koorda, died 17/7/88.
- Hampel, Gordon Eldred, late of 58 Philips Road, Mundaring, died 11/8/88.
- Handricks, Violet May, late of 3/299 Harborne Street, Glendalough, died 21/8/88.
- Hendriksen, Gerhard Heinrich, formerly of 679A Rockingham Road, South Coogee, late of 15 Tarup Place, Hillman, died 30/7/88.
- Hillier, Stanley Roy, late of 104A Harris Road, Bicton, died 12/8/88.

- Hoh, Hock Siang, late of Whitby Falls Hostel, Mundijong, died 8/8/88.
- Kelly, Albert, late of Numbala Nunga Nursing Home, Sutherland Street, Derby, died 21/7/88.
- Kerr, Caroline Margaret, late of 115 Thomas Street, Queens Park, died 14/5/88.
- Lord, Cathrine, late of 82 Stalker Road, Gosnells, died 2/2/88.
- Mitchell, Ethel May, late of 52 Leslie Street, Mandurah, died 1/8/88.
- Morgan, David Yolland, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, died 25/7/88.
- Ponetto, Josef, late of Rose Gardens Caravan Park, Albany, died between 18/7/88-25/7/88.
- Poole, Loius Macklin, late of 10 Haze Road, Falcon, Mandurah, died 19/7/88.
- Power, Robert John, late of Flat 916 Bey Apartment, Goderich Street, Perth, died 6/8/88.
- Proudfoot, Hilda Lois, late of Unit C7, 17 Lawley Crescent, Mt. Lawley, died 28/8/88.
- Read, Walter, late of Permanent Care Ward, Collie District Hospital, Steere Street, Collie, died 26/6/88.
- Rees, Mabel, late of 10 Medic Street, Collie, died 13/8/88.
- Reynolds, William James, formerly of 21 Clifton Crescent, Mt. Lawley, late of Sunset Hospital, Birdwood Parade, Dalkeith, died 5/8/88.
- Ross, Allan, late of Tuckerfield House, 77 Tuckerfield Street, Fremantle, died 16/8/88.
- Springall, Michael William, late of 4 Fitzroy Road, Rivervale, died 10/8/88.
- Tout, William Henry John, late of Wearne Hostel, 40 Marine Parade, Cottesloe, died 18/8/88.
- Watt, William Alfred, late of 68 Third Avenue, Mt. Lawley, died 7/8/88.

Dated 5 September 1988.

A. J. ALLEN,
Public Trustee,
Public Trust Office,
565 Hay Street, Perth 6000.

CREDIT ACT 1984

ORDER UNDER SECTION 19

MADE by His Excellency the Governor in Executive Council.

Citation

1. This Order may be cited as the *Credit (Credit Union—Establishment Fees) Order (No. 20D) of 1988*.

Term of Exemption

2. This Order shall take effect on and from the date of publication of the Order in the *Government Gazette* and shall remain in force until 31 March 1989.

Establishment Fees (exemption)

3. Sections 44, 75 and 82 of the Credit Act do not have effect in relation to a regulated loan contract under which a Credit Union registered under the Credit Unions Act 1979 is the credit provider to the extent that the contract provides for the payment of a fee known as an establishment fee and provides for such fee to be deducted from the amount financed.

4. Section 103 (1) (a) of the Credit Act insofar as it refers to a payment received shall not have effect in relation to a payment of a fee made in accordance with this Order.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.



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GARRY L. DUFFIELD,
Government Printer.

**REPORT
of the
SELECT COMMITTEE
of the
LEGISLATIVE ASSEMBLY**

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