



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 pm)

No. 120]

PERTH: FRIDAY, 16 DECEMBER

[1988

NOTICE TO SUBSCRIBERS

"GOVERNMENT GAZETTE" CHRISTMAS AND NEW YEAR PUBLICATIONS

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

Friday, 30 December—Closing time for copy 3 pm Wednesday, 28 December.

Friday, 6 January—Closing time for copy 3 pm Wednesday, 4 January.

GARRY L. DUFFIELD,
Director.

on which the provisions, other than sections 10 to 14, of the Justices Amendment Act 1988 shall come into operation.

Given under my hand and the Seal of the State, on the 6th day of December 1988.

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

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. 5735/50, V9.

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.

Given under my hand and the Public Seal of Western Australia, at Perth, this 6th day of December 1988.

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

GOD SAVE THE QUEEN !

Justices Amendment 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 (1) of the Justices Amendment Act 1988, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 1 January 1989 as the day

Schedule 1

- File Number; Description of Land; Certificate of Title; Volume; Folio.
- 2002/988—Portion of Swan Location 1315 and being Lot 388 on Plan 16443; 1804; 246.
- 2003/988—Portion of Swan Location 1315 and being Lot 380 on Plan 16443; 1804; 245.
- 789/984—Portion of Perth Town Lot 06 and being Lots 10 and 12 on Diagram 3681; 252; 186A.
- 789/984—Firstly portion of Perth Town Lot 05 and being part of Lot 8 on Diagram 3681; and secondly portion of each of Perth Town Lots 04 and 05 and being part of Lot 6 on the said Diagram 3681; 1105; 329.
- 226/963—Portion of each of Cockburn Sound Locations 16 and 2612 and being Lot 3 on Plan 15034; 1754; 202.
- 9989/901—Portion of Swan Location 2150; 1791; 134.
- 9989/901—Portion of each of Swan Locations 1437 and 1893; 1795; 862.
- 3671/64—Murchison Location 155; 1166; 557.
- 3671/64—Murchison Location 164; 1271; 307.
- 2421/984—Coorow Lot 24; 1808; 110.
- 2196/966—Dampier Location 74; 1324; 310.
- 1297/985—Portion of Melbourne Location 3702 and being part of Lot 2 on Diagram 44871; 1783; 789.
- 2119/988—Portion of Perthshire Location 110 and being Lot 135 on Plan 16253; 1805; 104.
- 3190/75—Portion of Meckering Suburban Lot 22; 495; 147.
- 2514/883—Portion of Busselton Suburban Lot 89; 1276; 573.
- 2663/987—Portion of Nelson Location 25 and being Lot 60 on Plan 6488; 1735; 490.
- 3224/983—Portion of Nelson Location 2716; 1804; 190.
- 1981/987—Portion of Leschenault Location 26 and being Lot 13 on Diagram 72162; 1801; 071.

Schedule 2

- File Number; Description of Land.
- 4557/74—Portion of Melbourne Location 1901 being Lot 1 on Diagram 58132 and being part of the land comprised in Certificate of Title Volume 1010 Folio 332.
- 808/978—Portion of Canning Location 31 and being Lot 319 on Diagram 58972 being part of the land comprised in Certificate of Title Volume 1583 Folio 286.

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, on 8 November 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. 2514/883.—That Reserve No. 26511 (Busselton Lot 411) should vest in and be held by the Busselton Water Board in trust for the purpose of "Water Supply Purposes".

File No. 808/78.—That Reserve No. 35763 (Canning Locations 3080, 3347 and 3644) should vest in and be held by the City of Armadale in trust for the purpose of "Public Recreation".

File No. 4557/74.—That Reserve No. 40722 (Melbourne Location 3997) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Tank Site".

File No. 3224/983.—That Reserve No. 40723 (Nelson Location 13245) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Pumping Station".

File No. 2663/987.—That Reserve No. 40737 (Bridgetown Lot 901) should vest in and be held by the Shire of Bridgetown-Greenbushes in trust for the purpose of "Park and 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 purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

G. PEARCE,
Clerk of the Council.

Land Act 1933

ORDER IN COUNCIL

File No. 1605/988.

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 any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing: and whereas it is deemed expedient that Reserve No. 40612 (Perth Lot 966) should vest in and be held by the Perth Dental Hospital Board in trust for the purpose of "Hospital and Allied Purposes".

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 Perth Dental Hospital Board in trust for "Hospital and Allied Purposes" with power to the said Perth Dental Hospital Board to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by section 37 of the said Act.

G. PEARCE,
Clerk of the Council.

Land Act 1933

ORDER IN COUNCIL

File No. 2514/883.

WHEREAS by section 33 (4) of the Land Act 1933, it is *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid: and whereas it is deemed expedient that Reserve No. 629 (Busselton Lot 410) should be granted in fee simple to the Shire of Busselton to be held 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 reserve shall be granted in fee simple to the Shire of Busselton to be held in trust for the purpose aforesaid subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

G. PEARCE,
Clerk of the Council.

Land Act 1933

ORDERS IN COUNCIL

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

File No. 2514/883.—And whereas by Order in Council dated 17 October 1962, Reserve No. 26511 was vested in the Busselton Water Board in trust for "Water Supply Purposes".

File No. 808/78.—And whereas by Order in Council dated 30 August 1988, Reserve No. 35763 was vested in the City of Armadale in trust for the purpose of "Public Recreation".

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 revoke and the Vesting Orders cancelled accordingly.

G. PEARCE,
Clerk of the Council.

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, on 6 December 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. 1955/94.—That Reserve No. 594 (Fremantle Lots 313, 314, 315, 316, 341, 343, 344, 345, 1937, 1954 and 1955) should vest in and be held by the Minister for Works in trust for the purpose of "Historic Buildings and Park".

File No. 9557/02.—That Reserve No. 16789 (Narrogin Lot 1632) should vest in and be held by the Town of Narrogin in trust for the purpose of "Recreation".

File No. 4053/56.—That Reserve No. 24847 (Sussex Locations 4183 and 4654) should vest in and be held by the Shire of Busselton in trust for the purpose of "Public Recreation".

File No. 568/62.—That Reserve No. 26830 (Swan Location 7682) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Drainage".

File No. 3405/63.—That Reserve No. 27410 (Exmouth Lots 145 and 849) should vest in and be held by the State Energy Commission of Western Australia in trust for the purpose of "Power Station Site".

File No. 3667/70.—That Reserve No. 31511 (Swan Location 8746) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 536/80.—That Reserve No. 37048 (Herdsman Lake Suburban Lots 460 to 463 inclusive, 483 and Swan Locations 10170 and 11140) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Drain".

File No. 544/982.—That Reserve No. 38093 (Cockburn Sound Location 2673) should vest in and be held by the City of Cockburn in trust for the purpose of "Drainage Sump".

File No. 1311/982.—That Reserve No. 38187 (Esperance Location 2021) should vest in and be held by the Shire of Esperance in trust for the purpose of "Public Recreation".

File No. 1412/987.—That Reserve No. 40193 (Swan Location 10983) should vest in and be held by the City of Wanneroo in trust for the purpose of "Public Recreation".

File No. 2467/987.—That Reserve No. 40368 (Swan Location 11056) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

File No. 1981/987.—That Reserve No. 40704 (Wellington Location 5553) should vest in and be held by the City of Bunbury in trust for the purpose of "Public Recreation".

File No. 1297/985.—That Reserve No. 40726 (Melbourne Location 4094) should vest in and be held by the Shire of Dandaragan in trust for the purpose of "Parkland".

File No. 1479/988.—That Reserve No. 40774 (Broome Lot 2240) should vest in and be held by the State Energy Commission of Western Australia in trust for the purpose of "Padmount Site".

File No. 1478/988.—That Reserve No. 40775 (Broome Lot 2239) should vest in and be held by the State Energy Commission of Western Australia in trust for the purpose of "Padmount Site".

File No. 2700/984.—That Reserve No. 40778 (Fitzroy Locations 145 and 236) should vest in and be held by the Australian Telecommunications Commission in trust for the purpose of "Repeater Station Site and Access".

File No. 2795/988.—That Reserve No. 40781 (York Suburban Lot 311) should vest in and be held by the Shire of York in trust for the purpose of "Parkland".

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 abovementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

G. PEARCE,
Clerk of the Council.

Land Act 1933

ORDERS IN COUNCIL

WHEREAS by Section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any 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. 2598/917.—That Reserve No. 16856 (Wyalkatchem Lots 94 and 219) should vest in and be held by the Wyalkatchem-Koorda and Districts Hospital Board in trust for the purpose of "Hospital and Allied Purposes".

File No. 1887/75.—That Reserve No. 36552 (Swan Location 10071) should vest in and be held by the Minister for Education in trust for the purpose of "Primary School Site".

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 Authorities in trust for the purposes mentioned with power to the said Authorities to lease the whole or any portion thereof for any term, subject nevertheless to the powers reserved to me by Section 37 of the said Act.

G. PEARCE,
Clerk of the Council.

Land Act 1933

ORDER IN COUNCIL

File No. 985/986.

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. 39449 (Laverton Lot 454) should vest in and be held by the Shire of Laverton in trust for "Shire Purposes".

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 Laverton in trust for "Shire Purposes" with power to the said Shire of Laverton 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 twenty one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by Section 37 of the said Act; provided that no such lease or assignment of lease 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.

G. PEARCE,
Clerk of the Council.

Land Act 1933
ORDER IN COUNCIL

File No. 2706/986.

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. 40771 (Denham Lot 301) should vest in and be held by the Shire of Shark Bay in trust for the purpose of "Speedway".

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 Shark Bay in trust for "Speedway" with power to the said the Shire of Shark Bay 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 ten (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.

G. PEARCE,
Clerk of the Council.

Land Act 1933
ORDERS IN COUNCIL

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

File No. 2208/09.—And whereas by Order in Council dated 23 October, 1973 Reserve No. 12410 was vested in the Shire of East Pilbara in trust for the purpose of "Commonage".

File No. 2598/17.—And whereas by Order in Council dated March 29, 1988 Reserve No. 16856 was vested in the Wyalkatchem—Koorda an Districts Hospital Board in trust for "Hospital and Allied Purposes".

File No. 2336/54.—And whereas by Order in Council dated November 6, 1958 Reserves 25159 and 25160 was vested in the Conservator of Forests in trust for "Forestry Purposes".

File No. 3405/963.—And whereas by Order in Council dated November 10, 1965 Reserve 27410 was vested in the Shire of Exmouth in trust for the purpose of "Power Station Site".

File No. 1955/94.—And whereas by Order in Council dated November 14, 1972 Reserve No. 31702 was vested in the Minister for Works in trust for the purpose of "Government Requirements".

File No. 536/80.—And whereas by Order in Council dated August 30, 1988 Reserve 37048 was vested in the Water Authority of Western Australia in trust for the purpose of "Drain".

File No. 3492/982.—And whereas by Order in Council dated January 5, 1988 Reserve No. 38192 was vested in the Western Australian Fire Brigades Board in trust for the purpose of "Fire Station Site".

File No. 985/986.—And whereas by Order in Council dated May 6, 1986 Reserve 39449 was vested in the Shire of Laverton in trust for the purpose of "Recreation".

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.

G. PEARCE,
Clerk of the Council.

Conservation and Land Management Act 1984

ORDER IN COUNCIL

CALM 025219F2710; DOLA 2215/988.

WHEREAS by the Conservation and Land Management Act 1984 it is provided that Crown land dedicated as a State forest may be revoked in whole or in part in the following manner—

- (a) the Governor shall cause to be laid on the Table of each House of Parliament a proposal for such revocation.
- (b) after such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by order in Council published in the *Gazette* revoke such dedication.

And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parliament, his proposal dated 12 May 1987, for the partial revocation of State forest Nos. 4, 14, 22, 27, 38, 40, 41 and 55: And whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby revoke in part the dedication of Crown land as State forest Nos. 38, 40, 41 and 55 described in the Schedule hereto.

Schedule

State forest Nos. 38, 40, 41 and 55	All that land shown bordered in red on CALM Registered Plan No. 1698.	
	Area: State Forest No. 38 about	90 ha
	State Forest No. 40 about	30 ha
	State Forest No. 41 about	28 700 ha
	State Forest No. 55 about	14 180 ha
	Total	about 43 000 ha

(Public Plans Deeside SW,SE; Wainbup NW, NE; Shannon NE, NW, SE, SW 1:25 000.)

G. PEARCE,
Clerk of the Council.

Conservation and Land Management Act 1984

ORDER IN COUNCIL

CALM 025506F3230; DOLA 2256/988.

WHEREAS by the Conservation and Land Management Act 1984 it is provided that Crown land dedicated as a State forest may be revoked in whole or in part in the following manner—

- (a) the Governor shall cause to be laid on the Table of each House of Parliament a proposal for such revocation.
- (b) after such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by Order in Council published in the *Gazette* revoke such dedication.

And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parliament, his proposal dated 27 October 1987, for the partial revocation of State forest Nos. 41, 43, 55 and 59: And whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby revoke in part the dedication of Crown land as State forest Nos. 41, 43, 55 and 59 described in the Schedule hereto.

Schedule

State forest Nos. 41, 43, 55 and 59	All that land shown bordered in red on CALM Registered Plan No. 1706, Sheets 1 and 2.	
	Area: State Forest No. 41 about	5 000 ha
	State Forest No. 43 about	9 350 ha
	State Forest No. 55 about	40 ha
	State Forest No. 59 about	15 610 ha
	Total	about 30 000 ha

(Public Plans Mt Johnston SE, SW; Deep River NW, NE; Shannon SE; Mt Frankland NW, NE, 1:25 000.)

G. PEARCE,
Clerk of the Council.

and substituting the following—

- “ 12 Warrant remanding a child for a report or investigation Remand under section 28 or 34C
- 13 Warrant remanding a child (open remand) Remand under section 33 (2) (b) or (c)
- 14 Warrant remanding a child (secure remand) Remand under section 33 (2) (c), 37 or 38. ”;

and

(b) by deleting Form 12 and substituting the following forms—

Form 12
Child Welfare Act 1947

Sections 28
Charge No(s) /

In the Children's Court }
at.....

WARRANT REMANDING A CHILD FOR A REPORT OR INVESTIGATION

To the Director-General and officers of the Department for Community Services, all police officers in this State and the Superintendents of Departmental centres in this State.

Whereas(in this warrant called the child) was today remanded by the undersigned for.....

You are required to take the child to a *suitable place/*secure Departmental centre and safely keep the child there—

*(a) for observation, assessment and the making of a report covering the following matters—

*(b) for observation, assessment and the making of a recommendation as to the Child's future treatment;

*(c) for investigation of the following matters—

until the.....day of19.....or such earlier day as is ordered, when you are required to have the child at.....Children's Court at.....a.m. further to answer the matter.

Signed at.....
on theday of19.....

..... Special Magistrate
 Member
 Member

*delete that which is not applicable

Form 13
Child Welfare Act 1947

Section 33 (2) (b) and (c)
Charge No(s) /

In the Children's Court }
at.....

WARRANT REMANDING A CHILD (OPEN REMAND)

To the Director-General and officers of the Department for Community Services, all police officers in this State and the Superintendents of Departmental centres in this State.

Whereas(in this warrant called the child) was today remanded by the undersigned for.....

You are required forthwith—

*(a) to place the child with some respectable person and make such arrangement or agreement as may be necessary or proper for the care and maintenance of the child;

*(b) to place the child in a Departmental facility or such other suitable place as is approved by the Director-General,

until the.....day of19.....
or such earlier day as is ordered, when you are required to have the child at.....Children's Court at.....a.m. further to answer to matter.

Signed at.....
on the.....day of19 .

..... Special Magistrate
..... Member
..... Member

*delete that which is not applicable

Form 14
Child Welfare Act 1947

Sections 33 (2) (c),
37 and 38
Charge No(s) /

In the Children's Court }
at..... }

WARRANT REMANDING A CHILD (SECURE REMAND)

To the Director-General and officers of the Department for Community Services, all police officers in this State and the Superintendents of Departmental centres in this State.

Whereas..... (in this warrant called the child) was today remanded by the undersigned.....for

This warrant requires you the police officers forthwith to take the child to a secure Departmental centre and there deliver the child to the Superintendent of the Departmental centre together with this warrant.

This Warrant requires you the Superintendent of the Departmental centre to receive the child into your custody at that centre and safely keep the child there or in some other secure Departmental centre until the..... day of..... 19..... or such earlier day as is ordered, when you are required to have the child at..... Children's Court at..... a.m. further to answer the matter.

Signed at.....
on the..... day of..... 19

..... Special Magistrate
..... Member
..... Member "

[*Published in the Gazette of 6 December 1977. For amendments to 5 October 1988 see p. 195 of 1987 Index to Legislation of Western Australia.]

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

HEALTH ACT 1911

Health Department of WA,
Perth, 8 December 1988.

64/86

THE cancellation of the appointment of Mr Adrian Davies as a Health Surveyor to the Shire of Ashburton is hereby notified.

The appointment of Bevan Charles Burkin as a Health Surveyor to the Shire of Ashburton is approved.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 29 November 1988.

214/67.

THE cancellation of the appointment of Messrs Rodney George Bayliss and Dennis Roy Armstrong as Health Surveyors to the Shire of Menzies is hereby notified.

The appointment of Messrs Trevor Brandy and John J. Callaghan as Health Surveyors to the Shire of Menzies is approved.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 25 November 1988.

179/65

THE appointment of Mr Keith Watt as a Health Surveyor to the Shire of Goomalling effective from 28 December 1988 to 3 February 1989 is approved.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 8 December 1988.

238/67

THE cancellation of the appointment of Mr David John McCulloch as a Health Surveyor to the Shire of Port Hedland is hereby notified.

The appointment of Mr John A. Randall as a Health Surveyor to the Shire of Port Hedland is approved.

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

HEALTH ACT 1911

Health Department of WA,
Perth, 8 December 1988.

8576/88.

THE appointment of Mr Grant Dixon as a Health Surveyor (Meat) to the Shire of Tammin for a period effective from 12 December 1988 to 27 January 1989 is approved.

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

NAVIGABLE WATERS REGULATIONS

Swimming Areas

Department of Marine and Harbours,
Fremantle, 8 December 1988.

ACTING pursuant to the powers conferred by Regulation 10A (a) and (b) of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice, revokes sub-paragraph (1) (j) (i) and (ii) of the notice published in the *Government Gazette* of 30 October 1987 relating to swimming at Jurien Bay Townsite.

J. M. JENKIN,
General Manager/Executive Director.

FIRE BRIGADES ACT 1942

Western Australian Fire Brigades Board

IN accordance with the provisions of the Fire Brigades Act 1942, and the Regulations thereunder, I hereby declare the following candidate duly elected as a member of the Western Australian Fire Brigades Board for a period of three years from 1 January 1989.

To represent the Insurance Companies carrying on business within the State,

Jones, Robert Morris.

Dated 9 December 1988

P. R. McDONAGH,
Returning Officer,
W.A. Electoral Commission,
480 Hay Street, Perth.

WESTERN AUSTRALIAN MARINE ACT 1982

Restricted Speed Areas—All Vessels

Department of Marine and Harbours,
Fremantle, 8 December 1988.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act 1982, the Department of Marine and Harbours, by this notice limits the speed of motor vessels to that of 8 knots within the following area:

Shire of Dandaragan—Jurien Bay

Within all those waters of Jurien Bay between North Head and Island Point for 200 metres offshore excluding the following areas—

- (a) All those waters contained within the North and South Groynes of the harbour and extending outside the harbour in a 50 metres radius taken from a point midway between the North and South Groynes.
- (b) All those waters contained within 200 metres of the foreshore commencing at a point 50 metres North of the Northern prolongation of Shingle Avenue and extending North for 200 metres which has been set aside as a ski take off and landing area.

J. M. JENKIN,
General Manager/Executive Director.

FIRE BRIGADES ACT 1942

Western Australian Fire Brigades Board

IN accordance with the provisions of the Fire Brigades Act 1942, and the Regulations thereunder, I hereby declare the following candidate duly elected as a member of the Western Australian Fire Brigades Board for a period of three years from 1 January 1989.

To represent the Local Authorities designated in Part IV of the Second Schedule to the Act—

Llewellyn, Albert William.

Dated 9 December 1988.

P. R. McDONAGH,
Returning Officer,
W.A. Electoral Commission,
480 Hay Street, Perth.

BUNBURY PORT AUTHORITY ACT 1909

Notice

Applications for Lease

IN accordance with provisions of section 25 of the Bunbury Port Authority Act 1909, notice is given of the following applications for the lease of land within the Port area for periods exceeding 3 years for the purposes set forth—

- (1) Simto Resources Limited—Storage of Mineral Sands.
- (2) Cable Sands (W.A.) Pty. Ltd.—Storage of Mineral Sands.
- (3) Dyno Industries—Storage of Methanol.

Dated 6 December 1988.

B. P. CUNNINGHAM,
General Manager.

NAVIGABLE WATERS REGULATIONS

Water Ski Areas

Department of Marine and Harbours,
Fremantle, 8 December 1988.

ACTING pursuant to the powers conferred by regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours, by this notice defines and sets aside the following area of navigable waters for the purpose of water skiing.

Shire of Dandaragan—Jurien Bay

All the waters of Jurien Bay between North Head and Island Point, excepting all those waters within 200 metres of the foreshore, providing however the following area may be used as a take off and set down point: All those waters within 200 metres of the foreshore commencing at a point on the foreshore 50 metres north of the northern prolongation of Shingle Avenue and extending north along the foreshore for 200 metres.

J. M. JENKIN,
General Manager/Executive Director.

GERALDTON PORT AUTHORITY

Applications to Lease Land

APPLICATIONS are invited from persons or companies interested in leasing land from the Authority.

Land vested in the Authority under the Geraldton Port Authority Act No. 10 of 1968 may be leased for any term not exceeding 21 years, as yards or sites for—

- (a) shipbuilding, boatbuilding, storing of goods;
- (b) the erection of workshops or foundries;
- (c) other purposes connected with shipping.

The land available is part of Reserve 20606.

Applications close at 2 p.m. on Thursday, 29 December 1988, with—

L. W. Graham,
General Manager,
Geraldton Port Authority
P.O. Box 1856
Geraldton 6530

No application will necessarily be accepted.

ESPERANCE PORT AUTHORITY ACT 1968

Office of the Minister for Transport,
Perth, 16 December 1988.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has approved of the appointment under section 8 of the Act, of Mr B. C. M. Senior and Mr F. W. Stewart as members of the Esperance Port Authority each for a period of three years expiring on 31 December 1991.

BARRY MARSHALL,
Executive Officer to
Minister for Transport and Planning.

FREMANTLE PORT AUTHORITY ACT

Office of the Minister for Transport,
Perth, 16 December 1988.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has approved of the re-appointments under section 6 of the Act, of Mr J. R. Watson and Mr J. T. Clarke as Commissioners of the Fremantle Port Authority, each for a period of two years expiring on 31 December 1990.

The appointment of Mr Poustie as Chairman of the Fremantle Port Authority for a term expiring on 31 December 1989 has also been confirmed.

BARRY MARSHALL,
Executive Officer to
Minister for Transport and Planning.

PORT HEDLAND PORT AUTHORITY ACT 1970

Office of the Minister for Transport,
Perth, 14 December 1988.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has approved of the appointment under section 6 (4) and 11 (i) of the Act of Mr Owen Stacy as a member of the Port Hedland Port Authority for a period expiring on 31 October 1991.

Mr Stacy replaces Mr G. Wedlock who has resigned.

BARRY MARSHALL,
Executive Officer to
Minister for Transport and Planning.

FISHERIES ACT 1905

Fisheries Notice No. 374

727/74 Vol. 2.

PURSUANT to section 11 of the Act, Fisheries Notice No. 365 published in the *Government Gazette* of 18 November 1988 is amended as follows.

Paragraph (c) is to be deleted and replaced with the following—

(c) Notice No. 257 relating to those portions of Western Australian waters specified in the Schedule below published in the *Government Gazette* of 22 May 1987 is cancelled.

Dated 7 December 1988.

JULIAN GRILL,
Minister for Fisheries.

LAND ACT 1933

Meekatharra Townsite "Caravan Park"
Land Release

Department of Land Administration,
Perth, 2 December 1988.

Corres No. 1308/987.

APPLICATIONS are invited under Section 117 and 116 of the Land Act 1933 for the leasing of Meekatharra Lots 957 and 958 which have a total area of about 4.340 3 hectares for the purpose of "Caravan Park" for a term of 21 years at an annual rent of \$5 040.00 plus payment of an ingoing premium of \$35 000 and subject to the following conditions.

Special Condition

No development may be undertaken on Lot 958 until the formalities associated with:

- (i) the zoning amendment to the Meekatharra Town Planning Scheme,
- (ii) Townsite boundary amendment and
- (iii) the excision of the lot from Reserve 15815 have all been completed.

Conditions of lease

1. The land shall not be used for any purpose other than "Caravan Park" without the prior approval in writing of the Minister for Lands.
2. The rent shall be subject to reappraisal at the end of the third year of the term of the lease and each successive three yearly period thereafter.
3. The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage sublet or part with the possession of the demised land.
4. The lessee shall commence construction within 6 months and thereafter continue construction and complete and operate the works within 18 months from the date of the commencement of the lease. Development required under this condition will be the construction of a minimum of 60 caravan bays and ancillary facilities.
5. All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
6. The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
7. The Minister or her representative may enter the land for inspection at any reasonable time.
8. The land shall be filled to levels specified by, and acceptable to the Minister or her nominee and the Shire Council.
9. Compensation will not be payable for damage by flooding of the demised land.
10. Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
11. It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove and carry away any buildings, structures, improvements and plant the property of the lessee.
12. On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the minister and shall remove any or all waste matter as required by the Minister.
13. Subject to Survey.

Method of Application

Intending applicants shall submit their applications:

- (a) Detailed plans of the proposed development recognising
 - (i) the Town Planning Regulations and Building By-Laws as administered by the Shire of Meekatharra and

- (ii) that no development may be undertaken on Lot 958 until the formalities associated with the lot as mentioned under the heading Special Condition, have been completed.
- (b) Details of the timing of the proposed development, 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 must be lodged at the Department of Land Administration, Perth by 4.00 pm Friday 6th January 1989 accompanied by a deposit of \$2 575.00 together with the required development details and completed Land Board Questionnaire.

All applications lodged on or before that date will be treated as having been received on the closing date and if there are more applications than one for the lot the application to be granted will be decided by the Land Board which will sit on 24th January, 1989.

General Information

Traffic movements along the Great Northern Highway are poised to increase twofold, according to Main Roads Department estimates, following the completion of the sealing of the Newman to Port Hedland section of the Highway towards the end of 1989. Travelling distance north-south will decrease by 130 km via the completed highway and is expected to attract traffic away from the North West Coastal Highway.

The Western Australian Tourism Commission has funds available under the headwork deferral programme to assist developers to spread the start-up costs of headworks charges i.e. power, water and sewerage, up to a five year period. The Commission funds the servicing agent direct and the developer repays the money at treasury interest rates, with repayments geared to the cashflow of the business.

The services being provided to the lots are a gravel road, power and water and the ingoing premium of \$35 000 is payable within 30 days of acceptance of application.

At any time during the currency of the lease, upon completion of the minimum development of 100 caravan bays and ancillary facilities to the satisfaction of the Minister for Lands, consideration may be given to the lessee acquiring the freehold of the land. In this regard a purchase price of \$49 000 is fixed for Meekatharra Lots 957 and 958 which at the time of Crown Grant action will be amalgamated as one lot. The purchase price will remain valid for a period of 3 years from the date of approval of the lease.

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Reserves

Department of Land Administration,
Perth, 16 December 1988.

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

File No. 226/963.

COCKBURN SOUND.—No. 40111 (10.0 hectares) (High School Site). Loc. No. 2780 (formerly portion of each of Cockburn Sound Locations 16 and 2612 and being Lot 3 on Plan 15034). (Public Plan Mandurah 2 000 07.38 and 07.39 (Wanjeep Street).)

File No. 1605/988.

PERTH.—No. 40612 (1.029 7 hectares) (Hospital and Allied Purposes). Lot No. 966, Diagram 87282. (Public Plan Perth 1:2 000 14.24 (Wellington Street).)

File No. 1981/987.

WELLINGTON.—No. 40704 (6 604 square metres) (Public Recreation). Loc. No. 5553 (formerly portion of Leschenault Location 26 and being Lot 13 on Diagram 72162). (Public Plan Bunbury 1:2 000 3.30 (near Jeffrey Road and Moorland Avenue).)

File No. 4557/74.

MELBOURNE.—No. 40722 (8 664 square metres) (Tank Site). Loc. No. 3997 (formerly portion of Melbourne Location 1901 being Lot 1 on Diagram 58132), Diagram 81383. (Public Plan Wubin and Pithara 1:50 000 (Road No. 15830).)

File No. 3224/983.

NELSON.—No. 40723 (390 square metres) (Pumping Station). Loc. No. 13245 (formerly portion of Nelson Location 2716), Diagram 86385. (Public Plan Manjimup 1:10 000 6.2 (Seven Day Road).)

File No. 1297/985.

MELBOURNE.—No. 40726 (7.907 8 hectares) (Parkland). Loc. No. 4094 (formerly portion of Melbourne Location 3702 and being part of Lot 2 on Diagram 44871), Diagram 87440. (Public Plan Badgingarra 1:50 000 (Dinner Hill Road).)

File No. 2663/987.

BRIDGETOWN.—No. 40737 (2 901 square metres) (Park and Recreation). Lot No. 901 (formerly portion of Nelson Location 25 and being Lot 60 on Plan 6488). (Public Plan Bridgetown 1:2 000 31.01 (Spencer Street).)

File No. 2119/988.

SWAN.—No. 40747 (156 square metres) (Public Recreation). Loc. No. 11173 (formerly portion of Perth Shire Location 110 and being Lot 135 on Plan 16253). (Public Plan Swan 1:2 000 09.03 (Cornish Avenue).)

File No. 2002/988.

SWAN.—No. 40768 (6 878 square metres) (Public Recreation). Loc. No. 11183 (formerly portion of Swan Location 1315 and being Lot 388 on Plan 16443). (Public Plan Swan 2 000 07.39 (Oakapple Drive).)

File No. 2003/988.

SWAN.—No. 40769 (1 100 square metres) (Drainage). Loc. No. 11184 (formerly portion of Swan Location 1315 and being Lot 380 on Plan 16443). (Public Plan Swan 2 000 07.39 (Marmion Avenue).)

File No. 2706/986.

DENHAM.—No. 40771 (3.656 6 hectares) (Speedway). Lot No. 301, Diagram 88808. (Public Plan Denham Regional 1:10 000 (near Dampier Road).)

File No. 1479/988.

BROOME.—No. 40774 (18 square metres) (Padmount Site). Lot No. 2240, Original Plan 16952. (Public Plan Broome 1:2 000 28.15 (Charles Road).)

File No. 1478/988.

BROOME.—No. 40775 (18 square metres) (Padmount Site). Lot No. 2239, Original Plan 16952. (Public Plan Broome 1:2 000 28.16 (Taylor Road).)

File No. 2700/984.

FITZROY.—No. 40778 (5.111 6 hectares) (Repeater Station Site and Access). Loc. Nos. 145 and 236, Original Plan 15976. (Public Plan Derby 1:250 000 (Gibb River Road).)

File No. 2795/988.

YORK SUBURBAN.—No. 40781 (2.903 4 hectares) (Parkland). Lot No. 311, Original Plan 17276. (Public Plan York 1:10 000 6.7 and 1:2 000 27.32 (Park and Buckingham Roads).)

N. J. SMYTH,
Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration,
Perth, 16 December 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. 1955/94.—No. 594 (Fremantle Lots 313, 314, 315, 316, 341, 343, 344, 345 and 1954) "School" to include Lots 1937 and 1955 and of its area being increased to 1.111 1 hectares accordingly. (Plan Perth 2 000 07.14 (Adelaide Street).)

File No. 2514/883.—No. 629 (at Busselton) "Recreation" to comprise Busselton Lot 410 as surveyed and shown bordered red on Land Administration Plan 16960 in lieu of Busselton Suburban Lot 89 and of its area being reduced to 8,559 0 hectares accordingly. (Plan Busselton 1:2 000 25.36 (Churchill Park).)

File No. 9557/02.—No. 8410 (at Narrogin) "Rubbish Disposal Site and Sanitary Depot" to comprise Narrogin Lot 1633 as delineated and shown bordered red on Land Administration Plan 17001 and of its area being recalculated at 23,693 1 hectares accordingly. (Plan Narrogin 1:2 000 9.37, 9.38, 10.37 and 10.38 (Lefroy Street).)

File No. 11761/04.—No. 9697 (Fitzroy, Pardu and Dampier Districts) "Kimberley-De Grey Stock Route" to include Dampier Location 245 (formerly Dampier Location 74) and of its area being increased by 2 023 square metres accordingly. (Plan Broome 1:250 000 (Great Northern Highway in the Shire of Broome).)

File No. 3030/08.—No. 12474 (Fitzroy District) "Stock Route" to exclude that portion now comprised in Fitzroy Location 236 as delineated and shown bordered red on Lands and Surveys Plan 15976 and of its area being reduced by 8 728 square metres accordingly. (Plan Derby 1:250 000 (Gibb River Road).)

File No. 9557/02.—No. 16789 (at Narrogin) "Public Utility" to comprise Narrogin Lot 1632 as delineated and shown bordered red on Land Administration Plan 17001 and of its area being recalculated at 9,363 0 hectares accordingly. (Plan Narrogin 1:2 000 9.38 and 10.38 (Lefroy Street).)

File No. 2514/883.—No. 26511 (at Busselton) "Water Supply Purposes" to comprise Busselton Lot 411 as surveyed and shown bordered red on Plan 16960 in lieu of Busselton Lot 344 and of its area being increased to 4 791 square metres accordingly. (Plan Busselton 1:2 000 25.36 (Kent Street).)

File No. 1797/73.—No. 32335 (Karratha Lots 1146, 1147 and 1148) "Parklands Recreation and Drainage" to exclude that portion of Lot 1148 now comprised in Lot 4538 as surveyed and shown bordered green on Land Administration Diagram 88736 and of its area being reduced to 56,513 5 hectares accordingly. (Plan Karratha 2 000 32.28 (Warrior Street).)

File No. 1796/78.—No. 35387 (Meekatharra Lot 807) "Government Requirements" to exclude that portion now comprised in Lot 876 as surveyed and shown bordered red on Land Administration Diagram 88580 and of its area being reduced to 1 813 square metres accordingly. (Plan Meekatharra Townsite Sheet 3 (Porter Street).)

File No. 808/78.—No. 35763 (Canning Locations 3080 and 3347) "Public Recreation" to include Canning Location 3644 (formerly portion of Canning Location 31 and being Lot 319 on Diagram 58972) and of its area being increased to 1,280 7 hectares accordingly. (Plan Perth 1:2 000 23.04 (Blackwood Drive).)

File No. 3946/76.—No. 36627 (at Meekatharra) "Public Utility Services and Pedestrian Access" to comprise Lot 876 as surveyed and shown bordered red on Land Administration Diagram 88580 in lieu of Lot 816 and of its area being increased to 660 square metres accordingly. (Plan Meekatharra Townsite Sheet 3 (Porter Street).)

File No. 2945/77.—No. 36452 (Meekatharra Lots 812 and 813) "Parklands" to exclude that portion of Lot 813 now comprised in Lot 876 as surveyed and shown bordered red on Land Administration Diagram 88580 and of its area being reduced to 7,947 0 square metres accordingly. (Plan Meekatharra Townsite Sheet 3 (Savage Street).)

File No. 536/80.—No. 37048 (Herdsman Lake Suburban Lots 460 to 463 inclusive, Swan Locations 10170 and 11140) "Drain" by—

- (a) the exclusion of that portion of Suburban Lot 461 now comprised in Herdsman Lake Suburban Lot 484;
- (b) the inclusion of Herdsman Suburban Lot 483,

as surveyed and shown bordered green and red respectively on Land Administration Diagram 88699 and of its area being increased to 7,819 9 hectares accordingly. (Plan Perth 2 000 10.28, 10.29 and 11.29 (Jon Sanders Drive).)

N. J. SMYTH,
Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration,
Perth, 16 December 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. 2208/09.—No. 12410 (De Grey District) "Commonage". (Plan Balfour Downs 1:250 000 (Noreena Downs Station).)

File No. 2336/54.—No. 25159 (Victoria Location 10506) "Forestry Purposes". (Plan Greenhead and Lesueur 1:50 000 (Cockleshell Gully Road).)

File No. 2336/54.—No. 25160 (Victoria Locations 10507 and 10559) "Forestry Purposes". (Plan Arrowsmith 1:50 000 (Beekeepers Road).)

File No. 1955/94.—No. 31702 (Fremantle Lots 1937 and 1955) "Government Requirements". (Plan Perth 2 000 07.14 (Adelaide Street).)

File No. 3492/982.—No. 38192 (Roebourne Lot 175) "Fire Station Site". (Plan Roebourne 2 000 10.23 (Wellard Street).)

N. J. SMYTH,
Executive Director.

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration,
Perth, 16 December 1988.

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

File No. 1955/94.—No. 594 (Fremantle Lots 313, 314, 315, 316, 341, 343, 344, 345, 1937, 1954 and 1955) being changed from "School" to "Historic Buildings and Park". (Public Plan Perth 2 000 7.14 (Adelaide Street).)

File No. 9557/02.—No. 16789 (Narrogin Lot 1632) being changed from "Public Utility" to "Recreation". (Plan Narrogin 1:2 000 9.37, 9.38, 10.37 and 10.38 (Lefroy Street).)

File No. 3667/70.—No. 31511 (Swan Location 8746) being changed from "Recreation" to "Public Recreation". (Plan Swan 2 000 07.01 and 07.02 (Sweeney Way).)

File No. 3946/76.—No. 36627 (Meekatharra Lot 876) being changed from "Public Utility Services and Pedestrian Access" to "Public Utility Services and Access". (Plan Meekatharra Townsite Sheet 3 (Porter Street).)

File No. 985/986.—No. 39449 (Laverton Lot 454) being changed from "Recreation" to "Shire Purposes". (Public Plan Laverton 1:2 000 04.34 (Gladiator Street).)

N. J. SMYTH,
Executive Director.

LAND ACT 1933

Notice of Intention to grant a Special Lease
under section 116

Department of Land Administration,
Perth, 16 December 1988.

Corres. 2155/975V4.

IT is hereby notified that it is intended to grant a lease over former Special Lease 3116/8550 to Djarindjin Aboriginal Corporation for a term of twenty one (21) years for the purpose of "Grazing".

N. J. SMYTH,
Executive Director.

HOUSING ACT 1980

Cancellation of Dedication

Department of Land Administration,
Perth, 16 December 1988.

Corres. 847/44V5.

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

Schedule

Location or Lot No.; Correspondence No.

Collie Lot 1828; 2187/88.

Narrogin Lot 1514; 3127/57.

Wellington Location 4856; 1795/959.

N. J. SMYTH,
Executive Director.

HOUSING ACT 1980

Cancellation of Dedication

Department of Land Administration,
Perth, 19 December 1988.

Corres 847/44V5.

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

Schedule

Location or Lot No; Correspondence No.

Swan Location 5660; 2032/956V1.

Swan Location 6704; 2032/956V1.

Swan Location 6421; 631/58.

Swan Location 6439; 631/58.

Swan Location 7312; 1329/961V1.

N. J. SMYTH,
Executive Director.

HOUSING ACT 1980

Cancellation of Dedication

Department of Land Administration,
Perth, 16 December 1988.

Corres 847/44V5.

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

Schedule

Location or Lot No; Correspondence No.

Swan Location 6541; 2506/958V1.

Swan Location 6874; 2506/958V1.

Swan Location 7049; 2506/958V1.

Swan Location 7066; 2506/958V1.

Swan Location 7186; 2506/958V1.

Swan Location 7277; 2506/958V1

N. J. SMYTH,
Executive Director.

LOCAL GOVERNMENT ACT 1960

Closure of Streets

WHEREAS the City of Bayswater has requested the closure of the street hereunder described, viz:

Bayswater

File No. 3285/988; Closure No. B.1241.

All those portions of Wright Street and John Street (Road No. 3294) shown bordered blue on Original Plan 17300 and that portion of John Street now surveyed as Swan Location 11033 and shown bordered red on the said plan.

(Public Plan Perth 1:2 000 16.29, 16.30, 17.29 and 17.30.)

WHEREAS the City of Subiaco has requested the closure of the street hereunder described, viz:

Subiaco

File No. 605/979; Closure No. S.381.

All that portion of the surveyed way (Road No. 16423) along the westernmost southern boundary of Lot 100 of Perth Suburban Lot 187 (Office of Titles Diagram 69162); from a line in prolongation southward of the westernmost

boundary of the said Lot to its terminus at the southernmost western boundary of the said Lot.

(Public Plan Perth 1:2 000 12.25.)

WHEREAS the Shire of Augusta/Margaret River has requested the closure of the street hereunder described, viz:

Augusta/Margaret River

File No. 1849/983; Closure No. A461.

All that portion of the surveyed road now comprised in Augusta Lot 849 shown bordered red on Lands and Surveys Diagram 87373.

(Public Plan Augusta 1:2 000 15.02.)

WHEREAS the Shire of Gingin has requested the closure of the street hereunder described, viz:

Gingin

File No. 2231/987; Closure No. G745.

The whole of the widening of Vins Way along the north-western boundary of Lancelin Lot 255.

(Public Plan Lancelin 1:2 000 21.07.)

WHEREAS the Shire of Gingin has requested the closure of the street hereunder described, viz:

Gingin

File No. 1054/985; Closure No. G753.

All that portion of Edwards Street now comprised in Seabird Lot 249 being part of the land the subject of Land Administration Diagram 88065.

(Public Plan Seabird 1:2 000 28.19.)

WHEREAS the Shire of Manjimup has requested the closure of the street hereunder described, viz:

Manjimup

File No. 2979/987; Closure No. M1256.

All that portion of surveyed road along the northeastern boundaries of Lot 1 of Nelson Location 8770 (Office of Titles Diagram 9778); from a line in prolongation northward of the northernmost southwestern boundary of the said Lot to the northwestern side of Road No. 3438.

(Public Plan Northcliffe N.W. 1:25 000.)

WHEREAS the Shire of Manjimup has requested the closure of the street hereunder described, viz:

Manjimup

File No. 2536/981; Closure No. M1258.

All those portions of Leman Street (Road No. 7841) and Moyes Street (Road No. 13125) shown bordered blue on Land Administration Diagram 88730.

(Public Plan Manjimup 1:2 000 31.11.)

And whereas the Minister has approved these requests, it is hereby declared that the said streets are closed.

N. J. SMYTH,
Executive Director.

PUBLIC WORKS ACT 1902

Sale of Land

MRD. 28-73.

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

Land

Portion of Jandakot Agricultural Area Lot 171, the subject of Plan 13682, being portion of the land in Certificate of Title Volume 1711 Folio 293 as is shown more particularly delineated and coloured green on Plan MRD 88-14 (Leeming).

Portion of Jandakot Agricultural Area Lot 527 being portion of Lot 12, the subject of Diagram 62671, being portion of the land in Certificate of Title Volume 1629 Folio 280 as is shown more particularly delineated and coloured green on Plan MRD 88-15 (Leeming).
Dated 14 December 1988.

D. R. WARNER,
Director, Administration and Finance,
Main Roads Department.

Land
Portion of Jandakot Agricultural Area Lot 527, being part of the land on Plan 7184, and being portion of the land in Certificate of Title Volume 1803 Folio 854 as is shown more particularly delineated and coloured green on Plan MRD 88-16 (Leeming).
Dated 14 December 1988.

D. R. WARNER,
Director, Administration and Finance,
Main Roads Department.

PUBLIC WORKS ACT 1902

Sale of Land

MRD. 28-73.

NOTICE is hereby given that the pieces or parcels of land hereinafter described are no longer required for the purpose for which they were resumed and are available for sale under the provisions of section 29 (1) of the Public Works Act 1902.

A person who immediately prior to the taking of the land referred to had an estate in fee simple in that land may, within three months after publication of the notice in the *Gazette* and in accordance with the provisions of section 29 (3) of the Public Works Act 1902 apply to the Minister for Works at the Office of the Main Roads Department for an option to purchase the land but such application shall be subject to the provisions of section 29 (3) (ca) of that Act.

BUSH FIRES ACT 1954

Shire of Nungarin
Bush Fire Control Officers

THE following persons have been appointed Bush Fire Control Officers for the 1988/89 season.

Chief Bush Fire Control Officer—P. J. Varris.

Deputy Chief Bush Fire Control Officer—H. S. Waterhouse.
Fire Control Officers—

Central—C. R. Waterhouse.

Campion—R. D. English.

Mangowine—F. H. Williams.

Kwelkan—G. G. Dayman.

Danberrin—F. C. deLacy.

Knungajin/Elabbin—G. C. Coumbe.

P. J. VARRIS,
Shire Clerk.

METROPOLITAN WATER AUTHORITY ACT 1982

Notice of Alteration of Declared Drainage Area

Beechboro 1989 Addition

File A 18497.

MADE by the Hon. Minister for Water Resources pursuant to section 104 (3).

1. The area formerly known as Metropolitan Main Drainage District No. 1, deemed, pursuant to section 104 (7) of the Metropolitan Water Authority Act 1982, to have been declared a drainage area, is referred to in this notice as "the declared drainage area".

2. Notice is hereby given that the boundaries of the declared drainage area, as altered, are, as from 16 February 1989 to be further altered by the addition of the land shown shaded in the Schedule hereto and more particularly delineated on plan BL 48, Sheets 3-8.

3. A person who is aggrieved by this proposal or who alleges that any land is not land which will:

(a) benefit from; or

(b) contribute to the need for,

the main drains as delineated on plan BL 48, Sheet 2 may, pursuant to section 104 (4) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal contained herein.

E. F. BRIDGE,
Minister for Water Resources.

Note: Plan BL 48 may be inspected at the Wastewater and Drainage Design Branch, Water Authority of Western Australia, 629 Newcastle Street, Leederville between the hours of 8.15 am and 4.30 pm on any working day.

METROPOLITAN WATER AUTHORITY ACT 1982

Notice of Declaration of Main Drain

Fitzgerald Street Branch Drain—Perth

File: A20858.

MADE by the Water Authority of Western Australia pursuant to section 100 (6).

1. Notice is hereby given that as from 16 February 1989 the proposed drain of which the route, point of commencement A, and point of termination B, are shown on the plan in the Schedule hereto, shall be a main drain known as the Fitzgerald Street Branch Drain.

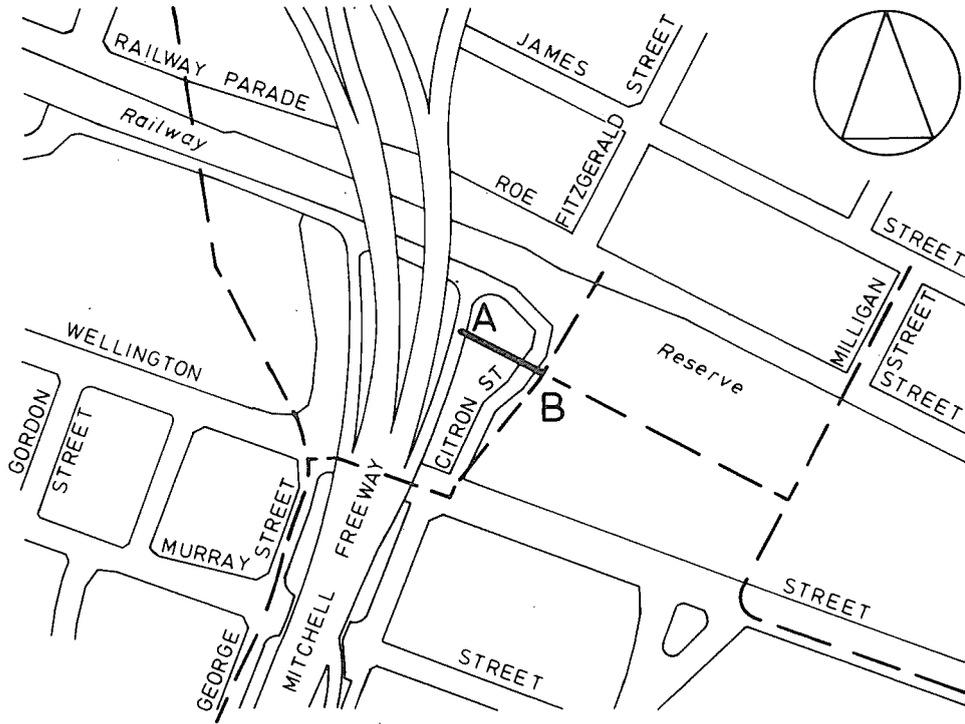
2. The drain will comprise an underground pipeline 600 mm in diameter, structures, manholes and all other works and apparatus connected therewith.

3. A person who is aggrieved by this proposal or who alleges that any land is not land which will:

- (a) benefit from; or
- (b) contribute to the need for,

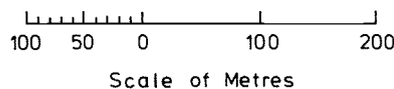
the proposed main drain as delineated on plan BL 26 may, pursuant to section 100 (9) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal.

SCHEDULE



PREVIOUSLY DECLARED MAIN DRAIN - - -
 DRAIN TO BE DECLARED MAIN DRAIN ———
 POINT OF COMMENCEMENT A
 POINT OF TERMINATION B

LOCAL AUTHORITY : CITY OF PERTH
POSTAL DISTRICT : PERTH



H. J. GLOVER,
Managing Director.

Note: Plan BL 26 (reproduced as the Schedule in this Notice), may be inspected at the Wastewater & Drainage Design Branch, Water Authority of Western Australia, 629 Newcastle Street, Leederville between the hours of 8.15 am and 4.30 pm on any working weekday.

WATER AUTHORITY ACT 1984
Water Supply—Country
Notice of Intention to Construct Major Works

File R400052.

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

10 000 cubic metre ground level tank
Shire of Broome

The proposed works consist of the construction of a ground level tank of 10 000 cubic metre capacity. The tank will be constructed of steel, and will be of 33 metres in diameter and have a 12 metre wall height. The walls will be painted a green colour (Bronze Olive A.S. Y51). The roof sheeting will have a zinc/aluminium coated finish.

The location of the above works is shown on plan BM13-0-2 which accompanies this notice.

The purpose of the proposed works is to provide water storage for the Cable Beach area.

Further inquiries may be made and plans of the proposed works may be inspected at the Customer Services Branch of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville, or at the Water Authority offices in Karratha, Kununurra or Broome and also the Broome Shire Office between the hours of 8.30 am and 5.00 pm Monday to Friday.

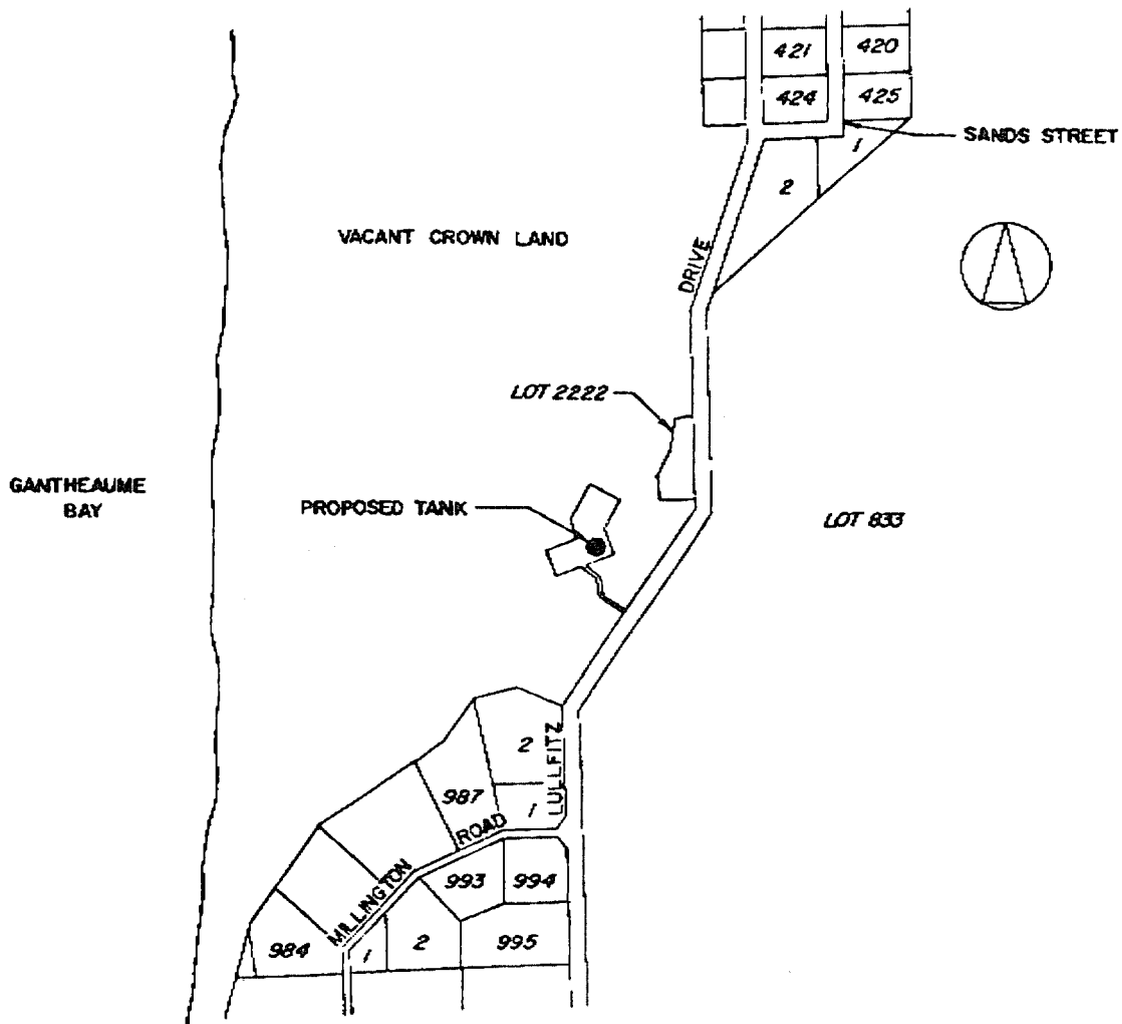
Note

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 Water Authority against the provision or construction of the proposed works. All objections to the proposed works must be lodged by the close of business on 20 January 1989, and be addressed to the Regional Manager, North West, Water Authority Office, Welcome Road, Karratha WA 6714.

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 Authorization which is published in the *Government Gazette* authorising the Water Authority to carry out the construction or provision of the proposed works.

This project has also been referred to the E.P.A. for consideration.

H. J. GLOVER,
Managing Director.



SCALE: DIAGRAMMATIC

WATER AUTHORITY ACT 1984
 Water Supply—Country
 Notice of Proposal to Provide General Works

File R400051.

NOTICE is hereby given in accordance with section 93 of the Water Authority Act 1984, of the intention of the Water Authority to undertake the provision of the following works—

375mm Water Supply Main—Broome Road to Cable Beach Road
 Shire of Broome

The proposed works consist of the construction of a below ground ductile iron pipeline commencing in Buckleys Road, at its junction with Broome Road, thence along Buckleys Road and across Lot 833 to Lullfitz Drive and Millington Road terminating at the junction of Millington Road and Cable Beach Road. The pipeline varies in size from 250 mm to 450 mm in diameter, and has a total length of approximately 5 000 metres. The construction is to be complete with all valve pits and necessary apparatus.

The location of the above works is shown on plan BL68 which accompanies this notice.

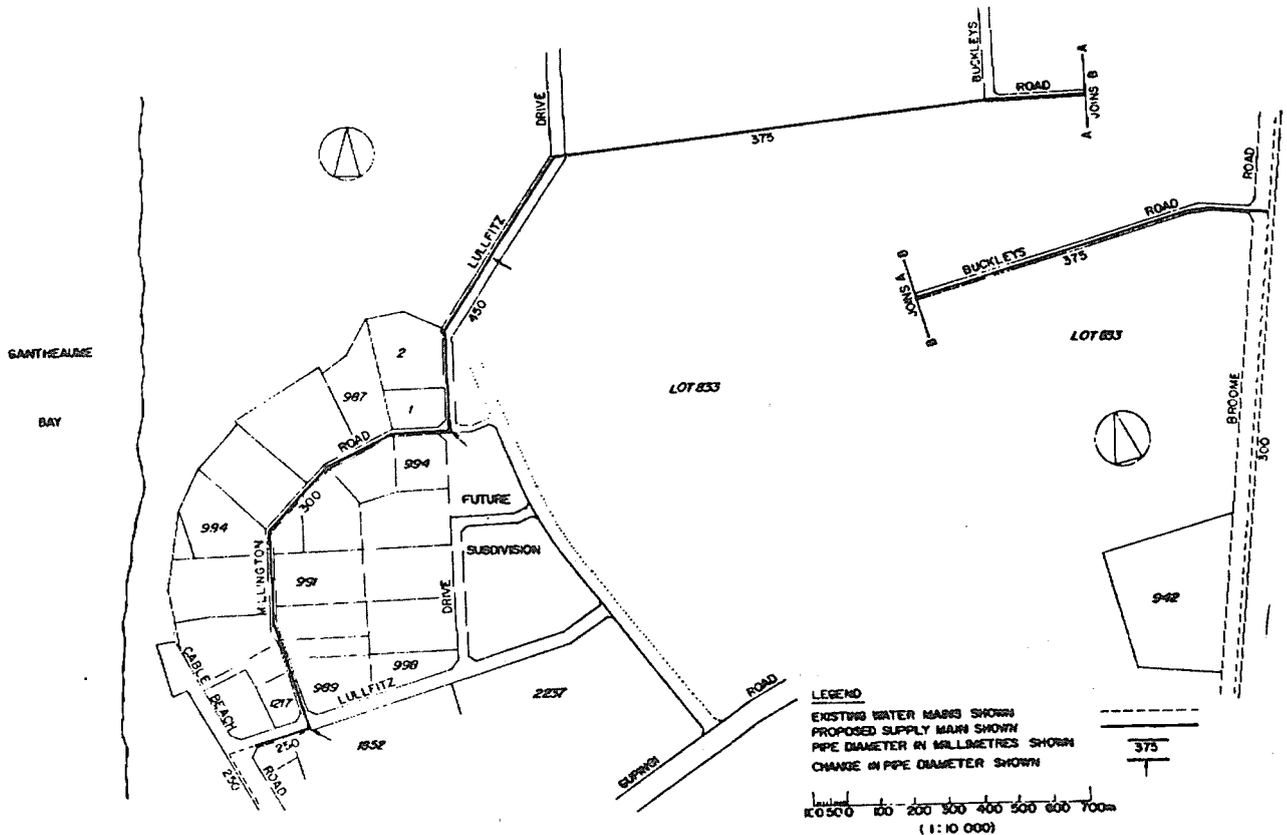
The purpose of the proposed works is to upgrade the water supply to the Cable Beach area.

Further inquiries may be made and plans of the proposed works may be inspected at the Customer Services Branch of the Water Authority, John Tonkin Water Centre, 629 Newcastle Street, Leederville, or at the Water Authority offices in Karratha, Kununurra and Broome and also the Broome Shire Office between the hours of 8.30 am and 5.00 pm Monday to Friday.

Note

Section 94 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 or comments with the Water Authority against the provision or construction of the proposed works. All objections to the proposed works must be lodged by the close of business on 20 January 1989, and be addressed to the Regional Manager, North West, Water Authority Office, Welcome Road, Karratha WA 6714.

H. J. GLOVER,
 Managing Director.



WATER AUTHORITY ACT 1984
 WATER BOARDS ACT 1904
 BUNBURY WATER AREA (MAXIMUM AMOUNT OF BASIC
 WATER RATE) NOTICE 1988

GIVEN by the Minister under section 93 (6) of the *Water Boards Act 1904*.

Citation

1. This notice may be cited as the *Bunbury Water Area (Maximum Amount of Basic Water Rate) Notice 1988*.

Maximum amount of basic water rate

2. (1) Subject to subclause (2), in respect of the whole of the rating year ending 30 September 1989 the maximum amount of the basic water rate to be payable in respect of any land or holding in the Bunbury Water Area shall be an amount that is 40% as much again as the amount that was payable for the whole of the rating year ending on 30 September 1988 in respect of the same land or holding (in subclause (2) referred to as "the corresponding amount").

(2) Where the difference between the amount of the basic water rate payable in respect of any land or holding in the Bunbury Water Area and the corresponding amount is wholly or in part attributable to the improvement or subdivision of the land or holding, the Bunbury Water Board shall estimate a notional amount for the year ending 30 September 1988, being the amount that would have been payable for that year if the land or holding had been assessed for the full year having regard to that improvement or subdivision, and in applying subclause (1) the notional amount estimated under this subclause shall be regarded as having been the corresponding amount.

ERNIE BRIDGE,
Minister for Water Resources.

WATER BOARDS ACT 1904

Bunbury Water Board

Memorandum of Completion of Rate Book

I, VICTOR STANLEY SPALDING, certify that the making up of the Rate Book for the Financial Year 1 October 1988 to 30 September 1989 has been completed in accordance with section 79 of the Water Boards Act 1904.

Dated 13 December 1988.

V. S. SPALDING,
Secretary.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Approved Town Planning Scheme

Shire of Coorow Town Planning Scheme No. 1

SPC: 853/3/20/1, Vol. 2.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Coorow Town Planning Scheme No. 1 on 14 October 1988 the Scheme Text of which is published as a Schedule annexed hereto.

A. KAU,
President.

S. N. HAZELDINE,
Shire Clerk.

Schedule

TOWN PLANNING AND DEVELOPMENT ACT 1928

Town Planning Scheme No. 1

Shire of Coorow

THE Coorow Shire Council, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended), hereinafter referred to as 'The Act', hereby makes the following Town Planning Scheme for the purposes laid down in the Act.

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PART I—PRELIMINARY

1.1 Citation

This Town Planning Scheme may be cited as the Shire of Coorow Scheme No. 1 hereinafter called 'the Scheme' and shall come into operation on the publication of the Scheme in the *Government Gazette*.

1.2 Responsible Authority

The Authority responsible for implementing the Scheme is the Council of the Shire of Coorow hereinafter called 'the Council'.

1.3 Scheme Area

The Scheme applies to the whole of the Shire of Coorow.

1.4 Contents of Scheme

The Scheme comprises:

- (a) The Scheme Text
- (b) The Scheme Maps
- (c) Development Policy Maps

1.5 Arrangement of Scheme Text

The Scheme Text is divided into the following parts:—

- Part I Preliminary
- Part II Reserves
- Part III Zones
- Part IV Non-Conforming Uses
- Part V Policies and Development Requirements
- Part VI Planning Consent
- Part VII Administration

1.6 Scheme Objectives

The objectives of the Scheme are:—

- (a) to set aside land and adopt development controls for the purpose of maintaining and improving the quality of the town environment;
- (b) to formulate and adopt a policy to guide the development of tourist accommodation and facilities within the Shire;
- (c) to facilitate the preparation and implementation of management plans for the purpose of controlling coastal areas and other areas of environmental importance;
- (d) to set aside land and adopt development controls for the purpose of maintaining the quality of the rural environment.

1.7 Interpretations

1.7.1 Except as provided in Clause 1.7.2 the words and expressions of the Scheme have their normal and common meaning.

1.7.2 In the Scheme unless the context otherwise requires, or unless it is otherwise provided herein, words and expressions have the respective meanings given to them in Appendix 1.

1.7.3 Where a word or term is defined in the Residential Planning Codes then notwithstanding anything else in the Scheme that word or term when used in respect of residential development has the meaning given to it in the Residential Planning Codes.

PART II—RESERVES

2.1 Scheme Reserves

The lands shown as Scheme Reserves on the Scheme Map, hereinafter called 'Reserves' are lands reserved under the Scheme for the purposes shown on the Scheme Map.

There are 5 categories of reserves as listed hereunder:—

- Parks and Recreation
- Public Purposes (as marked)
- Major Highway
- Railway
- Nature (as marked)

2.2 Matters to be Considered by Council

Where an application for Planning Consent is made with respect to land within a Reserve, the Council shall have regard to the ultimate purposes intended for the Reserve and the Council shall, in the case of land reserved for the purposes of a Public Authority, confer with that Authority before granting its consent.

2.3 Compensation

2.3.1 Where the Council refuses Planning Consent for the development of a Reserve on the grounds that the land is reserved for Local Authority purposes or for the purposes shown on the Scheme Map, or grants consent subject to conditions that are unacceptable to the applicant the owner of the land may, if the land is injuriously affected thereby, claim compensation for such injurious affection.

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

2.3.3 In lieu of paying compensation the Council may purchase the land affected by such decision of the Council at a price representing the unaffected value of the land at the time of refusal of Planning Consent or of the grant of consent subject to conditions that are unacceptable to the applicant.

PART III—ZONES

3.1 Zones

3.1.1 There are hereby created the several zones set out hereunder:—

- Residential
- Residential Development
- Commercial
- Industrial
- Private Clubs/Institutions
- Rural
- Special Site (as marked)
- Tourist Accommodation

3.1.2 The zones are delineated and depicted on the Scheme Map according to the legend thereon.

3.2 The Scheme also defines six areas for Coastal Management Purposes.

3.3 Zoning Table

3.3.1 The Zoning Tables indicates, subject to the provisions of the Scheme, the several uses permitted in the Scheme area in the various zones such uses being determined by cross reference between the list of use classes on the left hand side of the Zoning Table and the list of zones at the top of the Zoning Table.

3.3.2 The symbols used in the cross reference in the Zoning Table have the following meanings:

- 'P' means that the use is permitted provided it complies with the relevant standards and requirements laid down in the Scheme and all conditions (if any) imposed by the Council in granting Planning Consent;
- 'AA' means that the Council may, at its discretion, permit the use;
- 'SA' means that the council may, at its discretion, permit the use after notice of application has been given in accordance with Clause 6.2;
- 'IP' a use that is not permitted unless such use is incidental to the predominant use as decided and approved by Council.

3.3.3 Where no symbol appears in the cross reference of a use class against a zone in the Zoning Table a use of that class is not permitted in that zone.

3.3.4 Where in the Zoning Table a particular use is mentioned it is deemed to be excluded from any other use class which by its more general terms might otherwise include such particular use.

3.3.5 If the use of land for a particular purpose is not specifically mentioned in the Zoning Table and cannot reasonably be determined as falling within the interpretation of one of the use classes the Council may:

- (a) determine that the use is not consistent with the objectives and purpose of the particular zone and is therefore not permitted, or
- (b) determine by absolute majority that the proposed use may be consistent with the objectives and purpose of the Zone and thereafter follow the advertising procedures of Clause 6.2 in considering an application for Planning Consent.

3.4 Additional Uses

Notwithstanding anything contained within the Zoning Table, the land specified in Appendix 4 may, subject to compliance with any condition specified in the schedule with respect to the land, be used for the purpose set against that land. The use so specified is in addition to the other uses permitted in the zone in which the land is situated unless any of those uses is excluded or modified by a condition specified in that schedule.

TABLE 1
Zoning Table

Use Class	Zone							
	Residential	Residential Development	Commercial	Industry	Private Clubs/Institutions	Rural	Special Site	Tourist Accommodation
Commercial	Amusement Facility			AA				IP
	Car Park			P				
	Dry Cleaning Premises			AA				
	Fish Shop			AA				
	Fast Food Outlet			AA				
	Funeral Parlour			AA				
	Health Studio			AA				
	Home Occupation	AA	AA					SA
	Hotel			AA				SA
	Motel			AA				SA
	Night Club			AA				
	Motor Vehicle and Marine Sales Premises			AA				
	Motor Vehicle Hire			AA				
	Office	AA						
Office—Professional								
Reception Centre								
Restaurant							SA	
Service Station							SA	
Shop							IP	
Showroom								
Tavern								
Warehouse								
Residential	Single House	P1	AA	IP				
	Attached House	AA	AA	IP				
	Grouped Dwelling	AA	AA	IP				
	Multiple Dwelling	AA	AA	IP				
	Aged and Dependant Persons Dwelling	AA						
	Boarding House	SA		SA	IP	IP		IP
Caretakers Dwelling								
Hostel								
Community	Ambulance Depot		SA	AA	AA			
	Civic Building			AA				
	Club Premises			AA				
	Consulting Rooms			AA				
	Day Care Centre	SA		AA				
	Educational Establishment	SA	AA					
	Fire Brigade Depot			AA				
	Kennels, Cattery			AA				
	Kindergarten	SA	AA	AA		SA	AA	
	Medical Centre			AA				
	Public Utility	P	P	AA				P
	Public Worship	SA	SA	SA				P
	Radio and T.V. Installation			AA				P
Veterinary Hospital			AA				P	
Veterinary Consulting Rooms			AA				AA	
Industrial	Fuel Depot							
	Industry—General				P			
	Light Service				P			
	Extractive				P			
	Hazardous				P			
	Noxious				AA			AA
	Motor Vehicle—Repair				P			AA
	Wrecking				AA			AA
	Salvage Yard				P			
Transport Depot				P				
Recreation	Equestrian Centre							P
	Private Recreation							P
	Public Amusement	P		AA				P
	Public Recreation		P					P
Special Use	Camping Area							AA
	Caravan Park							AA
	Holiday Accommodation							P
	Rural Pursuit							SA

PART IV—NON-CONFORMING USES

4.1 Non-Conforming Use Rights

No provision of the Scheme shall prevent:

- (a) the continued use of any land or building for the purpose for which it was being lawfully used at the time of coming into force of the Scheme; or
- (b) the carrying out of any development thereon for which, immediately prior to that time, a permit or permits, lawfully required to authorise the development to be carried out, were duly obtained and are current.

4.2 Extension of Non-Conforming Use

A person shall not alter or extend a non-conforming use or erect alter or extend a building used in conjunction with a non-conforming use without first having applied for and obtained the Planning Consent of the Council under the Scheme and unless in conformity with any other provisions and requirements contained in the Scheme.

4.3 Change of Non-Conforming Use

Notwithstanding anything contained in the Zoning Table the Council may grant its Planning Consent to the change of use of any land from a non-conforming use to another use if the proposed use is, in the opinion of the Council, less detrimental to the amenity of the locality than the non-conforming use and is, in the opinion of the Council, closer to the intended uses of the zone or reserve.

4.4 Discontinuance of Non-Conforming Use

4.4.1 When a non-conforming use of any land or building has been discontinued for a period of six months or more such land or building shall not thereafter be used otherwise than in conformity with the provisions of the Scheme.

4.4.2 The Council may effect the discontinuance of a non-conforming use by the purchase of the affected property, or by the payment of compensation to the owner or the occupier or to both the owner and the occupier of that property, and may enter into an agreement with the owner for that purpose.

4.5 Destruction of Buildings

If any building is, at the gazettal date, being used for a non-conforming use, and is subsequently destroyed or damaged to an extent of 75 per cent or more of its value the land on which the building is built shall not thereafter be used otherwise than in conformity with the Scheme, and the buildings shall not be repaired or rebuilt, altered or added to for the purpose of being used for a non-conforming use or in a manner or position not permitted by the Scheme.

4.6 Register of Non-Conforming Uses

The Council shall prepare a register of Non-Conforming Uses in existence at the time of the gazettal of the Scheme. Alterations and discontinuance of Non-Conforming Use shall be recorded on the register.

PART V—POLICIES AND DEVELOPMENT REQUIREMENTS

5.1 Broad Policies

5.1.1 In accordance with the Scheme Objectives set out in Clause 1.6, Council have adopted the following policies:

- (a) To maintain and develop the Coorow Townsite as the administrative and service centre for the Shire and the rural hinterland.
- (b) To provide for the social and economic needs of permanent residents and holiday makers or temporary residents, whilst maintaining and protecting the quality of the coastal environment.
- (c) To maintain and develop community facilities in the Leeman Townsite to support a permanent residential community, with limited provision for holiday accommodation and facilities.
- (d) To maintain and develop Green Head as a holiday centre providing for a wide range of holiday activities in specified sites.
- (e) To ensure the continuation of the basic rural use within the Shire, encouraging where appropriate, the retention and expansion of present agricultural activities.
- (f) To downgrade Gunyidi from Townsite status to reserve status.
- (g) To maintain Marchagee in its present form as a rural townsite.

5.2 Development of Land

5.2.1 Subject to Clause 5.2.2 a person shall not commence or carry out development of any land zoned or reserved under the Scheme without first having applied for and obtained the Planning Consent of the Council under the Scheme.

5.2.2 The Planning Consent of the Council is not required for the following development of land:

- (a) The use of land in a local reserve, where such land is held by the Council or vested in a Public Authority;
 - (i) for the purpose for which the land is reserved under the Scheme; or
 - (ii) in the case of land vested in a Public Authority, for any purpose for which such land may be lawfully used by that authority.
- (b) the erection of a boundary fence except as otherwise required by the Scheme;
- (c) the erection on a lot of a single dwelling house, including ancillary outbuildings, in a zone where the proposed use is designated with the symbol 'P' in the cross-reference to that zone in the Zoning Table;
- (d) the carrying out of any works on, in, over or under a street or road by a Public Authority acting pursuant to the provisions of any act;
- (e) the carrying out of works for the maintenance, improvement or other alteration of any building, being works which affect only the interior of the building or which do not materially affect the external appearance of the building;
- (f) the carrying out of works urgently necessary in the public safety or for the safety or security of plant or equipment or for the maintenance of essential services.

5.3 Amenity

5.3.1 Notwithstanding that a building including a dwelling house conforms in all other respects with any provision of the Scheme or any by-law in force, Council may refuse to issue a building permit if it considers that such building by its construction or materials would detrimentally affect the amenity of the locality.

5.3.2 In considering the granting of Planning Consent to a development Council may require as a condition of such Consent that the building be of an acceptable standard and that the facade shall meet a standard not less than that of the general area.

5.4 Height and Appearance of Buildings

5.4.1 With the exceptions of buildings approved by Council pursuant to the provisions of the following paragraph, and buildings and structures required for agricultural use in Rural Zones, no building in excess of two storeys or a height of 8 metres above natural ground level shall be erected within the Scheme Area.

5.4.2 Notwithstanding the provisions of Clause 5.4.1, the Council may, after following the procedure set out for uses and developments under Category "SA" in Clause 3.3.2, approve buildings which exceed the heights specified after considering the information provided pursuant to Clauses 6.1 and 5.3 and any submissions made by persons owning or having an interest in land affected directly or indirectly by the proposal. The Council shall satisfy itself that the proposed building;

- (a) will be in harmony with the general character of buildings in the locality, and
- (b) will not be detrimental to the amenity or character of the locality or the quality of environment or the townscape, and
- (c) will observe the required setbacks from the boundaries of the lot on which it is to be constructed and will not prejudice the siting, design, aspect and privacy of buildings on other nearby lots, and
- (d) will not impair the potential for development of other vacant blocks in the vicinity with particular regard to amenity, aspect and views, and
- (e) has been designed in harmony with the natural land form of the site,

before granting any approval and any such decision may only be made by an absolute majority of Council.

A65841-4

5.4.3 Where a row or rows of attached housing or holiday units comprised of 5 units or more are proposed and the design of such units is repetitious and/or with orientation to the side boundaries, the Council will not grant planning approval for the development unless it can be satisfied that the visual amenity of the locality and the privacy of adjoining properties will not be adversely affected.

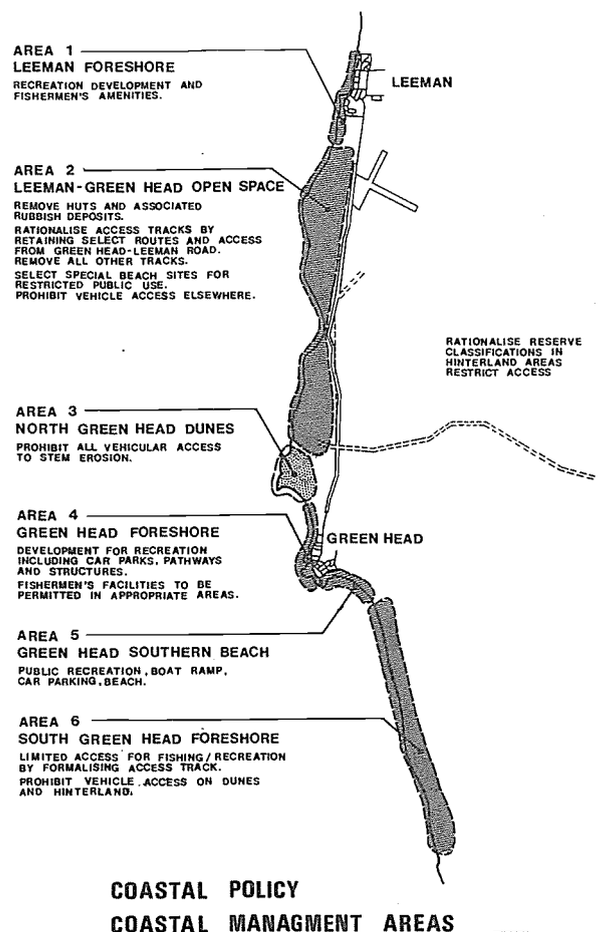
5.5 Discretion to Modify Development Standards

If a development, other than a residential development, the subject of an application for Planning Consent, does not comply with a standard or requirement prescribed by the Scheme with respect to that development the Council may, notwithstanding that non-compliance, approve the application unconditionally or subject to such conditions as the Council thinks fit. The power conferred by this clause may only be exercised if the Council is satisfied that;

- (a) approval of the proposed development would be consistent with the orderly and proper planning of the locality and the preservation of the amenities of the locality;
- (b) the non-compliance will not have any adverse effect upon the occupiers or users of the development or the inhabitants of the locality or upon the likely future development of the locality; and
- (c) the spirit and purpose of the requirement or standard will not be unreasonably departed from thereby.

5.6 Coastal Policy

5.6.1 The Council shall prepare, or cause to be prepared, policies for each of the six coastal management areas, as shown on Figure 1 of the Text.



COASTAL POLICY
COASTAL MANAGEMENT AREAS

FIG
1

5.6.2 Council may resolve to adopt management strategies in accordance with the recommendations of the policy and will thereafter determine development in accordance with the strategy.

5.6.3 Prior to adoption of coastal policies and the strategies resulting therefrom Council will refer any development proposal falling within a management area to:

- (a) Coastal Management Co-ordinating Committee,
- (b) Registrar of Aboriginal Sites

and request that they comment on the proposal and advise Council of any requirements for development.

5.6.4 After receipt of the advice or recommendations from the bodies referred to in Clause 5.5.3, Council may use the advice or recommendations to either:

- (i) approve the development proposal;
- (ii) refuse the proposal;
- (iii) grant approval subject to conditions which may include a requirement to prepare an Environmental Review and Management Programme.

5.7 Residential Planning Codes

5.7.1 For the purpose of this Scheme 'Residential Planning codes' means the Residential Planning Codes set out in Appendix 3 to the Statement of Planning Policy No. 1, together with any amendments thereto.

5.7.2 A copy of the Residential Planning Codes, as amended, shall be kept and made available for public inspection at the offices of the Council.

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

5.8 Residential Zone

5.8.1 Coorow Townsite

Policy—To retain the predominant low density character of the existing residential area.

- (a) In the area coded R 10/15, the R 10 Code shall apply unless Council is satisfied that a satisfactory system of on-site effluent disposal can be achieved and continue to function effectively on a permanent basis under the R 15 Code.

5.8.2 Leeman Townsite

Policy—To generally retain the low density residential character of the existing residential area, except in select localities where Council may approve medium density development.

- (a) The provisions of the R 15 Code shall apply to all residential development.
- (b) In areas where the R 15/30 and R 15/40 Code applies, the provisions of the R 15 Code shall apply unless Council is satisfied that comprehensive development proposals have been prepared which take into account:
 - the need for a satisfactory system of effluent disposal to be provided which will continue to function effectively on a permanent basis,
 - the effect the proposal will have on the residential amenity of the locality by reason of streetscape, building form, servicing, privacy between buildings, overshadowing and traffic circulation both on and off-site,
 - any other matter required to be taken into account under the provisions of the appropriate residential planning code.

5.8.3 Green Head Townsite

Policy—To provide for diversity in housing type consistent with the Council's objective of developing the town as a holiday centre.

To provide for the requirements of residents wishing to carry out activities associated with their usual form of employment by making provision for:

- (i) the storage of fishing boats and associated equipment,
- (ii) the storage of materials associated with additional uses approved by Council.
- (a) In the area coded R 12.5/15, the R 12.5 Code shall apply unless the Council is satisfied that a satisfactory system of on-site effluent disposal can be achieved and continue to function effectively on a permanent basis under the R 15 Code.
- (b) In areas where the R12.5/30 Code applies the provisions of the R12.5/15 Code shall apply unless Council is satisfied that comprehensive development proposals have been prepared which take into account:
 - the need for a satisfactory system of effluent disposal to be provided which will continue to function effectively on a permanent basis,

- the effect the proposal will have on the residential amenity of the locality by reason of streetscape, building form, servicing, privacy between buildings overshadowing and traffic circulation both on and off-site,
- any other matter required to be taken into account under the provisions of the appropriate residential planning code.

- (c) Additional Uses—The Council shall make provision within the Residential Zone for additional uses as specified in Appendix 4 and defined on the Scheme Map.

5.8.4 Home Occupations

The Council may permit, under annual registration, Home Occupations, as defined in Appendix 1 of the Scheme subject to an application being made in the form prescribed in Appendix 6.

5.9 Residential Development Zone

Council's objective is to ensure that the Zone develops as a precinct for residential and associated compatible uses in a manner which secures a maximum level of residential amenity.

Policies

Council policy for the Residential Development Zone will be:

- (a) adopt a Structure Plan which provides for the economic servicing of the area, an appropriate system of traffic circulation and pedestrian open space and any other facility the Council considers is required;
- (b) prior to the adoption of a Structure Plan Council shall forward the proposal to the State Planning Commission for comment;
- (c) upon the adoption of the Structure Plan by the Council and approval of the plan of subdivision initiate rezoning and/or recoding of the land;
- (d) Green Head—Council shall make provision within the Residential Development Zone for additional uses as specified in Appendix 4 and referred to on the Scheme Map.

5.10 Commercial Zone

5.10.1 Policies

- (a) Coorow—To encourage the development of commercial facilities in the commercial zone to service the requirements of the town and the rural hinterland.
- (b) Leeman—To encourage the development of commercial facilities in the Commercial Zone to service the requirements of residents in Greenhead and Leeman.
- (c) Greenhead—To redesign the commercial area with the purpose of rationalising access and car parking.

To provide for the development of residential premises incidental to the commercial use.

To limit the development of commercial facilities to goods and services which satisfy the basic requirements of residents.

To encourage the development of commercial facilities associated with the tourist industry.

5.10.2 Development Standards

- (a) Plot Ratio

Council shall permit a building in the Commercial Zone to have a plot ratio of 1.0 and may permit an increase of 50 per cent providing that Council is satisfied on matters relating to access, car parking, servicing, loading and unloading and any other matter the Council by its absolute majority may take into consideration.
- (b) Upper Floors

Where the ground floor of a multi-storey building is used for the purposes of shops or offices, the upper floors of such buildings may be used for the purposes of shops, offices or residential accommodation providing that:

 - (i) the residential use is confined to the upper floor;
 - (ii) the residential use is used only by the owner/occupier of the shop or office within the same building.
- (c) Car Parking Requirements

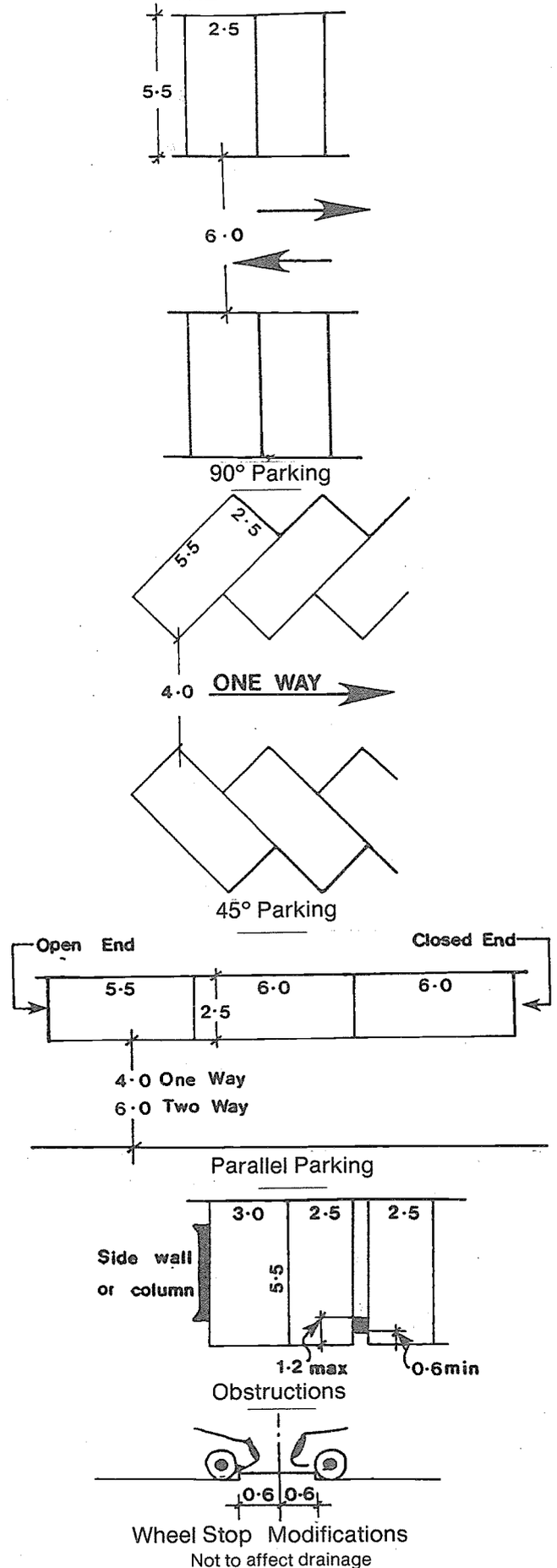
TABLE 2

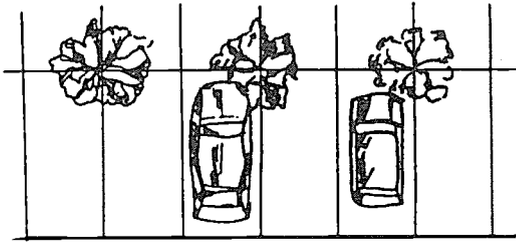
CAR PARKING REQUIREMENTS

Use	No. of Parking Spaces
Shop	1 for every 15 m ² retail floor space.
Office	1 for every 40 m ² leasable floor space.
Warehouse/ Show-room	1 for every 100 m ² floor area.
Private Lodging House or Boarding House	1 for every bedroom.
Eating House/ Restaurant	1 for every 4 seats.
Private Club	1 for every 4 persons accommodated.
Health Clinic/ Consulting Rooms	3 for every consulting room.
Squash Court	3 for every court.
Library/ Museum	1 for every 35 m ² floor area.
Take-Away Food Outlet	1 for every 10 m ² retail floor area.
T.A.B.	1 for every 10 m ² floor area.

- (i) Where an application is made for development and the purpose for which the land or building is to be used is not specified in Table 2 the Council shall determine the number of car parking spaces to be provided on the land having regard to the nature of the proposed development, the number of employees likely to be on the site, the prevention or obstruction of roads and streets, and the orderly and proper planning of the locality and the preservation of its amenities.
- (ii) Notwithstanding the provisions of Table 2, Council may waive a requirement for parking on a site if it is satisfied that adequate constructed car parking is available in close proximity to the proposed development, and where this is not available, Council may accept a cash payment in lieu of provisions of parking to be applied in accordance with the following sub-clause.
- (iii) Any payment made under the provisions of the preceding sub-clause shall be not less than the estimated cost of providing and constructing the parking spaces required by the Scheme plus the value of the area of land which might have been occupied by the parking spaces and be paid by Council into a special fund to be applied solely to the provision, construction and maintenance of car parking facilities within the Zone.
- (iv) The dimensions of car parking spaces, parking angle, driveway widths and landscaping detail specified in Figure 2 shall be used by Council in determining the layout of car parking areas.
Council may vary the dimensions specified by up to 10 percent where obstructions, site demensions or topography result in the loss of a car parking space in any run of car parking spaces. This provision shall be used in order to obtain one additional space in a run of spaces and shall not be used to modify landscaping, shade tree or driveway access requirements.

CARPARKING LAYOUTS
SHIRE OF COOROW





Shade Tree Landscaping

Kerb ring not to exceed 900mm diam

90° & 45° Parking—5.5 m x 2.5 m

Parallel Parking—6.0 m x 2.5 m where
Open Ended

Driveway Widths 90°—6.0 m access

45°—4.0 m one way access

Parallel—4.0 m one way access
6.0 m two way access

FIG
2

(d) Loading and Unloading

Where areas for the loading and unloading of vehicles carrying goods or commodities to or from premises are to be provided the same shall be provided and maintained in accordance with the approved plan relating thereto.

5.11 Industrial Zone

5.11.1 Policies

- Coorow**—To provide for the development of the industrial area in stages to cater for the industrial requirements of the townsite and the surrounding rural hinterland.
- Leeman**—To encourage the development of the industrial area to cater for land requirements demanded by Leeman and Greenhead.
- Green Head**—To selectively encourage the development of industrial activity in Green Head.

5.11.2 Development Standards

- The Council shall adopt the following development standards to achieve:
 - efficient and pleasant industrial facilities;
 - safe movement of vehicular and pedestrian traffic;
 - adequate room for expansion without detrimental effects to adjoining land uses.
- Building Setbacks:**
 - Front setbacks shall be 10 metres from any front boundary;
 - Side setbacks on any lots of 1 000 m² or more, shall have a minimum side setback of 5 metres. In the case of factoryette development, buildings may be permitted to the side boundary.
 - Rear setbacks of 10 metres shall apply to all lots.
- Building Construction**
All buildings and development shall meet the requirements of the Uniform Building By-Laws as adopted by the Local Authority.
- Site Cover**
No more than 50 percent of any lot shall be built upon without the express permission of the council. In such cases where an applicant wishes to exceed this cover, the applicant shall provide to the Council all valid reasons why such an extension is sought.
- Landscape Treatment**
An area of not less than 10% of the land between the front building line and the street frontage shall be set aside for landscaping, and such landscaping shall be established and maintained in accordance with an approved plan relating thereto.

(f) Open Air Display

A person may display finished goods for sale up to the front boundary of the lot. Advertising signs shall be in accordance with the requirements of the Shire By-Laws.

(g) Stock Piling and Storage of Materials

No dumping or storage of waste materials, or raw materials for use on premises, or construction, servicing or maintenance shall be permitted between the building line and the street frontage.

(h) Waste Disposal

No person shall permit any solid or liquid waste product from leaving the site unless in a container or bin or any satisfactory receptacle. Such waste products as oil, greases, chemicals (either pure or diluted) shall be contained upon the site and prevented from discharging into any drain, watercourse or pit outside of the lot.

(i) Car Parking

On site car parking shall be provided in accordance with the following schedule:

Warehouse Showroom—1 bay for each 100 m² floor area.

Service Industry—1 bay for each 20 m² retail floorspace; 1 bay for each 50 m² service area.

Factoryette—3 bays for each unit.

Motor Repair Station—2 bays for every working bay and 1 bay for each employee.

5.12 Private Clubs and Institutions Zone

The Council's objective is to permit development or establishment of uses to satisfy the general cultural, religious, education, health and recreational and needs of the community.

5.12.1 Policies

Before approving the establishment of such uses the Council shall be satisfied that:

- the amenity of adjacent land uses, by way of noise, heavy traffic or other detrimental effects, will not be adversely affected;
- a high standard of development appropriate to the specific use will occur.

5.12.2 Development Standards

(a) Lot Sizes

The lot size and effective frontage shall be at the discretion of the Council taking into consideration the intended purpose of the site.

(b) Plot Ratio and Site Coverage

In this zone the plot ratio shall not exceed 0.5 and the site coverage shall not exceed 50 per cent.

(c) Car Parking

Car Parking spaces shall be provided, designed, constructed and maintained to the satisfaction of the Council.

(d) Setback

Within this zone the building line setback from a road shall be a minimum of 10 metres. Side and rear setbacks shall be at the discretion of the Council.

5.13 Tourist Accommodation Zone

5.13.1 Policy

Council within this zone shall:

- Control the development of all forms of tourist accommodation in specified sites where advantage by means of location and accessibility may eventuate and where adjoining land uses will not be adversely affected.
- Encourage the diversification of tourist accommodation and ensure that development proposals:
 - are of a high standard commensurate to the existing development and appropriate to the natural setting of the area,
 - provide on-site areas for recreation, maintenance and servicing,
 - provide pedestrian walkways for protection of children and adults from traffic routes.
- Not support the strata titling of caravan parks without Council first being satisfied that:
 - the strata tenure will not prejudice the availability of short term caravan bay sites for tourists and travellers,

- (ii) appropriate management and maintenance conditions as agreed upon by Council, are enforced by the Commission as a condition of subdivision approval.
- (d) not support any application for the strata titling of caravan parks unless it can be clearly demonstrated by the applicant that a satisfactory system of on-site effluent disposal can be achieved.

5.13.2 Development Standards

- (a) For uses within the definitions of Tourist Accommodation, Caravan Parks, Camping Grounds and Chalet Development, Council shall have regard for the Local Government Model By-Laws relating to Caravan Park, Camping Ground and Holiday Accommodation, 1978, and the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.
- (b) Site Requirements

TABLE 3—SITE REQUIREMENTS

Land Use	Min. Lot Size	Min. Effective Frontage	Setbacks			Min. No. On-Site Car Park Spaces
			Front	Side	Rear	
Hotel	0.5 ha	50 m	15 m	10 m	15 m	1 bay/3m ² net bar space and/or 1 bay/4 seats of dining area and 1.5 bays/unit of accommodation.
Caravan Park	0.5 ha	30 m	As per Local Government Model By-Laws relating to Caravan Park, Camping Grounds and Holiday Accommodation.			1.5 bays/unit, bay or site plus 1 bay/4 such units, bays or sites for visitor parking.
Camping Ground	0.5 ha	30 m				
Holiday Accom. Units	0.5 ha	30 m				

5.14 Special Site Zone

5.14.1 Land within a Special Site Zone may be used for the purpose specified on the Scheme Map and referred to in Appendix 5 as applicable to that zone and for the purposes incidental thereto and for no other purpose.

5.15 Rural Zone

5.15.1 Policy

- (a) To ensure the continuation of the basic rural use within the precinct, encouraging where appropriate, the retention and expansion of present agricultural activities.
- (b) To consider granting Planning Consent to non-rural uses where these can be demonstrated to be of benefit to the district and not detrimental to the areas natural resources and environment generally.
- (c) To permit, subject to Planning Consent, development providing facilities for tourists, travellers and for recreational usage.

5.15.2 Development Standards

The following building setbacks shall apply:

TABLE 4
RURAL ZONE—BUILDING SETBACKS

Front	20 m	minimum
Rear	30 m	minimum
Side	20 m	minimum

PART VI—PLANNING CONSENT

6.1 Application for Planning Consent

6.1.1 Every application for Planning Consent shall be made in the form prescribed in Appendix 2 to the Scheme and shall be accompanied by such plans and other information as is required by the Scheme.

6.1.2 Unless Council waives any particular requirement every application for Planning Consent shall be accompanied by:—

- (a) A plan or plans to a scale of not less than 1:500 showing:
 - (i) street names, lot number(s), north point and the dimensions of the site;

- (ii) the location and proposed use of any existing buildings to be retained and the location and use of buildings proposed to be erected on the site;
- (iii) the existing and proposed means of access for pedestrians and vehicles to and from the site;
- (iv) the location, number, dimensions and layout of all car parking spaces intended to be provided;
- (v) the location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods of commodities to and from the site and the means of access to and from those areas;
- (vi) the location, dimensions and design of any landscaped, open storage or trade display area and particulars of the manner in which it is proposed to develop the same;
- (vii) the location of any underground services lines.
- (b) plans, elevations and sections of any building proposed to be erected or altered and of any building it is intended to retain;
- (c) any other plan or information that the Council may reasonably require to enable the application to be determined.

6.2 Advertising of Applications

6.2.1 Where an application is made for Planning Consent to commence or carry out development which involves an 'SA' use the Council shall not grant consent to that application unless notice of the application is first given in accordance with the provisions of this clause.

6.2.2 Where an application is made for Planning Consent to commence or carry out development which involves an 'AA' use, or for any other development which requires the Planning Consent of the Council, the Council may give notice of the application in accordance with the provisions of this clause.

6.2.3 Where the Council is required or decides to give notice of an application for Planning Consent the Council shall cause one or more of the following to be carried out:—

- (a) notice of the proposed development to be served on the owners and occupiers of land within an area determined by the Council as likely to be affected by the granting of the Planning Consent stating that submissions may be made to the Council within twenty-one days of the service of such notice;
- (b) notice of the proposed development to be published in a newspaper circulated in the Scheme area stating that submissions may be made to the Council within twenty-one days from the publication thereof;
- (c) a sign or signs displaying notice of the proposed development to be erected in a conspicuous position on the land for a period of twenty-one days from the date of publication of the notice referred to in paragraph (b) of this clause.

6.2.4 The notice referred to in Clause 6.2.3 (a) and (b) shall be in the form contained in Schedule 7 with such modifications as circumstances required.

6.2.5 After expiration of twenty-one days from the serving of notice of the proposed development, the publication of notice or the erection of a sign or signs, whichever is the later, the Council shall consider and determine the application.

6.3 Determination of Applications

6.3.1 In determining an application for Planning Consent the Council may consult with any authority which, in the circumstances, it thinks appropriate.

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

6.3.3 The Council shall issue its decision in respect of an application for Planning Consent in the form prescribed in Schedule 3 to the Scheme.

6.3.4 Where the Council approves an application for Planning Consent under this scheme the Council may limit the time for which that consent remains valid.

6.4 Deemed Refusal

6.4.1 Where the Council has not within sixty days of the receipt by it of an application for Planning Consent either conveyed its decision to the applicant or given notice of the application in accordance with clause 6.2 the application may be deemed to have been refused.

6.4.2 Where the Council has given notice of an application for Planning Consent in accordance with clause 6.2 and where the Council has not within ninety days of receipt by it of the application conveyed its decision to the applicant, the application may be deemed to have been refused.

6.4.3 Notwithstanding that an application for Planning Consent may be deemed to have been refused under clauses 6.4.1 or 6.4.2 the Council may issue a decision in respect of the application at any time after the expiry of the sixty day or ninety day period specified in those clauses, as the case may be.

PART VII—ADMINISTRATION

7.1 Powers of the Scheme

The Council in implementing the Scheme has, in addition to all other powers vested in it, the following powers:—

- (a) the Council may enter into an agreement with any owner, occupier or other person having an interest in land affected by the provisions of the Scheme in respect of any matters pertaining to the Scheme;
- (b) the Council may acquire any land or buildings within the district pursuant to the provisions of the Scheme or the Act. The Council may deal with or dispose of any land which it has acquired pursuant to the provisions of the Scheme or the Act in accordance with law and for such purpose may make such agreement with other owners as it considers fit;
- (c) an officer of the Council, authorised by the Council for the purpose, may at all reasonable times enter any building or land for the purpose of ascertaining whether the provisions of the Scheme are being served.

7.2 Offences

7.2.1 A person shall not erect, alter or add to or commence to erect, alter or add to a building or use or change the use of any land, building or part of a building for any purpose:—

- (a) otherwise than in accordance with the provisions of the Scheme;
- (b) unless all consents required by the Scheme have been granted and issued;
- (c) unless all conditions imposed upon the grant and issue of any consent required by the Scheme have been and continue to be complied with;
- (d) unless all standards laid down and all requirements prescribed by the Scheme or determined by the Council pursuant to the Scheme with respect to that building or that use of that land or building or that part have been and continue to be complied with.

7.2.2 A person who fails to comply with any of the provisions of the Scheme is guilty of an offence and without prejudice to any other remedy given herein is liable to the penalties prescribed by the Act.

7.3 Notices

7.3.1 Twenty eight (28) days written notice is hereby prescribed as the notice to be given pursuant to Section 10 of the Act.

7.3.2 The Council may recover expenses under Section 10 (2) of the Act in a court of competent jurisdiction.

7.4 Claims for Compensation

Except where otherwise provided in the Scheme, the time limit for the making of claims for compensation pursuant to Section 11 (1) of the Act is six (6) months after the date of publication of the Scheme in the *Government Gazette*.

7.5 Appeals

An applicant aggrieved by a decision of the Council in respect of the exercise of a discretionary power under the Scheme may appeal in accordance with Part V of the Act and the rules and regulations made pursuant to the Act.

7.6 Power to Make Policies

7.6.1 In order to achieve the objectives of the Scheme, the Council may make town planning scheme policies relating to parts or all of the Scheme area and relating to one or more of the aspects of the control of development.

7.6.2 A town planning scheme policy shall become operative only after the following procedures have been completed:

- (a) The Council having prepared and having resolved to adopt a draft town planning scheme policy, shall advertise a summary of the draft policy once a week for two consecutive weeks in a newspaper circulating in the area giving details of where the draft policy may be inspected and where, in what form, and during what period (being not less than 21 days) representations may be made to the Council.
- (b) The Council shall review its draft town planning scheme policy in the light of any representations made and shall then decide to finally adopt the draft policy with or without amendment, or not proceed with the draft policy.
- (c) Following final adoption of a town planning scheme policy, details thereof shall be advertised publicly and a copy kept with the Scheme documents for inspection during normal office hours.

7.6.3 A town planning scheme policy may only be altered or rescinded by:

- (a) Preparation and final adoption of a new policy pursuant to this clause, specifically worded to supercede an existing policy.
- (b) Publication of a formal notice of rescission by the Council twice in a newspaper circulating in the area.

7.6.4 A town planning scheme policy shall not bind the Council in respect of any application for planning consent but the Council shall take into account the provisions of the policy and objectives which the policy was designed to achieve before making its decision.

INTERPRETATIONS

Appendix

Abattoir: means land and buildings used for the slaughter of animals for human consumption and the treatment of carcasses, offal and by-products.

Absolute Majority: shall have the same meaning as is given to it in and for the purposes of the Local Government Act 1960 (as amended).

Act: means the Town Planning and Development Act, 1928 (as amended).

Advertisement: means any word, letter, model, sign, placard, board, notice, device or representation, whether illuminated or not, in the nature of, and employed wholly or partly for the purposes of, advertisement, announcement or direction, and includes any hoarding or similar structure used, or adapted for use, for the display of advertisements and Advertising Sign shall be construed accordingly but does not include:

- (a) an advertising sign of less than 2 m² in area relating to the carrying out of building or similar work on land on which it is displayed, not being land which is normally used for those purposes;
- (b) an advertising sign of less than 2 m² in area announcing a local event of a religious, educational, cultural, political, social or recreational character not promoted or carried on for commercial purposes;
- (c) an advertising sign of less than 2 m² in area relating to the prospective sale or letting of the land or building on which it is displayed;
- (d) an advertising sign exhibited upon any land vested in or owned by the Minister for Railways which is directed only to persons upon or entering a railway station or platform or bus station, and
- (e) directional signs, street signs and other like signs erected by a public authority.

Amusement Facility: means land and buildings, open to the public, used for not more than two amusement machines where such use is incidental to the predominant use.

- Amusement Machine:** means a machine, device or games table, mechanically or electronically powered, that releases or makes available balls, discs or other items for projection in or on the machine by the use of springs, flippers, paddles or cues, or electronic devices which are controlled or partly controlled by computer associated with electronic screen(s) operated by one or more players for amusement or recreation;
- Amusement Parlour:** means land and buildings, open to the public, where the predominant use is amusement by amusement machines and where there are more than two amusement machines operating within the premises.
- Battle-axe lot:** means a lot having access to a public road by means of an access strip included in the Certificate of Title of that lot.
- Betting Agency:** means a building operated in accordance with the Totalisator Agency Board Betting Act 1960 (as amended).
- Boarding House:** means a building in which provision is made for lodging or boarding more than four persons, exclusive of the family of the keeper, for hire or reward, but does not include:
- premises the subject of an Hotel, Limited Hotel or Tavern Licence granted under the provisions of the Liquor Act 1970 (as amended).
 - premises used as a boarding school approved under the Education Act, 1928 (as amended).
 - a single dwelling, attached, group or multiple dwelling unit;
 - any building that is the subject of a strata title issued under the provisions of the Strata Titles Act, 1966 (as amended).
- Builder's Storage Yard:** means land and buildings used for the storage of building material, pipes, or other similar items related to any trade; and may include manufacture, assembly and dismantling processes incidental to the predominant use.
- Building:** shall have the same meaning as is given to it in and for the purposes of the Residential Planning Codes.
- Building Envelope:** means an area of land within a lot marked on a plan forming part of the Scheme outside which building development is not permitted.
- Building Line:** means the line between which any public place or public reserve a building may not be erected except by or under the authority of an Act.
- Building Setback:** means the shortest horizontal distance between a boundary or other specified point and the position at which a building may be erected.
- Camping Area:** means land used for the lodging of persons in tents or other temporary shelter.
- Caravan Park:** means land and buildings used for the parking of caravans under the By-Laws of the Council or the Caravan Parks and Camping Grounds Regulations, 1974 (as amended) made pursuant to the provisions of the Health Act, 1977-1979 (as amended).
- Caretaker's Dwelling:** means a building used as a dwelling by a person having the care of the building, plant, equipment or grounds associated with an industry, business, office or recreation area carried on or existing on the same site.
- Car Park:** means land and buildings used primarily for parking private cars or taxis whether open to the public or not but does not include any part of a public road used for parking or for a taxi rank, or any land or buildings or in which cars are displayed for sale.
- Cattery:** means the use of an approved out-building constructed in accordance with the Health Act Model By-laws Series 'A' Part One - General Sanitary Provisions (as amended) for the purpose of keeping more than three (3) cats over the age of three (3) months.
- Civic Building:** means a building designed, used or intended to be used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose.
- Civic Use:** means land and buildings used by a Government Department, an instrumentality of the Crown, or the Council, for administrative, recreational or other purpose.
- Club Premises:** means land and buildings used or designed for use by a legally constituted club or association or other body of persons united by a common interest whether such building or premises by licensed under the provisions of the Liquor Act, 1970 (as amended) or not and which building or premises are not otherwise classified under the provisions of the Scheme.
- Commission:** means the State Planning Commission constituted under the State Planning Commission Act 1985.
- Community Home:** means a building used primarily for living purposes by a group of physically or intellectually handicapped or socially disadvantaged persons living together with or without paid supervision or care and managed by a constituted community based organisation, a recognised voluntary charitable or religious organisation, a government department or instrumentality of the Crown.
- Consulting Rooms:** means a building (other than a hospital or medical centre) used by no more than two practitioners who are legally qualified medical practitioners or dentists, physiotherapists, chiropractors, and persons ordinarily associated with a practitioner, in the prevention or treatment of physical or mental injuries or ailments, and the two practitioners may be of the one profession or any combination of professions or practices.
- Consulting Rooms Group:** means a building (other than a hospital or medical centre) used by more than two practitioners who are legally qualified medical practitioners or dentist, physiotherapists, chiropractors and persons ordinarily associated with a practitioner, in the prevention, investigation or treatment of physical or mental injuries or ailments, and the practitioners may be of the one profession or any combination of professions or practices.
- Convenience Store:** means land and buildings used for the retail sale of convenience goods being those goods commonly sold in supermarkets, delicatessens and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading hours and providing associated parking. The buildings associated with a convenience store shall not exceed 200 m² gross leasable area.
- Day Care Centre:** means land and buildings used for the daily or occasional care of children in accordance with the Child Welfare (care Centres) Regulations, 1968 (as amended).
- Development:** shall have the same meaning given it in and for the purpose of the Act.
- Development Authority:** means Homeswest, the Department of Land Administration or any other Government Department responsible for the planning subdivision and release of the land concerned.
- Display Home Centre:** means a group of two or more dwellings which are intended to be open for public inspection.
- District:** means the Municipal District of the Shire of Coorow.
- Dog Kennels:** means land and buildings used for the boarding and breeding of dogs where such premises are registered or required to be registered by the Council; and may include the sale of dogs where such use is incidental to the predominant use.
- Drive-In Theatre:** means land and buildings used to make provision for an audience to view the entertainment while seated in motor vehicles.
- Dry-cleaning Premises:** means land and buildings used for the cleaning of garments and other fabrics by chemical processes.
- Educational Establishment:** means a school, college, university, technical institute, academy or other educational centre, but does not include a reformatory or institutional home.
- Effective Frontage:** means the width of a lot at the minimum distance from the street alignment at which buildings may be constructed, and shall be calculated as follows:
- where the site boundaries of a lot are parallel to one another, the length of a line drawn at right angles to such boundaries;
 - where the side boundaries of a lot are not parallel to one another, the length of a line drawn parallel to the street frontage and intersecting the side boundaries at the minimum distance from the street alignment at which buildings may be constructed;
 - where a lot is of such irregular proportions or on such steep grade that neither of the foregoing methods can reasonably be applied, such length as determined by the Council.

Equestrian Centre: means land and buildings used for the stabling and exercising of horses and includes facilities for events of a competitive nature.

Factory Unit Building: means an industrial building designed, used or adapted for use as two or more separately occupied production or storage areas.

Family Care Centre: means land and buildings used for the purpose of a Family Care Centre as defined in Child Welfare (Care Centres) Regulations, 1968 (as amended).

Fast Food Outlet: means land and buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation, primarily off the premises, but does not include a fish shop.

Fish Shop: means a building where wet fish and similar foods are displayed and offered for sale.

Floor Area: shall have the same meaning given to it and for the purposes of the Uniform Building By-Laws, 1974 (as amended).

Frontage: means the boundary line or lines between a site and the street or streets upon which the site abuts.

Fuel Depot: means land and buildings used for the storage and sale in bulk of solid or liquid gaseous fuel, but does not include a service station.

Funeral Parlour: means land and buildings occupied by an undertaker where bodies are stored and prepared for burial or cremation.

Garden Centre: means land and buildings used for the sale and display of garden products, including garden ornaments, plants, seeds, domestic garden implements and motorised implements and the display but not manufacture of pre-fabricated garden buildings.

Gazette Date: means the date of which this Scheme is published in the *Government Gazette*.

Gross Leasable Area: means in relation to a building, the area of all floors capable of being occupied by a tenant for his exclusive use, which area is measured from the centre lines of joint partitions or walls and from the outside faces of external walls or the building alignment, including shop fronts, basements, mezzanines and storage areas.

Harbour Installations: means land and buildings used for and incidental to the purposes of loading, unloading and maintaining ships.

Health Studio: means land and buildings designed and equipped for physical exercise, recreation and sporting activities including outdoor recreation.

Holiday Accommodation: means buildings constructed in accordance with the provisions of Model By-Law No. 18 (Holiday accommodation) and used for the short term accommodation of tourists and holiday makers and includes convention centres, halls and other buildings for the amenity of the residents but does not include an Hotel or a Motel.

Home Occupation: means a business or activity carried on with the written permission of the Council within a dwelling house or the curtilage of a house by a person resident therein or within a domestic outbuilding by a person resident in the dwelling house to which it is appurtenant that:

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection due to the emission of light, noise, vibration, electrical interferences, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, liquid wastes or waste products or the unsightly appearance of the dwelling house or domestic outbuilding on the land on which the business is conducted.
- (b) does not entail employment of any person not a member of the occupier's family;
- (c) does not occupy an area greater than twenty square metres;
- (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located.
- (e) does not display a sign exceeding 0.2 m² in area;
- (f) in the opinion of the Council it is compatible with the principal uses to which land in the zone in which it is located may be put and will not in the opinion of the Council generate a volume of traffic that would prejudice the amenity of the area;

(g) does not entail the presence, use or calling of a vehicle of more than two tonnes tare weight;

(h) does not entail the presence of more than one commercial vehicle and does not include provision for the fueling or repairing of motor vehicles within the curtilage of the dwelling house of domestic out-building.

(i) does not entail the offering for sale or display of motor vehicles machinery or goods (other than goods manufactured or serviced on the premises); and

(j) does not entail a source of power other than an electric motor of not more than 0.373 kilowatts (0.5 h p).

Hospital: means a building in which persons are received and lodged for medical treatment or care and includes a maternity hospital.

Hospital Special Purposes: means a building used or designed for use wholly or principally for the purpose of a hospital or sanatorium for the treatment of infectious or contagious diseases, or hospital for the treatment of the mentally ill or similar use.

Hostel: means a lodging house which is not open to the public generally but is reserved for use solely by students and staff of educational establishments, members of societies, institutes or associations.

Hotel: means land and buildings providing accommodation for the public the subject of an Hotel Licence granted under the provisions of the Liquor Act, 1970 (as amended).

Industry: means the carrying out of any process in the course of trade or business for gain, for and incidental to one or more of the following:

- (a) the winning, processing or treatment of minerals;
- (b) the making, altering, repairing, or ornamentation, painting, finishing, cleaning, packing or canning or adapting for sale, or the breaking up or demolition of any article or part of an article;
- (c) the generation of electricity or the production of gas;
- (d) the manufacture of edible goods,

and includes, when carried out on land upon which the process is carried out in connection with that process, the storage of goods, any work of administration or accounting, or the wholesaling of goods resulting from the process, and the use of land for the amenity of persons engaged in the process;

but does not include:

- (i) the carrying out of agriculture,
- (ii) site work on buildings, work or land,
- (iii) in the case of edible goods the preparation of food for sale from the premises,
- (iv) panel beating, spray painting or motor vehicle wrecking.

Industry—Cottage: means an industry which produces arts and crafts goods which cannot be carried out under the provisions relating to a "home occupation" and that:

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection, due to the emission of light, noise, vibration, steam, soot, ash, dust, grit, oil, liquid wastes or waste products,
- (b) where operated in a Residential Zone, does not entail the employment of any person not a member of the occupier's family normally resident on the land,
- (c) is conducted in an out-building which is compatible to the zone and its amenity and does not occupy an area in excess of 55 m²,
- (d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located, and;
- (e) does not display a sign exceeding 0.2 m² in area.

Industry Extractive: means an industry which involves;

- (a) the extraction of sand, gravel, clay, turf, soil, rock, stone, minerals, or similar substance from the land, and also the storage, treatment or manufacture of products from those materials is extracted or on land adjacent thereto; or
- (b) the production of salt by the evaporation of sea water.

- Industry General:** means an industry other than a cottage, extractive, hazardous, light, noxious, rural or service industry.
- Industry Hazardous:** means an industry which by reason of the processes involved or the method of manufacture or the nature of the materials used or produced requires isolation from other buildings.
- Industry Light:** means an industry:
- in which the processes carried on, the machinery used, and the goods and commodities carried to and from the premises will not cause any injury to, or will not adversely affect the amenity of the locality by reason on the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products, and
 - the establishment of which will not or the conduct of which does not impose an undue load on any existing or projected service for the supply or provision of water, gas, electricity, sewerage facilities, or any other like services.
- Industry Noxious:** means an industry in which the processes involved constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended), but does not include a fish shop, dry cleaning premises, marine collectors yard, laundromat, piggery or poultry farm.
- Industry Rural:** means an industry handling, treating, processing or packing primary products grown, reared or produced in the locality, and a workshop servicing plant or equipment used for rural purposes in the locality.
- Industry Service:** means a light industry carried out on land or in buildings which may have a retail shop front and from which goods manufactured on the premises may be sold; or land and buildings having a retail shop front and used as a depot for receiving goods to be serviced.
- Institutional Building:** means a building used or designed for use wholly or principally for the purpose of:
- a home or other institution for care of persons who are physically or mentally handicapped.
 - a rehabilitation centre or home for alcoholics, drug addicts, persons released from prison or other persons requiring treatment as provided by such a centre.
- Institutional Home:** means a building used as a school for developing the intelligence of young children by object-lessons, toys, games, singing and similar methods.
- Kindergarten:** means land and buildings used as a school for developing the intelligence of young children by object-lessons, toys, games, singing and similar methods.
- Land:** shall have the same meaning given to it in and for the purposes of, the Act.
- Laundromat:** means a building, open to the public, in which coin-operated or other washing machines, with or without provision for drying clothes, are available for use.
- Liquor Store:** means a building the subject of a Store Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Lodging House:** shall have the same meaning as is given to it in and for the purposes of the Health Act, 1911-1979 (as amended).
- Lot:** shall have the same meaning given to it in and for the purposes of, the Act and "allotment" has the same meaning.
- Marina:** means premises at which berths or pens, and fuelling, servicing, repairing, storage (including storage on land) and other facilities for boats are provided, with or without the sale of boating gear and equipment, and includes all jetties, piers, embankments, quays and moorings appurtenant thereto and all offices and store-rooms used in connection therewith.
- Marine Collector's Yard:** means land and buildings used for the storage of marine stores under the provisions of the Marine Stores Act, 1902 (as amended) and Marine Dealer's Yard and Marine Store have the same meaning.
- Marine Filling Station:** means land and buildings used for the storage and supply of liquid fuels and lubricants for marine craft, but in which no industry is carried on; but does not include a service station.
- Market:** means land and buildings used for a fair, a farmers' or producers' market, or a swap-meet in which the business or selling carried on or the entertainment provided is by independent operators or stall holders carrying on their business or activities independently of the market operator save for the payment where appropriate of a fee or rental.
- Medical Centre:** means a building (other than a hospital) that contains or is designed to contain facilities not only for the practitioner or practitioners mentioned under the interpretations of consulting rooms but also for ancillary services such as chemists, pathologists and radiologists.
- Milk Depot:** means land and buildings to which milk is delivered for distribution to consumers but in which milk is not processed or pasturised.
- Mobile Home:** means any vehicle or similar relocatable structure having been manufactured with wheels (whether or not such wheels have been removed) and having no footings other than wheels, jacks or skirtings, and so designed or constructed as to permit independent occupancy for continuous dwelling purposes incorporating its own facilities including bathroom and toilet facilities;
- Mobile Home Park:** means land upon which two or more mobile homes, occupied for dwelling purposes, are located regardless of whether or not a charge is made for such accommodation.
- Motel:** means land and buildings used or intended to be used to accommodate patrons in a manner similar to an Hotel or Boarding House but in which special provision is made for the accommodation of patrons with motor vehicles.
- Motor Vehicle and Marine Sales Premises:** means land and buildings used for the display and sale of new or second hand motorcycles, cars, trucks, caravans and boats or any one or more of them and may include the servicing of motor vehicles sold from the site.
- Motor Vehicle Hire Station:** means land and buildings used for the hiring out of motor vehicles and when conducted on the same site, the storage and cleaning of motor vehicles for hire but does not include mechanical repair or servicing of such vehicles.
- Motor Vehicle Repair Station:** means land and building used for the mechanical repair and overhaul of motor vehicles including tyre recapping, retreading, panel beating, spray painting and chassis reshaping.
- Motor Vehicle Wash Station:** means land and buildings where vehicles are washed and cleaned by or primarily by mechanical means.
- Motor Vehicle Wrecking Premises:** means land and buildings used for the storage, breaking up or dismantling of motor vehicles and includes the sale of second-hand motor vehicle accessories and spare parts.
- Museum:** means land and buildings used for storing and exhibiting objects illustrative of antiquities, natural history, art, nature and curiosities.
- Non-conforming Use:** means a use of land which, though lawful immediately prior to the coming into operation of this Scheme, is not in conformity with the Scheme.
- Nursery:** means land and buildings used for the propagation, rearing and sale of products associated with horticultural and garden decor.
- Office:** means a building used for the conduct of administration, the practice of a profession, the carrying on of agencies, banks, typist and secretarial services, and services of a similar nature.
- Owner:** in relation to any land includes the Crown and every person who jointly or severally whether at law or in equity:
- is entitled to the land for an estate in fee simple in possession; or
 - is a person to whom the Crown has lawfully contracted to grant the fee simple of the land; or
 - is a lessor or licensee from the Crown; or
 - is entitled to receive or is in receipt of, or if the land were let to a tenant, would be entitled to receive the rents and profits thereof, whether as a beneficial owner, trustee, mortgagee in possession, or otherwise.
- Petrol Filling Station:** means land and buildings used for the supply of petroleum products and motor vehicle accessories.
- Piggery:** shall have the same meaning given to it in and for the purpose of the Health Act, 1911-1979 (as amended).

- Plot Ratio:** shall have the same meaning given to it in the Uniform Building By-Laws except for residential dwelling where it shall have the same meaning given to it in the Residential Planning Codes.
- Potable Water:** means water in which levels of physical, chemical and bacteriological constituents do not exceed the maximum permissible levels set out in 'International Standards for Drinking Water—Third Edition, World Health Organisation—1971'.
- Poultry Farm:** means land and buildings used for hatching, rearing or keeping of poultry for either egg or meat production which does not constitute an offensive trade within the meaning of the Health Act, 1911-1979 (as amended).
- Produce Store:** means land and buildings wherein fertilisers and grain are displayed and offered for sale.
- Prison:** shall have the same meaning given to it in and for the purposes of the Prisons Act, 1981 (as amended).
- Private Hotel:** means land and buildings used for residential purposes the subject of a Limited Hotel Licence granted under the provisions of the Liquor Act 1970 (as amended).
- Private Recreation:** means land used for parks, gardens, playgrounds, sports arenas, or other grounds for recreation which are not normally open to the public without charge.
- Professional Office:** means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropractist, consular official, dentist, doctor, engineer, masseur, nurse, physiotherapist, quantity surveyor, solicitor, surveyor, teacher (other than a dancing teacher or a music teacher), town planner, or valuer, or a person having an occupation of a similar nature, and Professional Person has a corresponding interpretation.
- Public Amusement:** means land and buildings used for the amusement or entertainment of the public, with or without charge.
- Public Authority:** shall have the same meaning given to it in and for the purposes of the Act.
- Public Mall:** means any public street or right-of-way designed especially for pedestrians who shall have the right of way and vehicle access shall be restricted to service vehicles at times specified by the Council.
- Public Recreation:** means land used for a public park, public gardens, foreshore reserve, playground or other grounds for recreation which are normally open to the public without charge.
- Public Utility:** means any work or undertaking constructed or maintained by a public authority or the Council as may be required to provide water, sewerage, electricity, gas, drainage, communications or other similar services.
- Public Worship—Place Of:** means land and buildings used for the religious activities of a church but does not include an institution for primary, secondary, or higher education or a residential training institution.
- Radio and T.V. Installation:** means land and buildings used for the transmission, relay and reception of signals and pictures, both commercial and domestic, but does not include domestic radio and television receivers.
- Reception Centre:** means land and buildings used by parties for functions on formal or ceremonious occasions, but not for unhosted use for general entertainment purposes.
- Reformatory:** means land and building used for the confinement or detention in custody of juvenile offenders against the law with a view to their reformation.
- Residential Planning Codes:** means the Residential Planning Codes, set out in Appendices 2 and 3 to the Statement of Planning Policy No. 1 together with any amendments thereto as published in the *Government Gazette* on January 30, 1985.
- Restaurant:** means a building wherein food is prepared for sale and consumption within the building and the expression shall include a licensed restaurant, and a restaurant at which food for consumption outside the building is sold where the sale of food for consumption outside the building is not the principal part of the business.
- Rural Pursuit:** means the use of land for any of the purposes set out hereunder and shall include such buildings normally associated therewith:
 - (a) the growing of vegetables, fruit, cereals or food crops;
 - (b) the rearing or agistment of goats, sheep, cattle or beasts of burden;
 - (c) the stabling, agistment or training of horses;
 - (d) the growing of trees, plants, shrubs, or flowers for replanting in domestic, commercial or industrial gardens;
 - (e) the sale of produce grown solely on the lot;
 but does not include the following except as approved by the Council:
 - (i) the keeping of pigs;
 - (ii) poultry farming;
 - (iii) the processing, treatment or packing of produce;
 - (iv) the breeding, rearing or boarding of domestic pets.
- Salvage Yard:** means land and buildings used for the storage and sale of materials salvaged from the erection, demolition, dismantling or renovating of, or fire or flood damage to structures including (but without limiting the generality of the foregoing) buildings, machinery, vehicles and boats.
- Schedule:** means a schedule to the Scheme.
- Service Station:** means land and buildings used for the supply of petroleum products and motor vehicle accessories and for carrying out greasing, tyre repairs and minor mechanical repairs and may include a cafeteria, restaurant or shop incidental to the primary use, but does not include transport depot, panel beating, spray painting, major repairs or wrecking.
- Shared Dwelling:** means a building used primarily for living purposes by not more than five persons residing therein as a single household; the term also includes such out-buildings and recreational uses and gardens as are ordinarily used therewith, but does not include a private hotel, motel or boarding house.
- Shop:** means a building wherein goods are kept, exposed or offered for sale by retail, but does not include a bank, fuel depot, market, service station, milk depot, marine collector's yard, timber yard or land and buildings used for the sale of vehicles or for any purpose falling within the definition of industry.
- Showroom:** means a building wherein goods are displayed and may be offered for sale by wholesale and/or by retail of: foodstuffs, liquor or beverages; items of clothing or apparel, magazines, books or paper products; medical or pharmaceutical products; china, glassware or domestic hardware; and items of personal adornment.
- Tavern:** means land and buildings the subject of a Tavern Licence granted under the provisions of the Liquor Act, 1970 (as amended).
- Trade Display:** means land and buildings used for the display of trade goods and equipment for the purposes of advertisement.
- Transport Depot:** means land and buildings used for the garaging of motor vehicles used or intended to be used for carrying goods or persons for hire or reward or for any consideration, or for the transfer of goods or persons from one such motor vehicle to another of such motor vehicles and includes maintenance, management and repair of the vehicles used, but not of other vehicles.
- Uniform Building By-Laws:** means the Uniform Building By-Laws, 1974, (as amended).
- Veterinary Consulting Rooms:** means a building in which a veterinary surgeon or veterinarian treats the minor ailments of domestic animals and household pets as patients but in which animals or pets do not remain overnight.
- Veterinary Hospital:** means a building used in connection with the treatment of sick animals and includes the accommodation of sick animals.
- Warehouse:** means a building wherein goods are stored and may be offered for sale by wholesale.
- Wayside Stall:** means a building situated on private land which offers for sale to the general public produce or any commodity which is produced on the land upon which the buildings are located.
- Wholesale:** means the sale of any goods to any person or persons other than the ultimate consumer of those goods by a person or his trustee, registered as a 'wholesale merchant' for Sales Tax purposes under the

provisions of the Sales Tax Assessment Act No. 1 1930, (as amended).

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

Zone: means a portion of the Scheme area shown on the map by distinctive colouring, patterns, symbols, hatching, or edging for the purpose of indicating the restrictions imposed by the Scheme on the erection and use of buildings or for the use of land, but does not include reserved land.

Appendix 2

Town Planning and Development Act 1928 (as amended)
SHIRE OF COOROW

Form of Application for Planning Consent

1. Surname of Applicant..... Given Name.....
Full Address.....
 2. Surname of Land Owner (if Different from above)..... Given Names.....
Address.....
 3. Submitted By.....
 4. Address for Correspondence.....
 5. Locality of Development.....
 6. Title Details of Land.....
 7. Name of Road Serving Property.....
 8. State Type of Development.....
Nature and size of all buildings proposed.....
- Materials to be used on external surfaces of buildings.....
- General treatment of open portions of the site.....
- Details of car parking and landscaping proposals.....
- Approximate Cost of Proposed Development.....
- Estimate time for construction.....
- Signature of Owner Signature of Applicant or Agent
(Both signatures are required if applicant is not the owner)
- Date..... Date.....

NOTE: This form should be completed and forwarded to the Coorow Shire Council together with two copies of detailed plans showing complete details of the development including a site plan showing the relationship of the land to the area generally. In areas where close development exists, or is in the course of construction, plans shall show the siting of buildings and uses on lots immediately adjoining the subject land.

All applications shall be accompanied by:

- (a) a location plan showing the land the subject of the application and its relationship to surrounding lots and streets;
- and in the case of an application for the erection of new buildings:
- (b) a site plan or plans showing:
 - (i) the position, type and use of all existing buildings and improvements on the land; indicating those to be removed as part of the proposal;
 - (ii) the position, type and use of any new buildings and improvements proposed on the land;
 - (iii) the position of any trees on the site showing those to be removed and those to be retained;
 - (iv) areas to be landscaped, surfaced for parking or developed for any other purpose within the site;
 - (v) contours and any earthworks to be undertaken as a part of the development;
 - (vi) the location and description of any existing buildings;
 - (vii) location of water tanks and their capacity;
 - (viii) location of effluent disposal system;
- or in the case of an application or a change in the use of land and or buildings:

- (c) a site plan and, where applicable, floor plan(s) of the existing building(s) indicating the uses to be made of the land and the respective buildings or portions of the building(s).

Appendix 3

Town Planning and Development Act 1928
(as amended)

SHIRE OF COOROW

Decision on Application for Planning Consent

The Council or its delegated officer having considered the application dated.....

Submitted By:.....
on behalf of.....

hereby advise that it has decided to:
REFUSE/GRANT APPROVAL—TO COMMENCE DEVELOPMENT

subject to the conditions/for the following reasons:—

Shire Clerk

Date

Appendix 4

SCHEDULE OF ADDITIONAL USES

(Clause 3.4 applies)

Street Permitted	Particulars of Land	Additional Uses
Greenhead Greenhead Rd	Lots 2-4, 31-40, 45-63, 197-201, 204-207, 392-394.	Boatyard and Storage of Equipment
Coorow Main Street	Lot 89	Bank Premises

Appendix 5

SCHEDULE OF SPECIAL SITES

Street	Particulars of Land	Use
Coorow Poynton Parade	Lots 9, 10, 11	Service Station
Bristol Street	Pt. Vic Loc. M1640	Fuel Depot and Transport Depot
Commercial Street	Lot 115	Machinery Repairs
Leeman Thomas Street	34516,	Purposes associated with the Fishing Industry.
Nairn Street	Lot 41	Hardware Store
Nairn Street	Lots 49 and 50	Civic Purposes
Rudduck Street	Lot 474	Service Station and Shop
Greenhead Greenhead Road/ Mitchell Street	Pt. Lot 193	Civic Purposes
John Street	Lot 3	Purposes associated with the Fishing Industry
John Street	Lot 395	Purposes associated with the Fishing Industry
Rural Area Brand Highway	Lot 1	Service Station

Appendix 6a

SHIRE OF COOROW

Town Planning Scheme No. 1

APPLICATION FOR PERMIT OR RENEWAL OF PERMIT TO CARRY ON A HOME OCCUPATION

Occupier Full Name: Address:

Occupier Full Name: Address:

Description of Land House No. Locality Plan/Diagram Volume Nature of proposed home occupation

Location in relation to dwelling house

Area of building/land used for home occupation

Particulars of persons to be employed (State number of persons and relationship to occupier)

Description of equipment or machinery to be used

Description of storage areas

Number of vehicles for which parking to be provided

Frequency of delivery and collection of goods

Hours of operation

The occupier named above hereby applies for a permit/the renewal of a permit in respect of the home occupation described above and states that the above particulars are true.

DATED this day of 19

Occupier

A home occupation as defined by the Scheme means a business or activity carried on with the written permission of the Council within a dwelling house or the curtilage of a house by a person resident therein or within a domestic outbuilding by a person resident in the dwelling house to which it is appurtenant that—

- (a) does not cause injury to or prejudicially affect the amenity of the neighbourhood including (but without limiting the generality of the foregoing) injury, or prejudicial affection due to the emission of light, noise, vibration, electrical interference, smell, fumes, smoke, vapour, steam, soot, ash, dust, grit, oil, liquid wastes or waste products or the unsightly appearance of the dwelling house or domestic outbuilding in or the land on which the business is conducted;
(b) does not entail employment of any person not a member of the occupier's family;
(c) does not occupy an area greater than twenty square metres;
(d) does not require the provision of any essential service main of a greater capacity than normally required in the zone in which it is located;
(e) does not display a sign exceeding one fifth of a square metre in area;
(f) in the opinion of the Council is compatible with the principal uses to which land in the zone in which it is located may be put and will not in the opinion of the Council generate a volume of traffic that would be contrary to the amenity of the area;
(g) does not entail the presence, use or calling of a vehicle of more than two tonnes tare weight;

- (h) does not entail the presence of more than one commercial vehicle and does not include provision for the fueling or repairing of motor vehicles within the curtilage of the dwelling house or domestic outbuilding;
(i) does not entail the offering for sale or display of motor vehicles, machinery or goods (other than goods manufactured or services on the premises); and
(j) does not entail a source of power other than an electric motor of not more than 0.373 kilowatts (0.5 hp).

Appendix 6b

SHIRE OF COOROW

Town Planning Scheme No. 1

PERMIT TO CARRY ON HOME OCCUPATION

of

as occupier of the premises described as

Street Lot on Plan/Diagram

is the holder of a permit to carry on upon those premises the home occupation of

employing not more than persons of whom

are to be members of the occupier's family.

This permit remains valid until the 31st day of December, next or until the date stated on the approval after the date of issue thereof unless previously revoked.

Dated this day of 19

Shire Clerk SHIRE OF COOROW

Appendix 7

SHIRE OF COOROW

Town Planning Scheme No. 1

NOTICE OF PUBLIC ADVERTISEMENT OF DEVELOPMENT PROPOSAL

It is HEREBY NOTIFIED for public information and comment that the Council has received an application to develop land for the purpose described hereunder:

Land Description

Lot No. Street

Proposal

Details of the proposal are available for inspection at the Council office. Comments on the proposal may be submitted to the Council in writing on or before the day of 19

Shire Clerk

Date

ADOPTION

Adopted by Resolution of the Council of the Shire of Coorow at the Meeting of the Council held on the 18th day of March 1986.

18 March 1986.

A. KAU, President. S. N. HAZELDINE, Shire Clerk.

FINAL APPROVAL

1. Adopted by Resolution of the Council of the Shire of Coorow at the Ordinary Meeting of the Council held on the 19th day of July 1988 and the seal of the Municipality was pursuant to that resolution hereunto affixed in the presence of:

[L.S.]

A. KAU,
President.

S. N. HAZELDINE,
Shire Clerk.

This Scheme Text is to be read in conjunction with the approved maps of the Scheme described in Clause 1.4 of this Scheme and to which formal approval was given by the Hon. Minister for Planning on the date shown below.

2. Recommended/submitted for final approval by the State Planning Commission.
27 September 1988.

S. P. WILLMOTT,
For Chairman.

3. Final approval granted.
14 October 1988.

R. J. PEARCE,
Hon Minister for Planning.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Armadale Town Planning Scheme
No. 2—Amendment No. 42

SPC: 853/2/22/4, Pt. 42.

NOTICE is hereby given that the City of Armadale has prepared the abovementioned scheme amendment for the purpose of rezoning part of Reserve 37213 at rear of Lots 208-212 Gillam Drive, Kelmscott from Parks and Recreation (Local) to Light Industrial Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 7 Orchard Avenue, Armadale and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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

J. W. FLATOW,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Belmont Town Planning Scheme
No. 11—Amendment No. 5

SPC: 853/2/15/10, Pt. 5.

NOTICE is hereby given that the City of Belmont has prepared the abovementioned scheme amendment for the purpose of—

- (1) permitting office and veterinary clinic uses in the vicinity of the Town Centre; and
- (2) amending the zoning table by deleting the "Professional Rooms" use and inserting the uses "Consulting Rooms" and "Consulting Rooms—Group".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 215 Wright Street, Cloverdale and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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

B. GENONI,
Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Fremantle Town Planning Scheme
No. 3—Amendment No. 1

SPC: 853/2/5/6, Pt 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Fremantle Town Planning Scheme Amendment on 11 December 1988 for the purpose of recoding portion of Pt Lot 577 Petterson Avenue, Samson from R15 to R30.

J. CATTALINI,
Mayor.

R. MALCOLM,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Gosnells Town Planning Scheme
No. 1—Amendment No. 296

SPC: 853-2-25-1, Pt 296.

NOTICE is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of personalising and limiting the approval period of Home Occupation Permits.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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.

G. WHITELEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendments Available for Inspection

City of Melville Town Planning Scheme
No. 3—Amendment Nos. 61 and 62

SPC: 853/2/17/10 Pt 61; 853/2/17/10 pt 62.

NOTICE is hereby given that the City of Melville has prepared the abovementioned scheme amendments for the purpose of the following.

Amendment No. 61

By amending Clause 4.5.21, Policy 3 to delete the words "Three contiguous Local Centres" and substitute in lieu thereof "Local Centres at Gibson Street, and Queens Road, Mount Pleasant, and one Neighbourhood Centre at Cranford Road, Brentwood".

Amendment No. 62

By amending Scheme Map No. 4 by rezoning Lot 1, Riseley Street from Hotel to City Centre.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Almondbury Road, Ardross and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January, 1989.

Submissions on the scheme amendments should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January, 1989.

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.

G. HUNT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
Scheme Amendment Available For Inspection
City of Stirling District Planning Scheme
No. 2—Amendment No. 77

SPC: 853-2-20-34, Pt 77.

NOTICE is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning Lot Pt 1 North Beach Road, Lot Part 1 and Part 2 Balcatta Road and Lot 122 Gribble Road, Gwelup from "Rural" to "Low Density Residential R20".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Civic Place, Stirling and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January, 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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

R. FARDON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
Approved Town Planning Scheme Amendment
City of Stirling District Planning Scheme
No. 2—Amendment No. 78

SPC: 853/2/20/34, Pt. 78.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 11 December 1988 for the purpose of—

- (1) Rezoning Lot 1, Amelia Street, Balcatta from "Special Use Zone—Medical Centre" to "Special Use Zone—Consulting Rooms and Offices".
- (2) Altering Schedule II of the Scheme by the addition thereto of the following—

Amelia Street Balcatta	Portion of Perthshire Location Au being Lot 1, on Diagram 56336	Consulting Rooms and Offices
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- (3) Altering Schedule II of the Scheme by the deletion thereto of the following—

Amelia Street Balcatta	Portion of Perthshire Location Au being Lot 1, on Diagram 56336	Medical Centre
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J. McNAMARA,
Mayor.

R. FARDON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
Approved Town Planning Scheme Amendment
City of Subiaco Town Planning Scheme
No. 3—Amendment No. 6

SPC: 853/2/12/3, Pt. 6.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Subiaco Town Planning Scheme Amendment on 11 December 1988 for the purpose of excluding the south western portion of Lot 141 of Swan Location 2103 on Plan 7468 situated at Woolnough Street and Wilsmore Street, Daglish from the Shops Zone and including it within the Residential Zone with the density classification R30.

R. V. DIGGINS,
Mayor.

J. F. R. McGEOUGH,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
Scheme Amendment Available for Inspection
Town of Albany Town Planning Scheme
No. 1A—Amendment No. 38

SPC: 853/5/2/15, PT. 38.

NOTICE is hereby given that the Town of Albany has prepared the abovementioned scheme amendment for the purpose of deleting Lots 23 and 24 (36-38) South Coast Highway from the Local Shopping zone and designate them together with Lot 22 (40) South Coast Highway and Lot 47 (1) Barrett Street as a Special Site with a base zone "Residential" and additional permitted use "Bakery".

Plan and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 221 York Street, Albany and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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.

W. P. MADIGAN,
Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928
Scheme Amendment Available for Inspection
Town of Kalgoorlie—Kalgoorlie/Boulder Joint Town Planning Scheme—Amendment No. 65

SPC: 853/11/3/2, Pt 65.

NOTICE is hereby given that the Town of Kalgoorlie has prepared the abovementioned scheme amendment for the purpose of rezoning Kalgoorlie Lot 3884 from "Business" to "Residential B".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Hannan Street, Kalgoorlie and at the State Planning Commission Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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.

A. R. BILICZKA,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Albany Town Planning Scheme
No. 3—Amendment No. 84

SPC: 853-5-4-5, Pt 84.

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

- (1) rezoning portion (Holiday Accommodation Lots 1-29 Baxteri Road) of Reserve 878 Cheyne Beach from "Parks and Recreation (restricted)" to "Special Site Zone (Holiday Accommodation)"; and
- (2) rezoning Reserve 34925 Cheyne Beach from "Parks and Recreation (restricted)" to "Special Site Zone (Caravan Park)".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mercer Road, Albany and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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

D. J. CUNNINGHAM,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Town Planning Scheme Available for Inspection

Shire of Ashburton Town Planning Scheme No. 4

SPC: 853/10/3/4.

NOTICE is hereby given that the Shire of Ashburton has prepared the abovementioned town planning scheme for the purpose of—

- (a) reserving land for public purposes;
- (b) zoning the balance of the land within the Scheme Area for the various purposes in the Scheme;
- (c) providing development controls for the purpose of securing land, maintaining an orderly and properly planned use and development of land within the Scheme Area.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, Second Avenue, Onslow and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 16 March 1989.

Submissions on the town planning scheme should be made in writing on Form No. 4 and lodged with the undersigned on or before 16 March 1989.

L. A. VICARY,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

Shire of Mundaring Town Planning Scheme
No. 1—Amendment No. 314

SPC: 853/2/27/1, Pt 314.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Mundaring Town Planning Scheme Amendment on 11 December 1988 for the purpose of—

1. Within Part III—Zones, deleting sub clauses 3.0 to 3.6 inclusive of Clause 3.9A—Special Rural Zones.
2. Within Part III—Zones, inserting sub-clauses 3.0-3.7 inclusive within Clause 3.9A—Special Rural Zones, as follows.

3.0 General Conditions Relating to Special Rural Zones

Prior to Council initiating the rezoning of land to be included within any Special Rural Zone it will prepare, or require the owner(s) of the land to prepare a submission which complies with the following provisions of the Scheme—

3.1 Rezoning Application and Associated Subdivision and Development Proposals.

3.1.1 Following receipt of an application for rezoning to Special Rural Zone, the Council will—

- (a) consider whether the requirements of Council have been adequately covered in the submission and
- (b) may require that the proposed subdivision design or submission be amended to Council's satisfaction.

3.1.2 Rezoning applications and associated subdivision and development proposals submitted to Council shall embody the basic premise that development and associated services are secondary to the natural feature of the site. To fully illustrate the total building and development programme for each lot, such plans, sketches and specifications shall aim to minimise the visual effect of the resultant development on the Rural landscape.

3.1.3 It will be the responsibility of the applicant seeking rezoning to analyse in details the area proposed for subdivision and its potential for development, taking into account the criteria laid down by this Scheme.

3.1.4 The application for rezoning must be prepared so that it will meet the objectives policies of the zone in the protection of the environment, and in this regard must conform to the minimum requirements of the Council of this Scheme. The proposal must also clearly illustrate how these requirements will be met and the objectives achieved. For lots comprising 4 ha. or less which are processed for subdivision, Council may approve a relaxation of the requirements as outlined by Council if in its opinion the criteria (or part thereof) are not required for the assessment of the application.

3.1.5 Prior to Council initiating the rezoning of land to Special Rural Zone the applicant shall lodge with the Council three copies of the plan of proposed subdivision upon which are shown the building envelopes and tree preservation areas proposed and agreed to by Council.

3.1.6 Upon lodgement of the plan referred to in paragraph 3.1.5 Council shall adopt such plan as part of the Scheme in order to implement controls over the area which is the subject of the plan.

3.1.7 Notwithstanding the provisions of the Scheme and what may be shown in the plan of subdivision submitted in accordance with paragraph 3.1.5 the State Planning Commission may, after consultation with Council, approve a minor variation to a subdivisional design, but further breakdown of lots so created shall be deemed to be contrary to the provisions of the Scheme.

3.1.8 An owner of land within a Special Rural Zone who desires to develop land shall lodge three copies of a submission of the proposed development with the Council. If he wishes to subdivide he shall submit for separate approval an application for approval for that subdivision to the State Planning Commission in accordance with Section 20 of the Town Planning and Development Act 1928 (as amended) and in accordance with all the provisions of this Scheme.

3.2 Development Provisions for Special Rural Zones

3.2.1 No more than one private dwelling house per lot shall be created.

3.2.2 In addition to a Building Licence, the Council's prior approval to commence development is required for all development (including a private dwelling house and/or out-building) where the proposed location of the private dwelling house and/or out-building is outside the designated building envelope and such application will be made in the form of Form 1 of Appendix A of the Scheme and subject to the provisions of Part VIII of this Scheme.

3.2.3 No dwelling unit of a lesser ground floor area than 110 m² under the main roof shall be constructed without specific approval of Council.

3.2.4 No building shall be constructed within the zone of materials of colour which in the opinion of the Council are undesirable for the locality.

3.2.5 No dwelling unit shall be constructed or approved for construction unless a minimum of 90 000 litre roof storage tank is incorporated in the approved plans, and no dwelling unit shall be considered fit for human habitation unless such a tank has been installed and is operating.

This clause shall not apply where:

- (i) The lots created within the zone are supplied by the Water Authority of Western Australia.
- (ii) The developer has produced evidence from some competent professional authority which satisfies Council that an adequate portable on-site water supply is available.

3.2.6 The coverage of each individual lot by buildings shall not exceed 3% of the area of the lot unless in the opinion of Council there are special circumstances to increase that proportion.

3.2.7 No dwelling house or out-building shall be constructed within 20 metres of a lot boundary provided that the Council may approve a lesser distance where Council is of the opinion that the topography or shape of the lot or natural flora upon it makes it desirable to alter this provision.

3.2.8 All buildings upon lots which abut public open space shall present an appearance to the public open space which in Council's opinion is aesthetically satisfactory.

3.2.9 No sand pad to any new house or out-building shall exceed one metre at its maximum depth nor have an average depth over the building area exceeding of 0.6 m and Council shall not permit cut or fill of the site to take place which in its opinion is excessive. Where retaining is considered by the Council to be appropriate, a sand pad shall be retained by a wall of material to be nominated or approved by Council. All retaining walls rock based battens shall be designed by a qualified Structural Engineer. The Council may require a Certificate from such an Engineer to accompany any application for a building Permit.

3.2.10 Septic tanks, leach drains, or other such installations for on-site disposal of effluent or wastes shall be constructed at least 30 metres distant from any bore, well or other surface water supply. Whether on the same lot or any other lot and no such installation or similar potential source of water pollution shall be established or maintained within 30 metres of any river, stream, creek, spring or watercourse in which water flows in a natural channel, whether permanently or intermittently.

Any effluent disposal system shall not be installed within 20 metres of any lot boundary.

3.2.11 In areas which Council consider to be deficient in tree cover, it may require as a condition of development for any Building Permit issued in the Zone that the owner plant and maintain up to a maximum of 20 native trees of species specified by Council.

3.2.12 All roads within the zone shall be constructed to the specification of the Council with bitumen sealed pavement and gravel shoulders and kerbing where necessary.

Collector roads are roads which serve 20 or more lots and these shall not be less than 5.5 metres sealed width with two shoulders of gravel each not less than 1.5 metres wide.

In respect to this clause, Council may modify its specifications as outlined if it is of the opinion that such a modification will contribute to the achievement of the objectives for the Zone and will be in accordance with sound engineering practice.

3.2.13 With the intention of preventing overstocking or other practices detrimental to the amenity within the zone, intensive agricultural pursuits and the breeding or keeping of animals for commercial gain shall not be permitted without approval in writing of Council. In giving approval under this clause the Council may impose limits of stocking or such other conditions as it sees fit and may vary such conditions in the light of prevailing seasonal conditions.

3.3 Tree Preservation

The following clauses relating to tree preservation are for the purpose of conserving the natural beauty, convenience and amenity of the zones as defined on the Scheme Map, or the conservation of the natural beauty of the area including inland waters, banks, rivers, hill slopes, summits and valleys.

3.3.1 Tree Preservation on Land Adjoining Roads.

In considering any rezoning or development Council may require the preservation of trees on land adjoining the roads to be retained to a depth of—

- (a) Great Eastern Highway—50 metres from the road reserve.
- (b) Seaborne Street, Roland Road, Stoneville Road, Sawyers Road, Alice Road, Bunning Road, Old Northam Road—20 metres from the road reserve.
- (c) Future Arterial Roads—20 metres from the road reserve.

3.3.2 Areas Proposed for Tree Preservation

Areas for Tree Preservation must be shown on the submissions lodged with Council under the provisions of Paragraph 3.1.5 of this Scheme and in addition to those areas referred to in the preceding clauses and in specific areas (if any) which may be included within this Scheme, include—

- (a) Areas contiguous to creeks and water courses.
- (b) Critical landscape elements (e.g. view corridors) and skylines.

Within the land designed as "Tree Preservation Area" on a submission lodged with Council under the provisions of Paragraph 3.1.5 of this Scheme, no indigenous tree may be felled except as hereunder—

- (a) Trees which are dead, diseased or dangerous;
- (b) For the purpose of a firebreak required by a regulation or by law except that in order to preserve the amenity of the area Council may at its discretion vary the position of any required firebreak to avoid destruction of vegetation or due to the physical features of the subject land.

3.3.3 The Council may, by notice served upon individual land owners or upon a subdivider of land within a Special Rural Zone, require the preservation of groups of trees, and thereafter no landowner shall cut, remove or otherwise destroy any tree unless the Council rescinds the notice or order.

3.3.4 The Council may require the developer or land owner to advise future land holders of the restrictions in relation to the clearing of the land.

Building Envelopes

3.4.1 Any building on a lot in a Special Rural Zone must be erected within the building envelope defined on a plan lodged with the Council under the provisions of this Scheme.

3.4.2 Notwithstanding the provisions of Paragraph 3.4.1 Council may permit the erection of buildings on a lot in areas other than those contained within the Building Envelope if it is shown to the satisfaction of Council at the time of application for a building permit that the proposed location will be less detrimental to the preservation of the landscape or to the environment than if it were sited within the Building Envelope.

3.5 Amenity

Notwithstanding that a building or work may conform in all respects which the provisions of this Part the Council may require alteration to a proposed building or work if it considers that the proposed building or work would be likely to seriously affect the amenity or the visual appearance of the area.

3.6 Control of Bush Fires

Proposals for subdivisions which accompany an application for rezoning must contain an analysis of the bushfire vulnerability of the land within the subdivision area, arising from the proposal itself or other areas within the locality.

Upon the basis of such analysis the developer shall present to Council the measures proposed within the subdivision to control bush fires which shall include, but not necessarily be limited to, the provision and location of strategic firebreaks and methods of fire management control.

3.7 Other Provisions

In addition to such other provisions of the Scheme as may affect it, land which is included in a "Special Rural Zone" shall be subject to those provisions as may be specifically set out against it in the Schedule entitled "Special Rural Zones—Provisions relating to Specified Areas".

R. WAUGH,
President.

M. N. WILLIAMS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Rockingham Town Planning Scheme
No. 1—Amendment No. 182

SPC: 853/2/28/1, Pt. 182.

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

- (1) Rezoning Lots 227 and 228 Corner Safety Bay Road and Hokin Street, Warnbro, from "Service Station" to "Business Local".

- (2) Rezoning Lots 229 and 230 Safety Bay Road, Warnbro from "Residential SR3" to "Service Station".
- (3) Rezoning Lots 791 and 400 Currie Street, Warnbro from "Residential SR3" to "Business Local" and by inserting after Clause 5.20 (XXV) the following clause:

"5.20 (XXVI) Part Lots 791 and 400 Currie Street, Warnbro for any other purpose than carparking for the Warnbro Tavern".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Council Avenue, Rockingham and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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.

G. G. HOLLAND,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection
Shire of Roebourne Town Planning Scheme
No. 6—Amendment No. 12

SPC: 853/8/5/4, Pt. 12.

NOTICE is hereby given that the Shire of Roebourne has prepared the abovementioned scheme amendment for the purpose of adding additional Clauses 2.3.1.4 and 2.3.12 to—

- (a) Prohibit the carrying out of a development or the carrying on of a use otherwise than in accordance with the provisions of the Scheme; and
- (b) Provide power for Council to be able to delegate authority to an officer of the Council to deal with applications for development approval and to issue approvals.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Welcome Road, Karratha and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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.

F. GOW,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection
Shire of Swan Town Planning Scheme
No. 9—Amendment No. 58

SPC: 853/2/21/10, Pt. 58.

NOTICE is hereby given that the Shire of Swan has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 49 Great Northern Highway, Viveash, from "Residential 1" (R20) and "General Commercial" to "Special Purpose Restaurant" and Lot 50, Toodyay Road, Viveash, from "Residential 1" (R20) and "General Commercial" to "Special Purpose—Function Centre and Shops".

Plans and documents settings out and explaining the scheme amendment have been deposited at Council Offices, Administration Centre, Great Northern Highway, Middle Swan, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 27 January 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 27 January 1989.

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. S. BLIGHT,
Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959 (AS AMENDED)

Metropolitan Region Scheme
Notice of Major Amendment
Anstey Swamp

Amendment No. 736/33; File No. 809-2-28-4.

1. It is hereby notified for public information that the State Planning Commission at its meeting held on 14 September 1988, resolved in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act 1959 (as amended) to propose an amendment to the Metropolitan Region Scheme and that the Hon Minister for Planning and Transport has granted preliminary approval to the proposed amendment outlined in the First Schedule hereunder.
2. Copies of the map that form part of the Metropolitan Region Scheme that is proposed to be amended together with the detailed plans, will be available from Monday, 21 November 1988 to Monday, 20 February, 1989 for public inspection free of charge during normal office hours, Monday to Friday inclusive of each week except on public holidays at each of the places mentioned in the Second Schedule hereunder.
3. Any person who desires to make a submission either supporting or objecting to any provisions of the proposed amendment may do so on the prescribed Form 6A. Forms for making submissions are available on request from the places where the proposed amendment is on display for public inspection and shall be lodged with the Secretary, State Planning Commission, 22 St George's Terrace, Perth, 6000 on or before 4.30 pm Monday, 20 February 1989.

GORDON G. SMITH,
Secretary.

First Schedule

The Metropolitan Region Scheme is proposed to be amended by substituting the Parks and Recreation Reservation shown on Amending Map Sheet Number 31/10M for those corresponding parts of Metropolitan Region Scheme Map Sheet Number 31.

The effect of the proposed amendment is to exclude land, between Fletcher Road and Mandurah Road, Rockingham (known as Anstey Swamp) from the Rural Zone and include it in the Parks and Recreation Reservation of the Metropolitan Region Scheme. The purpose of the amendment is to designate Anstey Swamp as a Parks and Recreation Reserve to protect it as a wetland of regional significance.

The proposed amendment is depicted on State Planning Commission Plan No. 3.0593 and in more detail on Plan No. 2.0634.

Second Schedule

Public Inspection (During normal office hours)

The Amendment Plan No. 3.0593 and supporting detail Plan No. 2.0634 will be available for inspection from Monday November 21, 1988 to Monday February 20, 1989 at each of the following places:

- (a) Office of the State Planning Commission
8th Floor
Oakleigh Building
22 St George's Terrace
PERTH WA 6000
- (b) Council Offices of the municipalities of:
 - (i) City of Perth
27 St George's Terrace
Perth
 - (ii) City of Fremantle
Cnr Newman and William Streets
Fremantle
 - (iii) City of Rockingham
Council Avenue
Rockingham
 - (iv) City of Cockburn
Coleville Crescent
Spearwood
- (c) J S Battye Library
Alexander Library Building
Cultural Centre
Perth

CITY OF FREMANTLE

STATEMENT OF INCOME AND EXPENDITURE FOR
YEAR ENDED 30 JUNE 1988

Operating	Income		Expenditure	
	\$	\$	\$	\$
General Purpose Income.....	7 880 041	—	—	—
General Administration.....	148 678	1 785 217	1 785 217	—
Law, Order and Public Safety.....	44 619	229 142	229 142	—
Education.....	1 020	1 133	1 133	—
Health.....	30 447	287 581	287 581	—
Welfare.....	2 080 082	2 277 407	2 277 407	—
Housing.....	220 358	116 859	116 859	—
Community Amenities.....	1 134 629	2 062 327	2 062 327	—
Recreation and Culture.....	3 117 470	3 664 850	3 664 850	—
Transport.....	1 963 784	2 589 849	2 589 849	—
Economic Services.....	148 585	191 102	191 102	—
Other Property and Services.....	2 114 430	1 063 268	1 063 268	—
Finance and Borrowing.....	488 389	1 085 439	1 085 439	—
	\$19 372 532	\$15 354 174		
Capital				
General Administration.....	23 314	148 729	148 729	—
Law, Order and Public Safety.....	13 968	32 224	32 224	—
Health.....	9 500	10 562	10 562	—
Welfare.....	207 800	280 855	280 855	—
Housing.....	—	31 193	31 193	—
Community Amenities.....	308 748	621 100	621 100	—
Recreation and Culture.....	515 834	1 658 912	1 658 912	—
Transport.....	1 766 713	2 261 592	2 261 592	—
Other Property and Services.....	840 190	289 652	289 652	—
Fund Transfers.....	—	1 061 286	1 061 286	—
Finance and Borrowing.....	40 513	1 520 886	1 520 886	—
	\$3 726 580	\$7 916 991		
Total Income and Expenditure.....	\$23 099 112	\$23 271 165		
Surplus 1/7/87 B/Fwd.....	604 244	—		
	\$23 703 356	\$23 271 165		
Less: Prior Period Write Off.....	60 441	—		
	23 642 915	23 271 165		
Surplus 30/6/87 C/Fwd.....	—	371 750		
	\$23 642 915	\$23 642 915		

BALANCE SHEET

Assets		Liabilities	
	\$		\$
Current Assets—Municipal Fund.....	1 807 896	Current Liabilities—Municipal Fund.....	1 436 146
Non-Current Assets—		Non-Current Liabilities—Trust Fund.....	310 087
Trust Fund.....	310 087	Deferred Liabilities—Municipal Fund.....	10 564 031
Loan Fund.....	2 824 421		\$12 310 264
Reserve Fund.....	1 710 388	Total Assets.....	32 549 012
Deferred Assets—Municipal Fund.....	1 480 576	Total Liabilities.....	12 310 264
Fixed Assets—Municipal Fund.....	24 415 644	Capital Accumulation as at 30 June 1988.....	\$20 238 748
	\$32 549 012		

Auditor's Report

A. Financial Statements

(i) We have audited the accompanying accounts of the City of Fremantle set out on pages 2-92 for the year ended 30 June 1988, in accordance with the requirements of the Local Government Audit Directions and the Australian Auditing Standards.

(ii) In our opinion the accompanying accounts are drawn up in accordance with the books of the Council and fairly present the requirements of the Local Government Act and the Local Government Accounting Directions, which are to be dealt with in preparing the accounts.

B. Statutory Compliance: Subject to our management report, we did not, during the course of our audit, become aware of any instances where the Council did not comply with the statutory requirements of the Local Government Act and Local Government Accounting Directions.

H. R. MOONEN,
Registered Company Auditor.

SHIRE OF TAMMIN

STATEMENT OF INCOME AND EXPENDITURE
FOR YEAR ENDED 30 JUNE 1988

	Income		Expenditure	
	\$	\$	\$	\$
General Purpose Income.....	273 024	—	—	—
General Administration.....	3 116	83 601	83 601	—
Law, Order, Public Safety.....	906	4 684	4 684	—
Education.....	—	800	800	—
Health.....	48 929	44 391	44 391	—
Housing.....	15 007	23 510	23 510	—
Community Amenities.....	6 784	21 847	21 847	—
Recreation and Culture.....	7 557	64 193	64 193	—
Transport.....	396 443	472 502	472 502	—
Economic Services.....	2 734	5 938	5 938	—
Other Property and Services.....	42 625	32 089	32 089	—
Fund Transfers.....	78 297	76 000	76 000	—
Finance and Borrowing.....	7 640	83 450	83 450	—
	\$883 062	\$913 005		
Surplus 1 July.....	67 991	38 048		
	\$951 053	\$951 053		

BALANCE SHEET AS AT 30 JUNE 1988

Assets		Liabilities	
	\$		\$
Current Assets—Municipal.....	53 246	Current Liabilities—Municipal.....	39 708
Non Current Assets—		Non Current Liabilities—	
Trust.....	100	Trust.....	100
Reserve.....	26 291	Deferred Liabilities.....	232 185
Fixed Assets.....	968 341		\$271 993
	\$1 047 978	Total Assets.....	1 047 978
Total Liabilities.....	271 993	Total Liabilities.....	271 993
Capital Accumulation Account 30/6/88.....	\$775 985	Capital Accumulation Account 30/6/88.....	\$775 985

Audit Report

(a) Financial Statements—

(i) We have audited the accompanying accounts of the Shire of Tammin set out on Schedules 1 to 27 for the year ended 30 June 1988 in accordance with the requirements of the Local Government Audit Directions and the Australian Auditing Standards.

(ii) In our opinion, the accompanying accounts are drawn up in accordance with the books of the Council and fairly present the requirements of the Local Government Act and the Local Government Accounting Directions which are to be dealt with in preparing the accounts.

(b) Statutory Compliance—Subject to our management report, we did not become aware of any other instances where the Council did not comply with the requirements of the Local Government Act and the Local Government Accounting Directions.

E. W. EDWARDS,
Local Government Auditor,
Hendry, Rae & Court.

LOCAL GOVERNMENT ACT 1960

Town of Claremont

Schedule of Fees and Charges

IT is hereby notified for public information that the Council of the Town of Claremont resolved on 25 July 1988 to adopt the following Fees and Charges—

TOWN HALL

	Lesser	Main	Lesser and Main
Night Use (6 pm-1 am)			
Social Functions.....	\$9 per hour	\$16 per hour	\$19 per hour
Meetings.....	\$8	\$15	\$19
Classes (Mon-Thurs only).....	\$6	\$6	\$10
Day Use (8 am-5 pm)			
Social Functions.....	\$6	\$12	\$15
Meetings.....	\$5	\$10	\$12
Classes (Mon-Thurs only).....	\$4	\$6	\$10
Setting Up Fees.....	\$4	\$6	\$8
Church Services.....	\$7.50		
Minimum Bonds	\$100 No Alcohol		
(May be varied at the discretion of Council Administration)	\$200 Alcohol		
	\$50 Piano		
Piano Hire.....	\$5 for 2 hour maximum		
	\$10 per day or evening		
Concessions: 20 per cent reduction to local organisations (on application to administration)			

Schedule of Rates and Charges Levied

General Rate: 8.635 cents in the dollar on Gross Rental Values on all rateable property within the district.

Rubbish Removal: (non-rateable): \$130 per annum.

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

LOCAL GOVERNMENT ACT 1960

City of Fremantle

Notice of Intention to Borrow

Proposed Loan No. 173—\$384 000; Loan No. 174—\$120 000

PURSUANT to section 610 of the Local Government Act 1960 the City of Fremantle hereby gives notice that it proposes to borrow money by sale of debenture or debentures repayable by 20 half-yearly instalments of principal and interest (the interest rate to be reviewed at four yearly intervals) over a period of ten (10) years from the day of issue at the Office of the Council, for the purpose of:

Loan No. 173—Construction of Roads;

Loan No. 174—Upgrading Administration Building.

Plans, specifications and estimates of costs thereof and the statement required by section 609 are open for inspection at the Office of the Council, William Street, Fremantle for 35 days after publication of this notice.

Dated 12 December 1988.

J. A. CATTALINI,
Mayor.

R. D. MALCOLM,
City Manager/Town Clerk.

LOCAL GOVERNMENT ACT 1960

Municipal Elections

Department of Local Government,
Perth, 16 December 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 Kalgoorlie

3/12/88; Brown, Stanley Lewis; Councillor; —; (b); Angus, S. B.; Extraordinary

3/12/88; Smallwood, David Philip; Councillor; —; (b); Moffat, J.; Extraordinary.

City of Wanneroo

3/12/88; Moloney, Beverley Joy; Councillor; South; (c); Moloney, J. T.; Extraordinary.

Shire of Derby/West Kimberley

22/10/88; Rees, Allan Robert Louis; Councillor; —; (b); Birch, K. R.; Extraordinary.

Shire of Wiluna

3/12/88; Archer, George Alexander; Councillor; —; (b); Bryant, D.; Extraordinary.

M. C. WOOD,
Secretary for Local Government.

WATER BOARDS ACT 1904

Bunbury Water Board

Memorandum of Imposing Rates

To whom it may concern:

AT a Special Meeting of the Bunbury Water Board held on 27 October 1988 and 7 December 1988, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable properties within the district of the Bunbury Water Board in accordance with the Water Boards Act 1904 for the financial year 1 October 1988 to 30 September 1989.

Dated this 12th day of December 1989.

E. C. MANEA,
Chairman.

V. S. SPALDING,
Secretary.

Schedule of Rates and Charges Levied

Basic Water Rate—4.9 cents in the dollar on Gross Rental Values.

Excess Water Rate—51 cents per kilolitre.

Rebate Water—1 kilolitre of water for each 51 cents of basic water rates paid.

Supply to Non-rated premises—\$232.

The rates and charges specified in the above schedule together with excess water charges will be issued on 16 December 1988 and shall become due and payable on 16 January 1989.

STATE ENERGY COMMISSION ACT 1979

Resolution of Commission

WHEREAS it is provided by Subsection (1) of Section 98 of the State Energy Commission Act 1979 as amended, that subject to the approval of the Governor, the Commission may from time to time amend any term or condition or both of the Superannuation Scheme continued under Section 97 of the Act, including any terms or conditions set out in the Schedule to that Act.

Notice is hereby given that pursuant to the above provision the Commission resolved on 26 October, 1988 that the terms and conditions of the Scheme be amended in the manner and to the extent shown in the Schedule hereto.

Schedule

1. For the purposes of this Schedule "the Scheme" means the Superannuation Scheme established under the City of Perth Superannuation Fund Act 1934, as amended, as that Scheme existed on the Transfer Day defined in the City of Perth Electricity and Gas Purchase Act 1948, and as so existing then comprised in the Scheme established by the Commission pursuant to Section 29A of the State Energy Commission Act 1945-1978, and as preserved and continued pursuant to Section 97 of the State Energy Commission Act 1979 as amended.

2. Clause 8 of the Scheme is amended by the addition of a new subclause as follows—

(11) The total of all payment to which any person is entitled under this Scheme as set out in the preceding subclauses of this clause shall in each case be increased by a further supplementary allowance of 7.1 per cent of their several such entitlements as at 30 June 1988, and such increase to take effect from 1 July 1988.

N. B. MAY,
Secretary.

Approved by His Excellency the Governor in Executive Council this 6th day of December 1988.

G. PEARCE,
Clerk of the Council.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS (SHIRE OF BOYUP BROOK) ORDER 1988

MADE by the Minister under section 13 (1) of the Act.

Citation

1. This Order may be cited as the *Retail Trading Hours (Shire of Boyup Brook) Order 1988*.

Commencement

2. This Order shall come into operation on the day on which the Order is published in the *Government Gazette*.

Shire of Boyup Brook

3. General retail shops in the district of the Shire of Boyup Brook shall close on and after 1.00 pm on Saturday in each week.

GAVAN TROY,
Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 21) 1988

MADE by the Minister for Labour under section 5.

Citation

1. This Order may be cited as the *Retail Trading Hours Exemption Order (No. 21) 1988*.

Extended trading hours

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shops specified in Column 1 of the Schedule on the day and during the hours specified opposite and corresponding to those general retail shops in Column 2 of the Schedule.

Schedule	
Column 1 General retail shops	Column 2 Periods
All general retail shops in the Pingelly townsite	Friday, 23 December 1988 between the hours of 6.00 pm and 9.00 pm

GAVAN TROY,
Minister for Labour.

RETAIL TRADING HOURS ACT 1987

RETAIL TRADING HOURS EXEMPTION ORDER (No. 23) 1988

MADE by the Minister for Labour under section 5.

Citation

1. This Order may be cited as the *Retail Trading Hours Exemption Order (No. 24) 1988*.

Extended trading hours

2. Section 12 of the *Retail Trading Hours Act 1987* does not apply to the general retail shops specified in Column 1 of the Schedule during the periods specified opposite and corresponding to those general retail shops in Column 2 of the Schedule.

Schedule	
Column 1 General retail shops	Column 2 Periods
All general retail shops in the Shire of Boyup Brook.	Friday, 16 December 1988 between the hours of 6.00 pm and 9.00 pm.

GAVAN TROY,
Minister for Labour.

REAL ESTATE AND BUSINESS AGENTS'
SUPERVISORY BOARD

Election of Officers: Board Member and Deputy Board Member

Result of Ballot for the Positions of Member and Deputy Member of the Board

PURSUANT to Regulation 13 of the Real Estate and Business Agents' Supervisory Board (Elections) Regulations 1980 I hereby declare William Walter Strickland Goddard of 59 Napier Street, Nedlands duly elected to the office of Member of the Board.

Pursuant to Regulation 6 of the above Regulations I hereby also declare Sydney James Chesson of 11 Holly Place, Willetton elected unopposed, to the office of Deputy Member of the Board.

Dated 7 December 1988.

M. A. PRITCHARD,
Returning Officer.

AGRICULTURE AND RELATED RESOURCES
PROTECTION ACT 1976

Agriculture Protection Board,
South Perth, 16 December 1988.

Notice directing Destruction of the Declared Plant Blackberry (*Rubus fruticosus agg*)

To all occupiers and owners of private land situated in the shires and towns shown on the schedule below.

THE Agriculture Protection Board, pursuant to the provisions of section 50 of the Agriculture and Related Resources Protection Act 1976, hereby directs that the declared plant Blackberry (*Rubus fruticosus agg*) present on private land owned or occupied by you, situated within the municipal districts, within the meaning of the Local Government Act 1960 of the shires, towns and cities specified in the Schedule below shall be destroyed by you by the following methods—

1. Effective removal and destruction of all plants.

2. Spraying all plants with the recommended dose of a herbicide registered for this purpose, in accordance with the requirements of the Agriculture and Related Resources Protection (Spraying Restrictions) Regulations 1979.

You are required to commence the requirements of this notice on or before 1 January 1989 and to complete the requirements of this notice on or before 31 January 1989.

N. J. HALSE,
Chairman,
Agriculture Protection Board.

Schedule

Municipal districts of Albany, Augusta-Margaret River, Busselton, Dardanup, Denmark, Donnybrook-Balingup, Plantagenet and the Town of Albany.

Martin Revell
Harry John Lauk
Adrian Stephen Cox
Brigette Michelle Knight
Peter John Newton

and cancel the appointments of the following persons as Seed Inspectors:

Brian Edward Colliver
Mark Gregory Webb
Erica Madelene Smith
Michael John Nelson
John George Paterson.

JULIAN GRILL,
Minister for Agriculture.

SEEDS ACT 1981

Department of Agriculture,
South Perth, 6 December 1988.

Agric 968/76 V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Seeds Act 1981, acting in exercise of the power in this behalf conferred on me by section 14 (1) of the said Act, do hereby appoint the following persons as Seed Inspectors under the said Act:

Gregory Thomas Croker
Edward Douglas Blanchard
Gregory Wayne Doncon
Stephen Mark Cosh
Anthony Wayne Murfit

SEEDS ACT 1981

Department of Agriculture,
South Perth, 6 December 1988.

Agric 968/76 V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Seeds Act 1981, acting in exercise of the power in this behalf conferred on me by section 14 (1) of the said Act, do hereby appoint Erica Madelene Andersson as a Seed Analyst under the said Act and cancel the appointments of Erica Madelene Smith, John George Paterson and Sandra Rae Ruksenas as Seed Analysts.

JULIAN GRILL,
Minister for Agriculture.

SOIL AND LAND CONSERVATION ACT 1945

DERBY/WEST KIMBERLEY SOIL CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS DISTRICT ADVISORY COMMITTEE) INSTRUMENT 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. This instrument may be cited as the *Derby-West Kimberley Soil Conservation District (Appointment of Members District Advisory Committee) Instrument 1988*.

Definitions

2. In this instrument—

“constitution Order” means the *Soil and Land Conservation (Derby/West Kimberley Soil Conservation District) Order 1984**;

“the committee” means the District Advisory Committee established by the constitution Order.

[*Published in the Gazette on 16 March 1984 at p. 718; amended in Gazettes 26 July 1985 at pp. 2672-73; 11 November 1988 at p. 4484.]

Appointment of members

3. (1) Under clause 6 (1) (b) of the constitution Order Peter Ross of Fitzroy Crossing is appointed a member of the committee on the nomination of the Shire of Derby/West Kimberley.

- (2) Under clause 6 (1) (c) of the constitution Order—

- (a) Leonard George Hill of Go Go Station, Fitzroy Crossing; and
(b) David Francis Power of Myroodah Station, Derby,

are appointed members of the committee to represent the Pastoralists and Graziers Association of Western Australia.

(3) Under clause 6 (1) (d) of the constitution Order Robin Barrett of Beverley Hills Station, Derby is appointed a member of the committee to represent Western Australian Farmers Federation Inc., formerly known as the Primary Industry Association of Western Australia.

- (4) Under clause 6 (1) (e) of the constitution Order—

- (a) Bruce Grey of Fitzroy Valley, West Kimberley;
(b) David John Wells of Meda Station, Derby;
(c) Mervyn Norton of Yeeda Station, Derby; and
(d) Phillip Le Lievre of Mt. House Station, Derby,

are appointed members of the committee being persons actively engaged in land use in the Derby/West Kimberley Soil Conservation District.

Term of office

4. The appointments made under clause 3 shall be for a term of 3 years commencing on the day that this instrument is published in the *Gazette*.

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

EDUCATION ACT 1928

Declaration of School Boundaries Pursuant to Paragraph (b) of Subsection (2) of Section 21

The Hon. Minister for Education has declared that the children attending in 1988 the Government primary schools listed hereunder and proceeding to a Government secondary school in 1989 shall attend the secondary school as directed. The only exceptions shall be those stated in this notice or in cases where students have changed their place of residence, or when written approval for attendance elsewhere has been obtained from the undersigned.

L. W. LOUDEN,
Chief Executive Officer.

SECONDARY SCHOOLS AND THEIR CONTRIBUTORY PRIMARY SCHOOLS
FOR WHICH SPECIAL ENROLMENT CONDITIONS APPLY

*Indicates that the school has restricted years (grades) in 1988 and thus does not contribute as such in 1989 to the secondary school against which listed.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Albany Senior High	Albany Flinders Park Mount Manypeaks Spencer Park	
Applecross Senior High.....	Applecross..... Ardross Booragoon Brentwood Mt Pleasant	Children from Booragoon Primary School have the option of attending either Applecross Senior High School or Melville Senior High School. Children from Brentwood Primary School have the option of attending either Applecross Senior High School or Rossmoyne Senior High School. Children of secondary school age living in the area bounded by Leach Highway, Winthrop Drive, Somerville Boulevard and Murdoch Drive shall have the option of attending either Applecross, Melville or North Lake Senior High School. Children of secondary school age living in the locality of Murdoch and north of South Street shall have the option of attending either Applecross, Melville or North Lake Senior High School.
Armadale Senior High.....	Armadale..... Byford Forrestdale Gwynne Park Jarrahdale Kingsley Mundijong Oakford Serpentine	Children from Kingsley Primary School living in the area south of Galliers Avenue, on the east side of Albany Highway between Galliers Avenue and Walter Street and east thereof, and south of Walter Street and its extension eastwards, shall attend Armadale Senior High School. Children from Kingsley Primary School living in Galliers Avenue (both sides) and north thereof, on the west side of Albany Highway between Galliers Avenue and Walter Street and west thereof, and in Walter Street (both sides) and the extension eastwards and north thereof shall attend Kelmescott Senior High School.
Australind High.....	Australind Clifton Park Eaton	
Balcatta Senior High.....	Balcatta..... Birralee Lake Gwelup Osborne Takari West Balcatta	Children from Birralee Primary School have the option of attending either Balcatta Senior High School or Scarborough Senior High School. Children from Lake Gwelup Primary School have the option of attending either Balcatta Senior High School or Scarborough Senior High School. Children from Osborne Primary School living in Main Street (both sides) and west thereof shall attend Balcatta Senior High School. Children from Osborne Primary School living in the area east of Main Street have the option of attending either Balcatta Senior High School or Mirrabooka Senior High School.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Balga Senior High.....	Balga..... Hainsworth Montrose North Balga Waddington Warriapendi	<p>Children attending Hainsworth Primary School and living in the area bounded on the north by Casserley Avenue (northern arm) and Salcott Road (southern arm), on the east by Hainsworth Avenue, on the south by Beach Road and on the west by Girrawheen Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Balga Senior High School or Girrawheen Senior High School. For the purposes of this definition, the boundary parts of Salcott Road (south side), Hainsworth Avenue (west side), Beach Road (north side) and Girrawheen Avenue (east side) are included in the area concerned whilst the boundary part of Casserley Avenue (both sides) is excluded from this area.</p> <p>Children of secondary school age living in the area bounded by Mirrabooka Avenue, Beach Road, Alexander Drive and the proposed North Perimeter Highway shall attend Balga Senior High School.</p> <p>Children attending Montrose Primary School and living in the area bounded on the west by Hainsworth Avenue, on the south by Beach Road, on the east by Mirrabooka Avenue and on the north by an east-west line going from Mirrabooka Avenue between Pannell Way and Meakers Way on the north and Golders Way and Tendring Way on the south to Hainsworth Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Balga Senior High School or Girrawheen Senior High School. For the purposes of this definition, the boundary parts of Hainsworth Avenue (east side), Beach Road (north side), Mirrabooka Avenue (west side), Golders Way (both sides) and Tendring Way (both sides) are included in the area concerned whilst the boundary parts of Pannell Way (both sides) and Meakers Way (both sides) are excluded from this area.</p> <p>Children from the area for Waddington Primary School, as defined in "Government Gazette, W.A." of 8 December 1978, page 4662, shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Balga Senior High School or Girrawheen Senior High School.</p>
Belmont Senior High.....	Belmay Belmont Cloverdale Redcliffe Tranby Whiteside	<p>Children from Cloverdale Primary School living in Fulham Street (both sides) and south-east thereof have the option of attending either Belmont Senior High School or Kewdale Senior High School. Children from Cloverdale Primary School living in the area to the north-west of Fulham Street shall attend Belmont Senior High School.</p> <p>Children from Tranby Primary School living in the area north-east of Acton Avenue have the option of attending either Belmont Senior High School or Kewdale Senior High School.</p> <p>Children from Tranby Primary School living in Acton Avenue (both sides) and south-west thereof shall attend Kewdale Senior High School.</p> <p>Children from Whiteside Primary School living in Keane Street (both sides) and north thereof and in Whiteside Street (both sides) and east thereof shall attend Belmont Senior High School. Children from Whiteside Primary School living in the area south of Keane Street and west of Whiteside Street shall attend Kewdale Senior High School.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Bunbury Senior High	Boyanup..... Bunbury Burekup Carey Park Cooinda Dardanup Picton South Bunbury	<p>The following constitutes a boundary between Bunbury Senior High School and Newton Moore Senior High School:</p> <p>From the confluence of the Preston River with the Ferguson River, north west and west along the Preston River to the railway bridge, west and north west along the railway line to the intersection of the railway line and Forrest Avenue, west and north west along Forrest Avenue to Wisbey Street, south west along Wisbey Street to Yorla Road, north west along Yorla Road to Clarke Street East, west along Clarke Street East to Clarke Street, west along Clarke Street to Hoylake Avenue, and north west and west along Hoylake Avenue and its extension to the Indian Ocean.</p> <p>Children from Carey Park Primary School living in the area north of (but not including) the above boundary have the option of attending either Bunbury Senior High School or Newton Moore Senior High School. Children from Carey Park Primary School living in Hoylake Avenue, Clarke Street and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.</p> <p>Children from South Bunbury Primary School living in the area north of (but not including) the above boundary shall attend Bunbury Senior High School.</p> <p>Children from South Bunbury Primary School living in Hoylake Avenue, Clarke Street, and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.</p>
Cannington Senior High	Beckenham	<p>Children from Wilson Primary School living in Leach Highway (south-east side) and south-east thereof shall attend Cannington Senior High School. Children from Wilson Primary School living in Leach Highway (north-west side) and north-west thereof shall attend Como Senior High School.</p>
Carine Senior High.....	Carine Davallia Marmion North Beach Poynter	
Cecil Andrews Senior High	Challis Neerigen Brook	
Churchlands Senior High.....	Churchlands Doubleview Kapinara Scarborough Wembley Downs Woodlands	<p>Children from Churchlands Primary School have the option of attending either Churchlands Senior High School or City Beach Senior High School.</p> <p>Children from Kapinara Primary School living in the area to the east of Weaponess Road shall attend Churchlands Senior High School.</p> <p>Children from Kapinara Primary School living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School.</p> <p>Children from Wembley Downs Primary School living in the area north of Hale Road or in the area east of Weaponess Road south of Hale Road shall attend Churchlands Senior High School. Children from Wembley Downs Primary School living in Hale Road (both sides) west of Weaponess Road and south thereof and who live in Weaponess Road (both sides) south of Hale Road and west thereof have the option of attending either Churchlands Senior High School or City Beach Senior High School.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
City Beach Senior High.....	Churchlands City Beach Floreat Park Kapinara Wandarra Wembley Wembley Downs	Children from Churchlands Primary School have the option of attending either City Beach Senior High School or Churchlands Senior High School. Children from Kapinara Primary School living in Weaponess Road (both sides) and west thereof shall attend City Beach Senior High School. Children from Kapinara Primary School living in the area to the east of Weaponess Road shall attend Churchlands Senior High School. Children from Wembley Downs Primary School living in Hale Road (both sides) west of Weaponess Road and south thereof and who live in Weaponess Road (both sides) south of Hale Road and west thereof have the option of attending either City Beach Senior High School or Churchlands Senior High School. Children from Wembley Downs Primary School living in the area north of Hale Road or in the area east of Weaponess Road south of Hale Road shall attend Churchlands Senior High School.
Como Senior High	Collier..... Como Koonawarra Manning Wilson	Children from Wilson Primary School living in Leach Highway (north-west side) and north-west thereof shall attend Como Senior High School. Children from Wilson Primary School living in Leach Highway (south-east side) and south-east thereof shall attend Cannington Senior High School.
Coodanup High School.....		The following constitutes the boundary for Coodanup High School. From Channel Island in the Peel Inlet, north along the Mandurah Estuary to the 'old' Mandurah Bridge, east along Pinjarra Road to Dower Street, north along Dower Street to the intersection with Cooper Street, east across Rushton Park to the intersection of Thomson Street and the southern end of Luckhurst Drive, east along Luckhurst Drive to Owen Street, east along Owen Street and its eastward extension to Fremantle Road, north along Remantle Road to Lewis Street, east along Lewis Street to Lakes Road, north and east along Lakes Road to the Serpentine River, south along the Serpentine River to Goegrup Lake, south across Goegrup Lake to the Serpentine River and south from Goegrup Lake along the Serpentine River to the Peel Inlet. The boundary parts of Pinjarra Road (south side), Dower Street (east side), Luckhurst Drive (south side), Owen Street (south side), Fremantle Road (east side), Lewis Street (south side), Lakes Road (east and south sides), Goegrup Lake (west side) and the Serpentine River (west side) are included within the area for Coodanup High School. The following primary schools contribute in full or in part to the Coodanup High School: Dudley Park, Mandurah. Children from these schools living within the area for the Coodanup High School, as designated above, shall attend Coodanup High School.
Craigie Senior High	Beldon Camberwarra Craigie Eddystone Mullaloo Beach Mullaloo Heights Springfield	Children from Beldon Primary School have the option of attending either Craigie Senior High School or Ocean Reef Senior High School. Children from Eddystone Primary School living in the locality of Beldon, as delineated in Edition 27 of the Metro Street Directory Perth 1986, have the option of attending either Craigie Senior High School or Ocean Reef Senior High School. Children from Eddystone Primary School who do not live in the locality of Beldon shall attend Ocean Reef Senior High School. Children from Mullaloo Beach Primary School have the option of attending Craigie Senior High School or Ocean Reef Senior High School. Children from Mullaloo Heights Primary School have the option of attending either Craigie Senior High School or Ocean Reef Senior High School.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Cyril Jackson Senior High	Ashfield Bassendean Bayswater East Maylands Maylands	
Duncraig Senior High.....	Duncraig Glengarry Sorrento	
Eastern Hills Senior High.....	Chidlow	Children from Darlington Primary School have the option of attending either Eastern Hills Senior High School or Swan View Senior High School. Children from Glen Forrest Primary School have the option of attending either Eastern Hills Senior High School or Swan View Senior High School.
Forrestfield Senior High	Darlington Glen Forrest Mount Helena Mundaring Parkerville Sawyers Valley Wooroloo	Children from Wattle Grove Primary School have the option of attending either Forrestfield Senior High School or Lesmurdie Senior High School.
Geraldton Senior High.....	Dawson Park	Children from Wattle Grove Primary School have the option of attending either Forrestfield Senior High School or Lesmurdie Senior High School. There is no system of contributory primary schools operating with Geraldton Senior High School and John Willcock Senior High School. The following constitutes a boundary between Geraldton Senior High School and John Willcock Senior High School:— From the junction of Willcock Drive and Olive Street, north-east and east along Olive Street to Brand Highway, north along Brand Highway to the junction with Durlacher Street, north along Durlacher Street to North West Coastal Highway, east, north-east and north along North West Coastal Highway to the Chapman River, and in a general south-easterly direction along the Chapman River to Ridley Road. Children living in Olive Street (both sides) and north thereof, in the boundary parts of Brand Highway and Durlacher Street (west side only) and west thereof and in the boundary part of North West Coastal Highway (north and west side only) and west thereof shall attend Geraldton Senior High School. Children living south of Olive Street, in the boundary parts of Brand Highway and Durlacher Street (east side only) and east thereof in each case, and in the boundary part of North West Coastal Highway (south, south-east and east sides only) and south and east thereof shall attend John Willcock Senior High School. Secondary students travelling on the Northampton school bus and other school buses which transport students to Rangeway Primary School shall attend John Willcock Senior High School. Secondary students travelling on all other school buses shall attend Geraldton Senior High School.
Girrawheen Senior High	Blackmore..... Girrawheen Hainsworth Koondoola Marangaroo Montrose Waddington	Children attending Hainsworth Primary School and living in the area bounded on the north by Casserley Avenue (northern arm) and Salcott Road (southern arm), on the east by Hainsworth Avenue, on the south by Beach Road and on the west by Girrawheen Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Girrawheen Senior High School or Balga Senior High School. For the purposes of this definition, the boundary parts of Salcott Road (south side), Hainsworth Avenue (west side), Beach Road (north side) and Girrawheen Avenue (east side) are included in the area concerned whilst the boundary part of Casserley Avenue (both sides) is excluded from this area.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
		<p>Children attending Montrose Primary School and living in the area bounded on the west by Hainsworth Avenue, on the south by Beach Road, on the east by Mirrabooka Avenue and on the north by an east-west line going from Mirrabooka Avenue between Pannell Way and Meakers Way on the north and Golders Way and Tendring Way on the south to Hainsworth Avenue shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Girrawheen Senior High School or Balga Senior High School. For the purposes of this definition, the boundary parts of Hainsworth Avenue (east side), Beach Road (north side), Mirrabooka Avenue (west side), Golders Way (both sides) and Tendring Way (both sides) are included in the area concerned whilst the boundary parts of Pannell Way (both sides) and Meakers Way (both sides) are excluded from this area.</p>
		<p>Children from the area for Waddington Primary School, as defined in "Government Gazette, W.A.", of 8 December 1978 page 4662, shall attend Balga Senior High School unless they have, or have had, elder brothers or sisters attending Girrawheen Senior High School, in which case they shall have the option of attending either Girrawheen Senior High School or Balga Senior High School.</p>
Gosnells Senior High.....	Ashburton Drive Gosnells Huntingdale Seaforth Wirrabirra	
Governor Stirling Senior High.....	Guildford..... Herne Hill Middle Swan Midland Midvale Upper Swan West Midland	Children from Midvale Primary School living in the area west of the Standard Gauge Railway shall attend Governor Stirling Senior High School. Children from Midvale Primary School living in the area east of the Standard Gauge Railway shall attend Swan View Senior High School.
Greenwood Senior High	Allenswood..... East Greenwood Goollelal Greenwood West Greenwood	<p>Children from Allenswood Primary School living in the area bounded by Allenswood Road, Merivale Way, the northern boundary of Allenswood Primary School site, Garfield Way (southern arm), Sherrington Road, Cockman Road and Warwick Road have the option of attending either Greenwood Senior High School or Warwick Senior High School. Children from Allenswood Primary School living in the area to the north of the above-mentioned optional area shall attend Greenwood Senior High School.</p> <p>Children from East Greenwood Primary School have the option of attending either Greenwood Senior High School or Warwick Senior High School, except that those children who reside in Wanneroo Road (east side) and east thereof shall attend Girrawheen Senior High School.</p> <p>Children from Goollelal Primary School have the option of attending either Greenwood Senior High School or Woodvale Senior High School.</p> <p>Children living in the area bounded by the Mitchell Freeway, Hepburn Avenue, Barridale Drive and the Robertson Road cycleway have the option of attending either Greenwood or Woodvale Senior High School.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Hamilton Senior High	Bibra Lake Coogee East Hamilton Hill Hamilton Hill Jandakot Newton Phoenix South Coogee South Lake Southwell Spearwood Spearwood Alternative Senior High School. Wattleup Winterfold Yangebup	<p>Children from Bibra Lake Primary School have the option of attending either Hamilton Senior High School, Leeming Senior High School or North Lake Senior High School.</p> <p>Children from Winterfold Primary School living in the area south of Healy Road have the option of attending either Hamilton Senior High School or South Fremantle Senior High School. Children from Winterfold Primary School living in Healy Road (both sides) and north thereof shall attend South Fremantle</p> <p>Children from Jandakot Primary School have the option of attending either Hamilton Senior High School, Leeming High School or North Lake Senior High School.</p> <p>Children from South Lake Primary School will have the option of attending either Hamilton Senior High School or North Lake Senior High School.</p> <p>Children from Yangebup Primary School have the option of attending either Hamilton Senior High School or North Lake Senior High School.</p>
Hampton Senior High	Anzac Terrace Eden Hill Embleton Hampton Park Morley Noranda Weld Square	<p>Children from Eden Hill Primary School living in Walter Road (south side) and south thereof and in May Road and Iolanthe Street north of Walter Road (west side in each case) and west thereof shall attend Hampton Senior High School. Children from Eden Hill Primary School living in Walter Road (north side), east of Iolanthe Street, and north thereof and in May Road and Iolanthe Street north of Walter Road (east side in each case) and east thereof shall attend Lockridge Senior High School.</p> <p>Children from Embleton Primary School living in Collier Road (both sides) and east and north thereof shall attend Hampton Senior High School. Children from Embleton Primary School living in the area west and south of Collier Road shall attend John Forrest Senior High School.</p> <p>Children from Morley Primary School living in Collier Road (both sides) and east thereof south of Walter Road shall attend Hampton Senior High School. Children from Morley Primary School living in the area west of Collier Road south of Walter Road shall attend John Forrest Senior High School. Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (east side) and east thereof shall attend Hampton Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (west side) and west thereof shall attend Morley Senior High School.</p> <p>The following shall constitute an optional area between Hampton Senior High School and Lockridge Senior High School: from the junction of Benara Road and Beechboro Road, east along Benara Road to Altone Road, south along Altone Road to Morley Drive, west along Morley Drive to Bottlebrush Drive, north and north west along Bottlebrush Drive to Telstar Drive, west along Telstar Drive to Beechboro Road, and north along Beechboro Road to Benara Road. The boundary parts of Benara Road (south side), Altone Road (west side), Morley Drive (north side), Bottlebrush Drive (north and east sides), Telstar Drive (north side) and Beechboro Road (east side) are included within this optional area.</p>
Harvey Agricultural Senior High	Benger Brunswick Junction Harvey Roelands Yarloop	

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Hollywood Senior High.....	Claremont Dalkeith East Claremont Hollywood Jolimont Nedlands Rosalie	
John Curtin Senior High.....	Bicton..... East Fremantle North Fremantle Palmyra Richmond	Children from Palmyra Primary School living in the area east of Stock Road have the option of attending either John Curtin Senior High School or Melville Senior High School. Children from Palmyra Primary School living in Stock Road (both sides) and west thereof shall attend John Curtin Senior High School.
John Forrest Senior High	Dianella..... Embleton Hillcrest Morley Inglewood West Morley	Children from Embleton Primary School living in the area west and south of Collier Road shall attend John Forrest Senior High School. Children from Embleton Primary School living in Collier Road (both sides) and east and north thereof shall attend Hampton Senior High School. Children from Morley Primary School living in the area west of Collier Road south of Walter Road shall attend John Forrest Senior High School. Children from Morley Primary School living in Collier Road (both sides) and east thereof south of Walter Road shall attend Hampton Senior High School. Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School. Children from Inglewood Primary School living in the area north-east of Dundas Road, Eleventh Avenue and Kennedy Street shall attend John Forrest Senior High School. Children from Inglewood Primary School living in Dundas Road (both sides) and south-west thereof, in Eleventh Avenue (both sides) and south-west thereof and in Kennedy Street (both sides) and south-west thereof shall attend Mount Lawley Senior High School. Children from West Morley Primary School living in the area south-west of Light Street shall attend John Forrest Senior High School. Children from West Morley Primary School living in Light Street (both sides) and north-east thereof shall attend Morley Senior High School.
John Willcock Senior High.....		There is no system of contributory primary schools operating with John Willcock Senior High School and Geraldton Senior High School. The following constitutes a boundary between John Willcock Senior High School and Geraldton Senior High School:— From the junction of Willcock Drive and Olive Street, north-east and east along Olive Street to Brand Highway, north along Brand Highway to the junction with Durlacher Street, north along Durlacher Street to North West Coastal Highway, east, north-east and north along North West Coastal Highway to the Chapman River, and in a general south-easterly direction along the Chapman River to Ridley Road. Children living south of Olive Street, in the boundary parts of Brand Highway and Durlacher Street (east side only) and east thereof in each case, and in the boundary part of North West Coastal Highway (south, south-east and east sides only) and south and east thereof shall attend John Willcock Senior High School. Children living in Olive Street (both sides) and north thereof, in the boundary parts of Brand Highway and Durlacher Street (west side only) and west thereof and in the boundary part of North West Coastal Highway (north and west side only) and west thereof shall attend Geraldton Senior High School.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
		<p>Secondary students travelling on the Northampton school bus and other school buses which transport students to Rangeway Primary School shall attend John Willcock Senior High School. Secondary students travelling on all other school buses shall attend Geraldton Senior High School.</p>
Kalamunda Senior High	<p>Falls Road..... Gooseberry Hill Kalamunda Walliston</p>	<p>Children from Falls Road Primary School living in the area north of Falls Road and the portion of Lesmurdie Road north of Falls Road shall attend Kalamunda Senior High School. Children from Falls Road Primary School living in the area south of Falls Road and south of the portion of Lesmurdie Road north of Falls Road shall attend Lesmurdie Senior High School. Children living in Falls Road and the boundary part of Lesmurdie Road have the option of attending either Kalamunda Senior High School or Lesmurdie Senior High School. Children from Walliston Primary School living in the area north of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Kalamunda Senior High School. Children from Walliston Primary School living in the area south of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Lesmurdie Senior High School. Children living in the boundary part of Lesmurdie Road and in Jackson Road have the option of attending either Kalamunda Senior High School or Lesmurdie Senior High School.</p>
Kelmscott Senior High.....	<p>Clifton Hills..... Grovelands Kelmscott Kingsley Westfield Park</p>	<p>The boundary between Kelmscott Senior High School and Roleystone District High School is the north-south boundary between the localities of Kelmscott and Roleytone, with children living to the east of this boundary being directed to Roleystone District High School and those living to the west of this boundary being directed to Kelmscott Senior High School, except that children living in the area bounded on the north by Chevin Road, on the west by Canning Mills Road, on the south by a line drawn due east from Canning Mills Road at a point due west of the southern extremity of Coventry Road to the locality boundary between Kelmscott and Roleystone, and on the east by the afore-mentioned locality boundary, have the option of attending either Kelmscott Senior High School or Roleystone District High School, with the boundary parts of Chevin Road and Canning Mills Road (both sides in each case) being included in the optional area.</p> <p>Children from Kingsley Primary School living in Galliers Avenue (both sides) and north thereof, west side of Albany Highway between Galliers Avenue and Walter Street and west thereof, and in Walter Street (both sides) and the extension eastwards and north thereof shall attend Kelmscott Senior High School.</p> <p>Children from Kingsley Primary School living in the area south of Galliers Avenue, on the east side of Albany Highway between Galliers Avenue and Walter Street and east thereof, and south of Walter Street and its extension eastwards shall attend Armadale Senior High School.</p>
Kent Street Senior High	<p>Bentley East Victoria Park Kensington Millen South Perth Victoria Park</p>	

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Kewdale Senior High.....	Carlisle Cloverdale Kewdale Lathlain Rivervale Tranby Whiteside	<p>Children from Cloverdale Primary School living in Fulham Street (both sides) and south-east thereof have the option of attending either Kewdale Senior High School or Belmont Senior High School. Children from Cloverdale Primary School living in the area to the north-west of Fulham Street shall attend Belmont Senior High School.</p> <p>Children from Tranby Primary School living in Acton Avenue (both sides) and south-west thereof shall attend Kewdale Senior High School. Children from Tranby Primary School living in the area north-east of Acton Avenue have the option of attending either Kewdale Senior High School or Belmont Senior High School.</p> <p>Children from Whiteside Primary School living in the area south of Keane Street and west of Whiteside Street shall attend Kewdale Senior High School. Children from Whiteside Primary School living in Keane Street (both sides) and north thereof, and in Whiteside Street (both sides) and east thereof shall attend Belmont Senior High School.</p>
Kwinana Senior High.....	Baldivis Calista Hope Valley Medina North Parmelia Orelia	
Leeming Senior High.....	Bateman..... Bibra Lake Bull Creek Jandakot Leeming Oberthur West Leeming	<p>Children from Bibra Lake Primary School have the option of attending either Hamilton Senior High School, Leeming Senior High School or North Lake Senior High School.</p> <p>Children from Bateman Primary School living in the following area shall attend Leeming Senior High School: from the junction of Marsengo Road and Murdoch Drive, east along Marsengo Road to the eastern part of Broadhurst Crescent, south along Broadhurst Crescent to Scandrett Way, east along Scandrett Way and its eastward extension to the Kwinana Freeway, south along the Kwinana Freeway to South Street, west along South Street to Murdoch Drive, and north along Murdoch Drive to Marsengo Road. The boundary parts of Murdoch Drive (east side), Marsengo Road (south side), Broadhurst Crescent (west side), Scandrett Way (south side), the Kwinana Freeway (west side) and South Street (north side) are included within this area.</p> <p>The following shall constitute an optional area between Leeming Senior High School and Rossmoyne Senior High School: from the junction of Marsengo Road and Murdoch Drive, east along Marsengo Road to the eastern part of Broadhurst Crescent, south along Broadhurst Crescent to Scandrett Way, east along Scandrett Way and its eastward extension to the Kwinana Freeway, north along the Kwinana Freeway to Parry Avenue, north-west and west along Parry Avenue to Murdoch Drive, and south along Murdoch Drive to Marsengo Road.</p> <p>The boundary parts of Murdoch Drive (east side), Marsengo Road (north side), Broadhurst Crescent (east side), Scandrett Way (north side), Kwinana Freeway (west side) and Parry Avenue (south side) are included within this optional area.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
		<p>Children from Bull Creek Primary School living in the following area shall attend Leeming Senior High School: from the junction of South Street and the Kwinana Freeway, north along the Kwinana Freeway to a point opposite the western extension of Windich Road, in an easterly direction to and along Windich Road and its eastward extension to Benningfield Road, south along Benningfield Road to Henry Bull Drive, east then southeast along Henry Bull Drive to James Street, east along James Street to Hardy Street, southeast along Hardy Street to Darley Circle, south along Darley Circle to More Crescent, northeast along More Crescent to Back Close, east along Back Close and the walkway linking Back Close and Darley Circle, south along Darley Circle to Vagg Street, east along Vagg Street to Wheatley Drive, south along Wheatley Drive to South Street and west along South Street to the Kwinana Freeway. The boundary parts of Windich Road, Benningfield Road, Henry Bull Drive, James Street, Hardy Street, Darley Circle, More Crescent, Back Close and Vagg Street (both sides in all cases), South Street (north side) and the Kwinana Freeway (east side) are included in the above-mentioned area. The boundary parts of Wheatley Drive (both sides) are excluded from the above-mentioned area.</p>
		<p>The following shall constitute an optional area between Leeming Senior High School and Willetton Senior High School; from the intersection of Parry Avenue and the Kwinana Freeway, south along the Kwinana Freeway to a point opposite the western extension of Windich Road, in an easterly direction to and along Windich Road and its eastward extension to Benningfield Road, south along Benningfield Road to Henry Bull Drive, east then southeast along Henry Bull Drive to James Street, east along James Street to Hardy Street, southeast along Hardy Street to Darley Circle, southeast along Darley Circle to More Crescent, northeast along More Crescent to Back Close, east along Back Close and the walkway linking Back Close and Darley Circle, south along Darley Circle to Vagg Street, east along Vagg Street to Wheatley Drive, north along Wheatley Drive to Parry Avenue and west along Parry Avenue to the Kwinana Freeway. The boundary parts of Parry Avenue (south side), Wheatley Drive (both sides) and the Kwinana Freeway (east side) are included within this optional area. The boundary parts (both sides) of all other streets are excluded from this optional area.</p>
		<p>The following shall constitute an optional area between Leeming Senior High School and Willetton Senior High School: from the junction of South Street and Wheatley Drive, north along Wheatley Drive to the southern arm of Oberthur Crescent, east between Oberthur Crescent and Weeks Way to the walkway linking Weeks Way and Anstie Way, east along this walkway to Anstie Way, north then east along the northern part of Anstie Way to Hetherington Drive, northeast along Hetherington Drive to Owgan Place, southeast along Owgan Place to Karel Avenue, south along Karel Avenue to South Street and west along South Street to Wheatley Drive. The boundary parts of Wheatley Drive, Anstie Way, Owgan Place (both sides in all cases), Karel Avenue (west side) and South Street (north side) are included within this optional area, whilst the boundary parts of Hetherington Drive (both sides) are excluded from this area.</p>
		<p>Children from Jandakot Primary School have the option of attending either Leeming Senior High School, Hamilton Senior High School or North Lake Senior High School.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Lesmurdie Senior High	*Carmel Falls Road Lesmurdie Pickering Brook Walliston Wattle Grove	Children from Falls Road Primary school living in the area south of Falls Road and south of the portion of Lesmurdie Road north of Falls Road shall attend Lesmurdie Senior High School. Children from Falls Road Primary School living in the area north of Falls Road and the portion of Lesmurdie Road north of Falls Road shall attend Kalamunda Senior High School. Children living in Falls Road and the boundary part of Lesmurdie Road have the option of attending either Lesmurdie Senior High School or Kalamunda Senior High School. Children from Walliston Primary School living in the area south of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Lesmurdie Senior High School. Children from Walliston Primary School living in the area north of Lesmurdie Road, Jackson Road, and a line connecting the junction of Jackson Road and Stanhope Road with the junction of Mundaring Weir Road and Aldersyde Road shall attend Kalamunda Senior High School. Children living in the boundary part of Lesmurdie Road and in Jackson Road have the option of attending either Lesmurdie Senior High School or Kalamunda Senior High School. Children from Wattle Grove Primary School have the option of attending either Lesmurdie Senior High School or Forrestfield Senior High School.
Lockridge Senior High	Beechboro Caversham East Beechboro Eden Hill Lockridge	Children from Eden Hill Primary School living in Walter Road (north side) east of Iolanthe Street and north thereof and in May Road and Iolanthe Street north of Walter Road (east side in each case) and east thereof shall attend Lockridge Senior High School. Children from Eden Hill Primary School living in Walter Road (south side) and south thereof and in May Road and Iolanthe Street north of Walter Road (west side in each case) and west thereof shall attend Hampton Senior High School. The following shall constitute an optional area between Hampton Senior High School and Lockridge Senior High School: from the junction of Benara Road and Beechboro Road, east along Benara Road to Altone Road, south along Altone Road to Morley Drive, west along Morley Drive to Bottlebrush Drive, north and north west along Bottlebrush Drive to Telstar Drive, west along Telstar Drive to Beechboro Road, and north along Beechboro Road to Benara Road. The boundary parts of Benara road (south side), Altone Road (west side), Morley Drive (north side), Bottlebrush Drive (north and east sides), Telstar Drive (north side) and Beechboro Road (east side) are included within this optional area.
Lynwood Senior High.....	Brookman Canning Vale Ferndale Kinlock Langford Lynwood West Lynwood	Children from Canning Vale Primary School have the option of attending either Lynwood Senior High School or Thornlie Senior High School.
Maddington Senior High	Bramfield Park..... East Kenwick East Maddington Maddington Orange Grove	Children from East Kenwick Primary School living in Albany Highway (east side) and east thereof shall attend Maddington Senior High School. Children from East Kenwick Primary School living in Albany Highway (west side) and west thereof shall attend Thornlie Senior High School.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Mandurah Senior High	Dudley Park..... Glencoe Mandurah North Mandurah	<p>The following constitutes a boundary for Mandurah Senior High School: From Channel Island in the Peel Inlet, north along the Mandurah Estuary to the 'old' Mandurah Bridge, east along Pinjarra Road to Dower Street, north along Dower Street to the intersection with Cooper Street, east across Rushton Park to the intersection of Thomson Street and the southern end of Luckhurst Drive, east along Luckhurst Drive to Owen Street, east along Owen Street and its eastward extension to Fremantle Road, north along Fremantle Road to Lewis Street, east along Lewis Street to Lakes Road, north and east along Lakes Road to the Serpentine River, north along the Serpentine River to the boundary between the Shires of Murray and Rockingham, west along the Murray-Rockingham and Mandurah-Rockingham Shire boundaries to Mandurah Road, north along Mandurah Road to the locality boundary between Golden Bay and Secret Harbour, west along the Golden Bay-Secret Harbour locality boundary to the coast.</p> <p>The boundary parts of Pinjarra Road (north side), Dower Street (west side), Luckhurst Drive (north side), Owen Street (north side), Fremantle Road (west side), Lewis Street (north side), Lakes Road (west and north sides), the Serpentine River (west side), the Murray-Rockingham and Mandurah-Rockingham Shire boundaries (south side), Mandurah Road (west side) and the Golden Bay-Secret Harbour locality boundary (south side) are included within the area for Mandurah Senior High School.</p> <p>The following primary schools contribute in full or part to the Mandurah Senior High School: Glencoe, Mandurah, North Mandurah. Children from these schools living within the area for the Mandurah Senior High School, as designated above, shall attend Mandurah Senior High School. Children from outside the area of Mandurah Senior High School are excluded from attendance at that school.</p>
Melville Senior High.....	Attadale..... Booragoon Carawatha Melville Palmyra Willagee	<p>Children from Carawatha Primary School and living in the area bounded on the west by Stock Road, on the north by Leach Highway, on the east by North Lake Road and on the south by Garling Street shall attend Melville Senior High School. Garling Street (north side) and the boundary parts of Stock Road (east side), Leach Highway (south side) and North Lake Road (west side) are included in the area.</p> <p>The following shall constitute an optional area between Melville Senior High School and North Lake Senior High School: the area bounded on the north by Garling Street, on the east by North Lake Road, on the south by South Street and on the west by Stock Road. Garling Street (south side) and the boundary parts of North Lake Road (west side), South Street (north side) and Stock Road (east side) are included in the optional area.</p> <p>Children from Palmyra Primary School living in the area east of Stock Road have the option of attending either Melville Senior High School or John Curtin Senior High School. Children from Palmyra Primary School living in Stock Road (both sides) and west thereof shall attend John Curtin Senior High School.</p> <p>Children of secondary school age living in the area bounded by Leach Highway, North Lake Road, Somerville Boulevard and Winthrop Drive shall have the option of attending either Melville or North Lake Senior High School.</p> <p>Children of secondary school age living in the area bounded by Leach Highway, Winthrop Drive, Somerville Boulevard and Murdoch Drive shall have the option of attending either Applecross, Melville or North Lake Senior High School.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Mirrabooka Senior High	Mirrabooka..... Mount Hawthorn Nollamara Osborne Sutherland Tuart Hill Westminster Yokine	<p>Children of secondary school age living in the locality of Murdoch and north of South Street shall have the option of attending either Applecross, Melville or North Lake Senior High School.</p> <p>Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof have the option of attending either Mirrabooka Senior High School or Perth Modern Senior High School. Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School.</p> <p>Children from Osborne Primary School living in the area east of Main Street have the option of attending either Mirrabooka Senior High School or Balcatta Senior High School.</p> <p>Children from Osborne Primary School living in Main Street (both sides) and west thereof shall attend Balcatta Senior High School.</p> <p>Children from Tuart Hill Primary School living in Green Street (both sides) and north thereof shall attend Mirrabooka Senior High School.</p> <p>Children from Tuart Hill Primary School living in the area south of Green Street have the option of attending either Mirrabooka Senior High School or Perth Modern Senior High School.</p> <p>Children from Yokine Primary School living in Blythe Avenue and Woodrow Avenue (north side in each case) and north thereof shall attend Mirrabooka Senior High School. Children from Yokine Primary School living in Blythe Avenue and Woodrow Avenue (south side in each case) and south thereof shall attend Mount Lawley Senior High School.</p>
Morley Senior High	Camboon..... Dianella Heights Morley Noranda North Morley West Morley	<p>Children from Morley Primary School living in Walter Road (both sides) and north and west thereof shall attend Morley Senior High School. Children from Morley Primary School living in Collier Road (both sides) and east thereof south of Walter Road shall attend Hampton Senior High School. Children from Morley Primary School living in the area west of Collier Road south of Walter Road shall attend John Forrest Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (west side) and west thereof shall attend Morley Senior High School.</p> <p>Children from Noranda Primary School living in Crimea Street (east side) and east thereof shall attend Hampton Senior High School.</p> <p>Children from West Morley Primary School living in Light Street (both sides) and north-east thereof shall attend Morley Senior High School. Children from West Morley Primary School living in the area south-west of Light Street shall attend John Forrest Senior High School.</p>
Mount Lawley Senior High		<p>The following constitutes the boundary for the Mount Lawley Senior High School:— From the junction of Wanneroo Road and Wiluna Street, north-east along Wiluna Street to Flinders Street, north along Flinders Street to Blythe Avenue, east along Blythe Avenue and Woodrow Avenue to Cresswell Road, south-east along Cresswell Road, Homer Street, Dundas Road, Eleventh Avenue and Kennedy Street to the railway line, south-west along the railway line to Summers Street, west along Summers Street to the junction with Lord Street and Bulwer Street, north-west along Bulwer Street to Vincent Street, west along Vincent Street to Charles Street, north and north-west along Charles Street to the junction with Walcott Street and Wanneroo Road, and north-west along Wanneroo Road to Wiluna Street.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Newton Moore Senior High.....	Adam Road..... Capel Carey Park South Bunbury Withers	<p>The boundary parts of Wiluna Street (south-east side), Flinders Street (both sides), Woodrow Avenue (south side), Cresswell Road (south-west side) and Vincent Street (both sides), and the boundary streets of Blythe Avenue (south side), Homer Street (south-west side), Dundas Road (both sides), Eleventh Avenue (both sides) and Kennedy Street (both sides) are included within the area for Mount Lawley Senior High School, while the boundary parts of Summers Street (both sides) and Charles Street (both sides) and the boundary street of Bulwer Street (both sides) are excluded from the area for Mount Lawley Senior High School. The following primary schools contribute in full or part to the Mount Lawley Senior High School:— Coolbinia, Dianella, Highgate, Kyilla, Mount Lawley, Inglewood, North Perth and Yokine. Children from these schools living within the area for the Mount Lawley Senior High School, as designated above, shall attend Mount Lawley Senior High School. Children from outside the area for Mount Lawley Senior High School are excluded from attendance at that school.</p> <p>The following institutes a boundary between Bunbury Senior High School and Newton Moore Senior High School:</p> <p>From the confluence of the Preston River with the Ferguson River, north west and west along the Preston River to the railway bridge, west and north west along the railway line to the intersection of the railway line and Forrest Avenue, west and north west along Forrest Avenue to Wisbey Street, south west along Wisbey Street to Yorla Road, north west along Yorla Road to Clarke Street East, west along Clarke Street East to Clarke Street, west along Clarke Street to Hoylake Avenue and north west and west along Hoylake Avenue and its extension to the Indian Ocean.</p> <p>Children from Carey Park Primary School living in the the area north of (but not including) the above boundary have the option of attending either Bunbury Senior High School or Newton Moore Senior High School. Children from Carey Park Primary School living in the Hoylake Avenue, Clarke Street and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.</p> <p>Children from South Bunbury Primary School living in the area north of (but not including) the above boundary shall attend Bunbury Senior High School.</p> <p>Children from South Bunbury Primary School living in Hoylake Avenue, Clarke Street and Clarke Street East (both sides in all cases) and the boundary parts of Yorla Road, Wisbey Street and Forrest Avenue (both sides in all cases), and south of the boundary shall attend Newton Moore Senior High School.</p>
North Albany Senior High.....	Mount Lockyer Yakamia	
North Lake Senior High	Bibra Lake..... Carawatha Coolbellup Jandakot Kardinya Koorilla North Lake *Samson South Lake Yangebup	<p>Children from Bibra Lake Primary School have the option of attending either Hamilton Senior High School, Leeming Senior High school or North Lake Senior High School.</p> <p>Children from Carawatha Primary School living in the area bounded on the west by Stock Road, on the north by Leach Highway, on the east by North Lake Road and on the south by Garling Street shall attend Melville Senior High</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
		<p>School. Garling Street (north side) and the boundary parts of Stock Road (east side), Leach Highway (south side) and North Lake Road (west side) are included in the area. The following shall constitute an optional area between Melville Senior High School and North Lake Senior High School: the area bounded on the north by Garling Street, on the east by North Lake Road, on the south by South Street and on the west by Stock Road. Garling Street (south side) and the boundary parts of North Lake Road (west side), South Street (north side) and Stock road (east side) are included in the optional area. Children from Jandakot Primary School have the option of attending either North Lake Senior High School, Hamilton Senior High School or Leeming High School.</p> <p>Children from South Lake Primary School will have the option of attending either Hamilton Senior High School or North Lake Senior High School.</p> <p>Children from Yangebup Primary School have the option of attending either North Lake Senior High School or Hamilton Senior High School.</p> <p>Children of secondary school age living in the area bounded by Leach Highway, North Lake Road, Somerville Boulevard and Winthrop Drive shall have the option of attending either Melville or North Lake Senior High School.</p> <p>Children of secondary school age living in the area bounded by Leach Highway, Winthrop Drive, Somerville Boulevard and Murdoch Drive shall have the option of attending either Applecross, Melville or North Lake Senior High School.</p> <p>Children of secondary school age living in the locality of Murdoch and north of South Street shall have the option of attending either Applcross, Melville or North Lake Senior High School.</p>
Ocean Reef Senior High	Beldon Eddystone Heathridge Mullaloo Beach Mullaloo Heights Ocean Reef Poseidon	<p>Children from Beldon Primary School have the option of attending either Craigie Senior High School or Ocean Reef Senior High School.</p> <p>Children from Eddystone Primary School living in the locality of Beldon, as delineated in Edition 27 of the Metro Street Directory Perth 1986, have the option of attending either Craigie Senior High School or Ocean Reef Senior High School. Children from Eddystone Primary School who do not live in the locality of Beldon shall attend Ocean Reef Senior High School.</p> <p>Children from Mullaloo Beach Primary School have the option of attending either Craigie Senior High School or Ocean Reef Senior High School.</p> <p>Children from Mullaloo Heights Primary School have the option of attending either Craigie Senior High School or Ocean Reef Senior High School.</p> <p>Children living in the localities of Connolly and Joondalup shall attend Ocean Reef Senior High School.</p>
Padbury High	Bambara Lymburner Padbury	

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Perth Modern Senior High	Highgate..... Kyilla Leederville Mount Hawthorn North Perth Subiaco Tuart Hill West Leederville	<p>Children from Highgate Primary School living in Bulwer and Summers Streets (both sides) and south thereof shall attend Perth Modern Senior High School. Children from Highgate Primary School living in the area north of Bulwer and Summers Streets shall attend Mount Lawley Senior High School.</p> <p>Children from Kyilla Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School.</p> <p>Children from Kyilla Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.</p> <p>Children from Mount Hawthorn Primary School living in the area south of Green Street shall attend Perth Modern Senior High School.</p> <p>Children from Mount Hawthorn Primary School living in Green Street (both sides) and north thereof have the option of attending either Perth Modern Senior High School or Mirrabooka Senior High School.</p> <p>Children from North Perth Primary School living in Charles Street (both sides) and west thereof shall attend Perth Modern Senior High School. Children from North Perth Primary School living in the area east of Charles Street shall attend Mount Lawley Senior High School.</p> <p>Children from Tuart Hill Primary School living in the area south of Green Street have the option of attending either Perth Modern Senior High School or Mirrabooka Senior High School.</p> <p>Children from Tuart Hill Primary School living in Green Street (both sides) and north thereof shall attend Mirrabooka Senior High School.</p>
Pinjarra Senior High	Carcoola..... Dwellingup North Dandalup Pinjarra	<p>The following constitutes a boundary between Pinjarra Senior High School and Coodanup High School: from the Peel Inlet, north along the Serpentine River to Goegrup Lake, north across Goegrup Lake to the intersection of Lakes Road and the Serpentine River. Children living in the area to the east of this boundary shall attend Pinjarra Senior High School. Children living in the area to the west of this boundary shall attend Coodanup High School.</p> <p>The following constitutes a boundary between Mandurah Senior High School and Pinjarra Senior High School: From the intersection of Lakes Road and the Serpentine River, north along the Serpentine River to the boundary between the Shires of Murray and Rockingham. Children living in the area to the east of this boundary shall attend Pinjarra Senior High School. Children living in the area to the west of this boundary shall attend Mandurah Senior High School.</p>
Rockingham Senior High.....	Bungaree..... Coo loongup East Waikiki Hillman Rockingham Beach Safety Bay Warnbro	<p>Children from Coo loongup Primary School living in the locality of Coo loongup and west of Ennis Avenue have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.</p> <p>Children living in the locality of Coo loongup on the eastern side of Ennis Avenue shall attend Rockingham Senior High School.</p> <p>Children from East Waikiki Primary School have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.</p> <p>Children from Safety Bay Primary School living along the proposed Garden Island Highway (south side only) and south thereof have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.</p> <p>Children from Warnbro Primary School living along the proposed Garden Island Highway (south side only) and south thereof have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Roleystone District High	Karragullen..... Roleystone	The boundary between Roleystone District High School and Kelmscott Senior High School is the north-south boundary between the localities of Kelmscott and Roleystone, with children living to the east of this boundary being directed to Roleystone District High School and those living to the west of this boundary being directed to Kelmscott Senior High School, except that children living in the area bounded on the north by Chevin Road, on the west by Canning Mills Road, on the south by a line drawn due east from Canning Mills Road at point due west of the southern extremity of Coventry Road to the locality boundary between Kelmscott and Roleystone, and on the east by the afore-mentioned locality boundary, have the option of attending either Roleystone District High School or Kelmscott Senior High School, with the boundary parts of Chevin Road and Canning Mills Road (both sides in each case) being included in the optional area.
Rossmoyne Senior High.....	Bateman..... Brentwood Bull Creek Oberthur Rossmoyne Shelley Willetton	<p>Children from Bateman Primary School living in the area bounded by Leach Highway, the Kwinana Freeway, Parry Avenue and Murdoch Drive shall attend Rossmoyne Senior High School. The boundary parts of Leach Highway (south side), the Kwinana Freeway (west side), Parry Avenue (north side) and Murdoch Drive (east side) are included within this area.</p> <p>The following shall constitute an optional area between Rossmoyne Senior High School and Leeming Senior High School: from the junction of Marsengo Road and Murdoch Drive, east along Marsengo Road to the eastern part of Broadhurst Crescent, south along Broadhurst Crescent to Scandrett Way, east along Scandrett Way and its eastward extension to the Kwinana Freeway, north along the Kwinana Freeway to Parry Avenue, northwest and west along Parry Avenue to Murdoch Drive, and south along Murdoch Drive to Marsengo Road.</p> <p>The boundary parts of Murdoch Drive (east side), Marsengo Road (north side), Broadhurst Crescent (east side), Scandrett Way (north side), Kwinana Freeway (west side) and Parry Avenue (south side) are included within this optional area.</p> <p>Children from Brentwood Primary School have the option of attending either Applecross Senior High School or Rossmoyne Senior High School.</p> <p>Children from Bull Creek Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School.</p> <p>Children from Oberthur Primary School living in Parry Avenue (north side only) and north thereof shall attend Rossmoyne Senior High School.</p> <p>Children from Shelley Primary School have the option of attending either Rossmoyne Senior High School or Willetton Senior High School.</p> <p>Children from Willetton Primary School living in the following boundary streets or parts of boundary streets (both sides) and west thereof shall attend Rossmoyne Senior High School:— From the junction of High Road and Augusta Street, south along Augusta Street to Acanthus Road, west along Acanthus Road to Darvell Road, south along Darvell Road to Rhonda Avenue, west along Rhonda Avenue to Donald Street, south along Donald Street to Apsley Road, west along Apsley Road to Eagles Walk, south along the north-south alignment of Eagles Walk and its extension to Flamingo Way and south along the north-south alignment of Flamingo Way and its extension to Albatross Pass.</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Safety Bay Senior High.....	Coo loongup East Waikiki Safety Bay Warnbro	Children from Coo loongup Primary School living in the locality of Coo loongup and west of Ennis Avenue have the option of attending either Rockingham Senior High School or Safety Bay Senior High School. Children living in the locality of Coo loongup on the eastern side of Ennis Avenue shall attend Rockingham Senior High School. Children from East Waikiki Primary School have the option of attending either Rockingham Senior High School or Safety Bay Senior High School. Children from Safety Bay Primary School living along the proposed Garden Island Highway (south side only) and south thereof have the option of attending either Rockingham Senior High School or Safety Bay Senior High School. Children from Warnbro Primary School living along the proposed Garden Island Highway (south side only) and south thereof have the option of attending either Rockingham Senior High School or Safety Bay Senior High School.
Scarborough Senior High.....	Birralee..... Deanmore Karrinyup Lake Gwelup Newborough North Innaloo	Children from Birralee Primary School have the option of attending either Scarborough Senior High School or Balcatta Senior High School. Children from Lake Gwelup Primary School have the option of attending either Scarborough Senior High School or Balcatta Senior High School.
South Fremantle Senior High ...	Beaconsfield Hilton South Terrace White Gum Valley Winterfold	Children from Winterfold Primary School living in Healy Road (both sides) and north thereof shall attend South Fremantle Senior High School. Children from Winterfold Primary School living in the area south of Healy Road have the option of attending either South Fremantle Senior High School or Hamilton Senior High School.
Swan View Senior High.....	Bellevue..... Darlington Glen Forrest Greenmount Helena Valley Koongamia Midvale Swan View	Children from Darlington Primary School have the option of attending either Swan View Senior High School or Eastern Hills Senior High School. Children from Glen Forrest Primary School have the option of attending either Swan View Senior High School or Eastern Hills Senior High School. Children from Midvale Primary School living in the area east of the Standard Gauge Railway shall attend Swan View Senior High School. Children from Midvale Primary School living in the area west of the Standard Gauge Railway shall attend Governor Stirling Senior High School.
Swanbourne Senior High	Cottesloe Graylands Mosman Park North Cottesloe Swanbourne	
Thornlie Senior High	Canning Vale East Kenwick Forest Crescent South Thornlie Thornlie Yale	Children from Canning Vale Primary School have the option of attending either Thornlie Senior High School or Lynwood Senior High School. Children from East Kenwick Primary School living in Albany Highway (west side) and west thereof shall attend Thornlie Senior High School. Children from East Kenwick Primary School living in Albany Highway (east side) and east thereof shall attend Maddington Senior High School.
Wanneroo Senior High.....	East Wanneroo Quinns Rocks Wanneroo	Children from Wanneroo Primary School shall attend Wanneroo Senior High School except that children living in the area bounded by Ocean Reef Road, Wanneroo Road, Whitfords Avenue, Duffy Terrace and its extension due north to Ocean Reef Road shall attend Woodvale Senior High School. The boundary parts of Wanneroo Road (both sides), Whitfords Avenue (both sides) and Duffy Terrace (both sides) are included in the above-mentioned area, whilst the boundary parts of Ocean Reef Road (both sides) are excluded from the area.

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Warwick Senior High	Allenswood..... East Greenwood East Hamersley Glendale Hawker Park Warwick	<p>Children from Allenswood Primary School living in the area bounded by Allenswood Road, Merivale Way, the northern boundary of the Allenswood Primary School site, Garfield Way (southern arm), Sherrington Road, Cockman Road and Warwick Road have the option of attending either Warwick Senior High School or Greenwood Senior High School. Children from Allenswood Primary School living in the area to the north of the above-mentioned optional area shall attend Greenwood Senior High School.</p> <p>Children from East Greenwood Primary School have the option of attending either Warwick Senior High School or Greenwood Senior High School, except that those children who reside in Wanneroo Road (east side) and east thereof shall attend Girrawheen Senior High School.</p>
Willetton Senior High	Bull Creek	<p>The following shall constitute an optional area between Willetton Senior High School and Leeming Senior High School: from intersection of Parry Avenue and the Kwinana Freeway, south along the Kwinana Freeway to a point opposite the western extension of Windich Road, in an easterly direction to and along Windich Road and its eastward extension to Benningfield Road, south along Benningfield Road to Henry Bull Drive, east then southeast along Henry Bull Drive to James Street, east along James Street to Hardy Street, southeast along Hardy Street to Darley Circle, southeast along Darley Circle to More Crescent, northeast along More Crescent to Back Close, east along Back Close and the walkway linking Back Close and Darley Circle, south along Darley Circle to Vagg Street, east along Vagg Street to Wheatley Drive, north along Wheatley Drive to Parry Avenue and west along Parry Avenue to the Kwinana Freeway. The boundary parts of Parry Avenue (south side), Wheatley Drive (both sides) and the Kwinana Freeway (east side) are included within this optional area. The boundary parts (both sides) of all other streets are excluded from this optional area.</p> <p>Children from Oberthur Primary School living in the following area shall attend Willetton Senior High School: from the junction of Wheatley Drive and the southern arm of Oberthur Crescent, east between Oberthur Crescent and Weeks Way to the walkway linking Weeks Way and Anstie Way, east along this walkway to Anstie Way, north then east along the northern part of Anstie Way to Hetherington Drive, northeast along Hetherington Drive to Owgan Place, southeast along Owgan Place to Karel Avenue, north along Karel Avenue to Parry Avenue, west along Parry Avenue to Wheatley Drive and south along Wheatley Drive to the southern arm of Oberthur Crescent. The boundary parts of Parry Avenue (south side), Karel Avenue (west side), Hetherington Drive (both sides north of Owgan Place) and Wheatley Drive (both sides, south of Vagg Street) are included within this area, whilst the boundary parts of Owgan Place (both sides), Anstie Way (both sides), and Wheatley Drive (both sides, north of Vagg Street), are excluded from this area.</p> <p>The following shall constitute an optional area between Leeming Senior High School and Willetton Senior High School: from the junction of South Street and Wheatley Drive, north along Wheatley Drive to the southern arm of Oberthur Crescent, east between Oberthur Crescent and Weeks Way to the walkway linking Weeks Way and Anstie Way, east along this walkway to Anstie Way, north then east along the northern part of Anstie Way to Hetherington Drive, northeast along Hetherington Drive to Owgan Place, southeast along Owgan Place to Karel Avenue, south along</p>

Secondary Schools	Contributory Primary Schools	Options, Exemptions, if any
Woodvale Senior High.....	Creaney Edgewater Goollelal Halidon Wanneroo Woodvale	<p>Karel Avenue to South Street and west along South Street to Wheatley Drive. The boundary parts of Wheatley Drive, Anstie Way, Owgan Place (both sides in all cases), Karel Avenue (west side) and South Street (north side) are included within this optional area, whilst the boundary parts of Hetherington Drive (both sides) are excluded from this area.</p> <p>Children from Shelley Primary School have the option of attending either Willetton Senior High School or Rossmoyne Senior High School.</p> <p>Children from Willetton Primary School living in the area east of the following boundary streets or parts of boundary streets shall attend Willetton Senior High School:—</p> <p>From the junction of High Road and Augusta Street, south along Augusta Street to Acanthus Road, west along Acanthus Road to Darvell Road, south along Darvell Road to Rhonda Avenue, west along Rhonda Avenue to Donald Street, south along Donald Street to Apsley Road, west along Apsley Road to Eagles Walk, south along the north-south alignment of Eagles Walk and its extension to Flamingo Way and south along the north-south alignment of Flamingo Way and its extension to Albatross Pass.</p> <p>Children from Willetton Primary School living in the above-mentioned boundary streets or parts of boundary streets and west thereof shall attend Rossmoyne Senior High School.</p> <p>Children from Wanneroo Primary School shall attend Wanneroo Senior High School except that children living in the area bounded by Ocean Reef Road, Wanneroo Road, Whitfords Avenue, Duffy Terrace and its extension due north to Ocean Reef Road shall attend Woodvale Senior High School. The boundary parts of Wanneroo Road (both sides), Whitfords Avenue (both sides) and Duffy Terrace (both sides) are included in the above-mentioned area, whilst the boundary part of Ocean Reef Road (both sides) is excluded from the area.</p> <p>Children from Goollelal Primary School have the option of attending either Greenwood Senior High School or Woodvale Senior High School.</p> <p>Children living in the area bounded by the Mitchell Freeway, Hepburn Avenue, Barridale Drive and the Robertson Road cycleway have the option of attending either Greenwood or Woodvale Senior High School.</p>

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 from:
24694.....	Eastern Hills (Mt Helena) Senior High School—Alterations and Additions. Builders Categorisation Category B. Selected Tenderers Only. Deposit on Documents: \$200.	20/12/88	BMA West Perth
24703.....	Cooke Point Primary School—Pre-Primary Centre. Builders Categorisation Category D	20/12/88	BMA West Perth, BMA Sth Hedland
24704.....	Coinda (Bunbury) Primary School—Covered Area.	20/12/88	BMA West Perth, BMA Bunbury

BUILDING MANAGEMENT AUTHORITY—*continued*

Tender No.	Project	Closing Date	Tender Documents now available from:
24687.....	Australind High School—Stage 2. Builders Categorisation Category B. Selected Tenderers Only. Deposit on Documents: \$200.	20/12/88	BMA West Perth
24707.....	Vasse Primary School—Additions. Builders Categorisation Category D.	20/12/88	BMA West Perth, BMA Bunbury
24708.....	Mandurah Primary School—Alterations & Additions. Builders Categorisation Category D.	20/12/88	BMA West Perth
24709.....	Bunbury Primary School—Pre-Primary Centre.	11/1/89	BMA West Perth, BMA Bunbury
24712.....	Allanson Primary School—Additions & Improvements. Builders Categorisation Category D. (Documents available Tuesday 13/12/88)	18/1/89	BMA West Perth BMA Bunbury
24713.....	Helena Valley Primary School—Administration and Classroom Block. Builders Categorisation Category D.	18/1/89	BMA West Perth
24714.....	Adam Road (S. Bunbury) Primary School—Covered Area.	18/1/89	BMA West Perth, BMA Bunbury

C. BURTON,
Executive Director.
Building Management Authority.

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
22202.....	Metropolitan Security Prison, South—Ancillary Buildings and Works—Aluminium Windows and Doors (Part 2).	Exclusive Aluminium Windows	\$ 724 720
24688.....	Balga TAFE Electrical/Electronics Trades Development—Additions and Alterations	K.G.K. Simpson Pty Ltd.....	266 660
24689.....	Leederville TAFE—CAD/CAM Furniture Workshop—Additions and Alterations	P. R. Paul & Co.	103 000
22198.....	Metropolitan Security Prison, South—Ancillary Buildings and Works—General Door Hardware	Barnetts Architectural Hardware	128 312

MARINE AND HARBOURS ACT 1981

Hillarys Boat Harbour

Construction of a Navigation Beacon at Centaur Reef

Contact No.	Project	Closing Date	Tender Documents from
EO65.....	Hillarys Boat Harbour—Construction of a Navigational Beacon at Centaur Reef—Supply, fabrication and installation of a tripod structure navigation beacon on water south of Hillarys Boat Harbour.	31/1/89 14 30 hrs	Administrative Assistant, Engineering Division.

Tender documents available from Wednesday, 21 December 1988.

J. M. JENKIN,
Executive Director.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Date of Advertising	Schedule No.	Description	Date of Closing
1988			1988
Dec 2.....	24A1988.....	Milk and Cream (1 year period) to various Government Departments	Dec 22
Dec 2.....	32A1988.....	Icecream (1 year period) to various Government Departments	Dec 22
Oct 28.....	567A1988.....	Image Processing Equipment and Associated Services (Register 2000 Project) —Department of Land Administration	Dec 22
Nov 25.....	598A1988.....	Railway Wheels for Westrail	Dec 25
Dec 2.....	612A1988.....	Two (2) only Combination Rollers for the Main Roads Department	Dec 22
Dec 2.....	613A1988.....	Three (3) only Four Wheel Drive Loaders for the Main Roads Department	Dec 22
Dec 9.....	9A1988.....	Tyres and lubes to various Government Departments (Excluding Transperth)	1989
Dec 16.....	634A1988.....	X-Ray Equipment for the Health Department of Western Australia	Jan 12
Dec 16.....	635A1988.....	Regional Police Office Personal Computer Systems for the Western Australian Police Department	Jan 19
			Jan 26

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Tenders Invited—continued

Date of Advertising	Schedule No.	Description	Date of Closing
1988		<i>Request for Proposal</i>	1989
Dec 9.....	-	An information technology strategy encompassing business application software, office systems software, hardware and communication networks for the Western Australian Treasury Corporation	Jan 12

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1988			1988
Dec 2.....	604A1988.....	Hexagonal Prestressed Concrete Piles (33 only)—Department of Marine and Harbours	Dec 22
Dec 2.....	605A1988.....	Kimberley V.H.F. Marine Radio—Department of Marine and Harbours	Dec 22
Dec 2.....	606A1988.....	1984 Holden 1 Tonne 4x2 Utility (XQQ 721), 1984 Nissan Patrol 4x4 Tray Back (6QC 133), 1985 Nissan Patrol 4x4 Tray Back (6QF 834), 1984 Toyota Coaster Bus (6QC 223) and 1985 Toyota 4x4 Personnel Carrier (6QG 527) at Mundaring	Dec 22
Dec 2.....	607A1988.....	1986 Ford Falcon XF Utility (MRD 9491), 1985 VK Commodore Sedan (MRD 7933) and 1986 Toyota Hilux 4x4 Dual Cab Utility (MRD 9213) at South Hedland	Dec 22
Dec 2.....	608A1988.....	Pacific Raygo 400A Vibrating Roller (MRD 3764) at Welshpool	Dec 22
Dec 2.....	609A1988.....	Viscount Domestic Caravans (MRD 034) (MRD 051) at Welshpool	Dec 22
Dec 2.....	610A1988.....	Ropa Powerhouse/Ablution Caravan (MRD 743) at Kununurra	Dec 22
Dec 2.....	611A1988.....	Fabco 8 Berth Skit Mounted Sleeper Van (MRD 914) at Derby	Dec 22
Dec 9.....	614A1988.....	Ropa 3 Berth Kitchen Caravan (MRD 583) at Welshpool	Jan 12
Dec 9.....	615A1988.....	Villa Nova Utility Mounted Camper (MRD 3428) at Welshpool	Jan 12
Dec 9.....	616A1988.....	1987 Nissan Navara 4x2 Utility (6QK 951) at Bunbury	Jan 12
Dec 9.....	617A1988.....	1986 Ford Panel Vans (MRD 8988) (MRD 2246) (MRD 8981), 1987 Ford Falcon Utility (MRD 2246), 1986 Ford Falcon Sedan (MRD 9218) and 1982 Nissan Urvan Bus (Diesel) (MRD 6488) at Welshpool	Jan 12
Dec 9.....	618A1988.....	1987 Ford Falcon Station Wagon (MRD 9486) at Welshpool	Jan 12
Dec 9.....	619A1988.....	1982 Nissan Urvan Micro Bus (Diesel) (MRD 6464) at Welshpool	Jan 12
Dec 9.....	620A1988.....	1986 Ford Falcon Panel Van (MRD 9339) at Welshpool	Jan 12
Dec 9.....	621A1988.....	1986 Ford Falcon XF Utility (MRD 9482) at Welshpool	Jan 12
Dec 9.....	622A1988.....	Fabco Skid Mounted Ablution Units (MRD 4345) (MRD 4347) at Kalgoorlie	Jan 12
Dec 9.....	623A1988.....	1987 Nissan Navara 4x4 King Cab (6QK 619), 1985 Ford Falcon Sedan (6QD 580) and 1985 Toyota Hilux 4x4 Dual (Diesel) (6QG 535) at Bunbury	Jan 12
Dec 16.....	624A1988.....	1985 Toyota Hilux 4x4 Steel Tray Body (Diesel) (6QF 427) and 1986 Toyota Hilux 4x4 Utility (Diesel) (6QF 430) at Manjimup	Jan 19
Dec 16.....	625A1988.....	1984 Nissan Patrol 4x4 Station Sedan (Diesel) (6QA 596) at Karratha	Jan 19
Dec 16.....	626A1988.....	1981 Toyota Hiace Commuter 13 Seat Bus (XQO 389) 1986 Jackaroo DLX 4 door 4x4 Wagon (6QJ 409) and 1985 Subaru 4x4 Dual Range Wagon (6QF 635) at Manjimup	Jan 19
Dec 16.....	627A1988.....	1985 Toyota Landcruiser 4x4 Traby Back (Diesel) (6QH 875), 1985 Nissan Patrol 4x4 Well Body (Diesel, Turbo) (6QG 068), 1982 Toyota Landcruiser 4x4 Tray Back (XQQ 672), 1987 Ford Falcon XF Sedan (6QK 353) and 1986 Ford Falcon XF Panel Van (6QJ 506) at Mundaring	Jan 19
Dec 16.....	628A1988.....	JD 760A Tractor/Water Tanker (MRD 1099) at Welshpool	Jan 19
Dec 16.....	629A1988.....	1983 Toyota FJ45 Landcruiser Double Cab with Steel Tray Body (XQS 358) and 1984 Nissan Patrol SWB Wagon (6QC 271) at Manjimup	Jan 19
Dec 16.....	630A1988.....	1986 Toyota Hilux 4x4 Well Bodies (6QI 821) (6QH 727), 1986 Toyota Hilux 4x4 Style Side Body (6QJ 964), 1985 Nissan Patrol 4x4 Tray Back (6QG 119) and 1985 Nissan Patrol 4x4 1 Tonne Tray Back (6QJ 125) at Mundaring	Jan 19
Dec 16.....	631A1988.....	1984 Nissan Patrol 4x4 Tray Back (6QA 860), 1985 Toyota Hilux 4x4 Well Body (6QF 848), and 1985 Toyota Hilux 4x4 Tray Back (6QG 324) at Mundaring	Jan 19
Dec 16.....	632A1988.....	John Deere 570A Grader (MRD 4568) at Welshpool	Jan 19
Dec 16.....	633A1988.....	Moore SP1511 Multi Wheel Roller (MRD 3908) at Welshpool	Jan 19

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>			
654A1987	An 18 Metre Mobile Elevating Work Platform—Westrail.	J. L. G. Australia P/L.....	\$144 988.68 Total
508A1988	Unix Hardware for a Financial Management System—Dept. of Land Administration	Standard Telephones and Cables Pty Ltd	\$31 804 Total
535A1988	Upgrades to IBM 308X Processors and Associated Technical and Project Management Support—Health Department	IBM Aust. Limited	\$1 575 847 Total Estimated Cost
558A1988	One (1) only 120KW, 4WD Articulated Frame, Wheel Loader—Dept. of Conservation and Land Management	Wigmores Tractors P/L.....	\$184 597 ea
578A1988	Two (2) only Back Hoe—Loaders of Class 4—WB—Main Roads Department.	CJD Equipment Pty Ltd.....	\$61 572 ea
581A1988	Two (2) only Four Wheel Drive Tractors—Main Roads Department	J. I. Case Australia Pty Ltd	\$94 012 ea
<i>Purchase and Removal</i>			
589A1988	1986 Toyota Hilux 4x4 Utility (MRD 8925)	The Julian Car Co.....	Item 1 \$12 001
	1987 Ford Falcon XF Station Wagon (MRD 9489)	Chamus Holdings Pty Ltd	Item 2 \$10 388
	1986 Ford Falcon XF Station Wagon (MRD 9349)	Chamus Holdings Pty Ltd	Item 3 \$9 888
	1987 Ford Falcon XF Utility (MRD 9703)	P. M. Howson.....	Item 4 \$9 870
	1987 Ford Falcon XF Utility (MRD 9587) at Welshpool	Chamus Holdings Pty Ltd	Item 5 \$9 588
590A1988	1985 Ford Falcon XF Panel Van (MRD 8679)..	Chamus Holdings Pty Ltd	Item 1 \$7 388
	1986 Nissan Navara King Cab Utility (MRD 9318)	Australian Auto Auctions	Item 2 \$10 088
	1987 Nissan Navara King Cab Utility (MRD 9731)	Chamus Holdings Pty Ltd	Item 3 \$9 288
	1986 Ford Falcon XF Utility (MRD 8962) at Welshpool	The Julian Car Co.....	Item 4 \$8 501
591A1988	1986 Nissan Pintara GX Sedan (MRD 9390) ...	The Julian Car Co.....	Item 1 \$10 001
	1986 Ford Falcon XF Panel Van (MRD 9344)..	William Wood Motors.....	Item 2 \$8 227
	1986 Ford Falcon XF Panel Van (MRD 9342)..	William Wood Motors.....	Item 3 \$8 027
	1986 Nissan Navara King Cab Utility (MRD 9189)	W. A. Auto Wholesalers	Item 4 \$9 760
	1985 Ford Falcon XF Sedan (MRD 8538) at Welshpool	The Julian Car Co.....	Item 5 \$8 501
592A1988	1987 Nissan Navara King Cab Utility (MRD 9732)	W. A. Auto Wholesalers	Item 1 \$9 820
	1986 Ford Falcon XF Utility (MRD 8938)	The Julian Car Co.....	Item 2 \$9 001
	1985 Nissan Urvan SWB Van (MRD 8214)	Olympic Motor Co	Item 3 \$6 271
	1983 Nissan Urvan Bus (Diesel) (MRD 6788) ..	R. B. Wherrett.....	Item 4 \$5 253
	1987 Ford Falcon XF Station Wagon (MRD 9849) at Welshpool	W. A. Auto Wholesalers	Item 5 \$13 365
<i>Decline of all Tenders</i>			
294A1988	Dental Therapists Uniforms (One Year Period)—Dental Health Services		

MAIN ROADS DEPARTMENT

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount
66/88.....	Road and bridge construction on the Newman to Hedland Road Chichester and Fortescue Sections	Henry & Walker Contracting Pty Ltd	\$ 21 890 617.90
56/88.....	Construction of a brick veneer, 4 bedroom house at Lot 267 Buzolic Court Carnarvon	Fascine Building Co.....	124 688.00
93/88.....	Construction of two overhead sign gantries on the Kwinana Freeway, City of South Perth	Roberts Structural Engineering	72 033.24
100/88.....	Supply and erection of security fencing to MRD Depot, Albany	Boral Cyclone.....	3 485.00

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

APPOINTMENTS

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1965)

Registrar General's Office, Perth, 9 December 1988.

THE following appointments have been confirmed—

R.G. No. 1/88—Mr James Adair has been appointed as Deputy District Registrar of Births, Deaths and Marriages for the Swan Registry District during the absence on other duties of Mr M. J. Barker. This appointment dated from 30 November 1988.

R.G. No. 1/88—Mr James Adair has been appointed as District Registrar of Births, Deaths and Marriages for the East Coolgardie Registry District to maintain an office at Kalgoorlie during the absence on leave of Mr P. J. Dama. This appointment dates from 19 December 1988 to 20 January 1989.

R.G. No. 1/88—Mr Robert John Allan has been appointed as District Registrar of Births, Deaths and Marriages for the Canning Registry District to maintain an office at Armadale during the absence on other duties of Mr W. N. Earp. This appointment dated from 15 November 1988.

R.G. No. 1/88—Mr Lenard John Clark has been appointed as District Registrar of Births, Deaths and Marriages for the Wellington Registry District to maintain an

office at Bunbury during the absence on annual leave of Mr R. N. Johnson. This appointment dates from 19 December 1988 to 19 January 1989.

R.G. No. 1/88—Mr Ernest George Gobby has been appointed as Deputy District Registrar of Births, Deaths and Marriages for the Swan Registry District during the absence on other duties of Mr M. J. Baker. This appointment dated from 5 December 1988.

R.G. No. 1/88—Mr Michael William Wilde has been appointed as District Registrar of Births, Deaths and Marriages for the Murchison Registry District to maintain an office at Mount Magnet during the absence of Mr D. Crabtree. This appointment dates from 4 January 1989 to 7 February 1989.

R.G. No. 1/88—Mr Shane Patrick Wilkinson has been appointed as District Registrar of Births, Deaths and Marriages for the Gascoyne Registry District to maintain an office at Carnarvon during the absence on annual leave of Mr K. J. Leahy. This appointment dates from 19 December 1988.

D. G. STOCKINS,
Registrar General.

EXPLOSIVES AND DANGEROUS GOODS ACT 1961

EXPLOSIVES AND DANGEROUS GOODS (AUTHORIZED EXPLOSIVES)
AMENDMENT ORDER (No. 5) 1988

MADE by the Lieutenant Governor, and Deputy of the Governor in Executive Council under section 14.

Citation

1. This Order may be cited as the *Explosives and Dangerous Goods (Authorized Explosives) Amendment Order (No. 5) 1988*.

Commencement

2. This Order shall take effect on and from the day on which notice of this Order is published in the *Government Gazette*.

Principal Order varied

3. The Schedule to the *Explosives and Dangerous Goods (Authorized Explosives) Order 1988** is varied under the heading "Classification 1.1B" by inserting after

"(0360) Nonel Primadets (Du Pont)....."	(Z)"
the following—	
" (0360) Primadet Detonators (ICI/IES)....."	(Z)
(0360) Primadet Lead-In Line (ICI/IES)....."	(Z)
(0360) Primadet MS Connectors (ICI/IES)....."	(Z)
(0360) Primadet Trunkline Delays (ICI/IES)....."	(Z) "

[*Published in the *Gazette* of 13 May 1988 at pp.1634-1640. For amendments to 9 November 1988 see *Gazettes* of 15 July, 29 July, 16 September and 14 October 1988.]

By Command of the Lieutenant Governor,
and Deputy of the Governor.

G. PEARCE,
Clerk of the Council.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines,
Leonora, 16 November, 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences and Miscellaneous Licences is paid before 10.00 am on 18 January 1989, the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz* non payment of rent.

I. G. BROWN,
Warden.

To be heard in the Warden's Court, Leonora on 18 January, 1989.

EAST MURCHISON MINERAL FIELD
Lawlers District

Miscellaneous Licences

36/36—Muhs: William James

EAST MURCHISON MINERAL FIELD

Lawlers District
Prospecting Licences

36/243—Forsayth N. L.

36/400—Forsayth N. L.

36/682—Nell, Karel Methys; Kilpatrick, Kevin; Earnshaw, Robert Bede.

36/746—Wenavlin Pty Ltd.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District
Miscellaneous Licences

37/5—Sons of Gwalia N. L.

37/6—Sons of Gwalia N. L.

37/44—CBM Nominees Pty Ltd; Aztec Nominees Pty Ltd; Hillmin Gold Mines Pty Ltd.

MOUNT MARGARET MINERAL FIELD

Mount Malcolm District

PROSPECTING LICENCES

- 37/532—Baker, Terrence John; Sacca, Joseph; Downey, Mark William.
- 37/579—CBM Nominees Pty Ltd; Aztec Nominees Pty Ltd/Hillmin Gold Mines Pty Ltd.
- 37/580—Robertson, Murray Barrett; Law, Neil Thomas.
- 37/591—Randwick N. L.
- 37/1319—Epis, James Gregory; Epis, James Leslie; Walley, Hugh Gordon.
- 37/1335—City Resources (WA) Pty Ltd.
- 37/1412—City Resources (WA) Pty Ltd.
- 37/1548—James, Lewis John.
- 37/1584—Mt. Edon Gold Mines (Australia) N. L.
- 37/1617—Ferris, Annette; Buswell, Philip Henry.
- 37/1618—Ferris, Annette; Buswell, Philip Henry.
- 37/1619—Decade Mining Resources N. L.
- 37/1620—Decade Mining Resources N. L.
- 37/1621—Decade Mining Resources N. L.
- 37/1622—Decade Mining Resources N. L.
- 37/1623—Decade Mining Resources N. L.
- 37/2569—Aspect Holdings Pty Ltd.
- 37/2617—Urquhart, Maurice McDougal; O'Neill Robert Arthur; O'Neill, Arthur Robert.
- 37/2631—Winter, Donald Vernon; Barnes, Glen Gerald.
- 37/2635—Airway Holdings Pty Ltd.
- 37/2636—Airway Holdings Pty Ltd.
- 37/2639—Bonney, Barron Troy; Tucker Daniel Philip.
- 37/2640—Alderbury Mining Co. Ltd.
- 37/2641—Alderbury Mining Co. Ltd.
- 37/2646—BHP Minerals Ltd.
- 37/2647—Young, Russell John; Schmidt, Kevin Alfred.
- 37/2648—Bonney, Barron Troy; Tucker Daniel Philip.
- 37/2649—Bonney, Barron Troy; Tucker Daniel Philip.
- 37/2650—Bonney, Barron Troy; Tucker Daniel Philip.
- 37/2655—Kidson, Donul Thomas.
- 37/2669—Aspect Holdings Pty Ltd.
- 37/2670—Aspect Holdings Pty Ltd.
- 37/2671—Aspect Holdings Pty Ltd.
- 37/2672—Aspect Holdings Pty Ltd.
- 37/2673—Aspect Holdings Pty Ltd.
- 37/2674—Aspect Holdings Pty Ltd.
- 37/2675—Aspect Holdings Pty Ltd.
- 37/2676—Aspect Holdings Pty Ltd.
- 37/2696—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2697—Andrei, Frederick.
- 37/2699—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2701—Crew, Ross Frederick; Wright, Jeffrey Glenn; Halloran, Wayne Vincent.
- 37/2716—Veneziani, Anthony.
- 37/2785—Winter, Donald Vernon.
- 37/2793—Kas Corporation Pty Ltd.
- 37/2794—Kas Corporation Pty Ltd.
- 37/2795—Kas Corporation Pty Ltd.
- 37/2796—Kas Corporation Pty Ltd.
- 37/2797—Kas Corporation Pty Ltd.
- 37/2798—Kas Corporation Pty Ltd.
- 37/2799—Kas Corporation Pty Ltd.
- 37/2800—Kas Corporation Pty Ltd.
- 37/2801—Kas Corporation Pty Ltd.
- 37/2802—Kas Corporation Pty Ltd.
- 37/2803—Kas Corporation Pty Ltd.
- 37/2804—Kas Corporation Pty Ltd.
- 37/2805—Kas Corporation Pty Ltd.
- 37/2806—Urquhart, Maurice McDougal.
- 37/2808—Tichborne, Jeffrey Wayne; Tolputt, Ronald Charles.
- 37/2809—Tichborne, Jeffrey Wayne; Tolputt, Ronald Charles.
- 37/2810—Nieuwhof, Frederick; Bowring, Robert Edward.
- 37/2811—Phoenix Exploration N. L.
- 37/2812—Phoenix Exploration N. L.
- 37/2813—Baracus Pty Ltd; Success Holdings Pty Ltd.
- 37/2814—Baracus Pty Ltd; Success Holdings Pty Ltd.
- 37/2815—Johnson, Chad Graeme; Falloon, Stephen John; Cookson, Paul Whakerewa.
- 37/2816—Kas Corporation Pty Ltd.
- 37/2818—Falloon, Stephen John; Cookson, Paul Whakerewa.
- 37/2819—Kas Corporation Pty Ltd.
- 37/2820—Kas Corporation Pty Ltd.
- 37/2821—Kas Corporation Pty Ltd.
- 37/2822—Kas Corporation Pty Ltd.
- 37/2823—Kas Corporation Pty Ltd.
- 37/2826—Crew, Ross Frederick.
- 37/2829—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2830—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2831—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2832—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2833—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2838—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2840—Williams, Thomas Geoffrey; Biggs, Glen Neil.
- 37/2843—McKnight, Russell Geoffrey; Vaughan, Allan Williams.
- 37/2844—McKnight, Russell Geoffrey; Vaughan, Allan Williams.
- 37/2846—Dixon, Russell Geoffrey; McKnight, Russell Geoffrey.
- 37/2854—The Readymix Group (Aust) Ltd.
- 37/2856—Bonney, Barron Troy; Tucker, Daniel Philip.
- 37/2857—Bonney, Barron Troy; Tucker, Daniel Philip.
- 37/2858—Bonney, Barron Troy; Tucker, Daniel Philip.
- 37/2859—Bonney, Barron Troy; Tucker, Daniel Philip.
- 37/2884—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2885—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2886—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2887—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2888—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2889—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2890—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2891—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2892—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2893—Buchhorn, Ian James; Condiopodero, Cono.
- 37/2901—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2902—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2903—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2904—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2905—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2906—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2907—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2908—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2909—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2910—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2911—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2912—Tolputt, Peter Mathew; Stacy, Allan William James.
- 37/2915—Barnes, Cyril.
- 37/2916—Barnes, Cyril.
- 37/2917—Barnes, Cyril.
- 37/2918—Barnes, Cyril.
- 37/2919—Barnes, Cyril.
- 37/2920—Barnes, Cyril.
- 37/2821—Barnes, Cyril.
- 37/2822—Barnes, Cyril.
- 37/2823—Barnes, Cyril.
- 37/2931—Barnes, Cyril.

- 37/2932—Barnes, Cyril.
37/2933—Hughson, Timothy John; Winter, Donald Vernon;
Barnes, Glen Gerald.

MOUNT MARGARET MINERAL FIELD

Mount Margaret District

Prospecting Licences

- 38/269—Mason, Robert; Puls, Geoffrey Stephen.
38/579—Baker, Glenn William.
38/780—Baker, Glenn William
38/588—Hill, Patrick John; Rhodes, Hans John.
38/710—Ferris, Annette; Buswell, Philip Henry.
38/711—Ferris, Annette; Buswell, Philip Henry.
38/712—Rymer, Gregory Arthur.
38/1141—Grey, Alfred Edward; Hollyock, Geoffrey John;
Morris, Brian Cecil.
38/1204—Hoppman, Angela Mary Anne; Nalya Pty Ltd.
38/1250—Fiala, Jarolsav David.
38/1256—Robinson, Kerry.
38/1263—Airway Holdings Pty Ltd.
38/1264—Airway Holdings Pty Ltd.
38/1265—Dixon, Trevor John.
38/1266—Dixon, Trevor John.
38/1267—Manley, Raymond Paul; Manley, David Ray.
38/1268—Manley, Raymond Paul; Manley, David Ray.
38/1269—Tyson Resources Ltd.
38/1270—Tyson Resources Ltd.
38/1287—Manley, Raymond Paul; Manley, David Ray.
38/1289—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1290—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1291—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1292—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1294—Daws, Christopher James.
38/1300—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1301—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1302—Legendre, Bruce Robert; Wasse, Petra Ruth.
38/1303—Sheedy, John Patrick.
38/1304—Sheedy, John Patrick.
38/1323—Trythall, William Thomas.
38/1324—Trythall, William Thomas.
38/1325—Trythall, William Thomas.
38/1326—Trythall, William Thomas.
38/1327—Trythall, William Thomas.
38/1328—Trythall, William Thomas.
38/1330—Trythall, William Thomas.
38/1331—Trythall, William Thomas.
38/1332—Trythall, William Thomas.
38/1333—Trythall, William Thomas.
38/1334—Trythall, William Thomas.
38/1357—Mulga Gold N.L.
38/1358—Mulga Gold N.L.
38/1360—Mulga Gold N.L.
38/1363—Antico Mines N.L.
38/1364—Antico Mines N.L.
38/1365—Antico Mines N.L.
38/1367—Antico Mines N.L.
38/1368—Antico Mines N.L.
38/1369—Antico Mines N.L.

MOUNT MARGARET MINERAL FIELD

Mount Morgans District

Prospecting Licences

- 39/123—Parker, Ronald Thomas; Randwick N.L.; Parker,
Susan Lorraine.
39/365—Westralian Resources Projects Ltd; Montague Gold
N.L.
39/656—Bierberg, William Gene.
39/844—Gardiner, Terence Neil; Mulcahy, Michael John.
39/845—Freshwater Resources Pty Ltd.
39/846—Freshwater Resources Pty Ltd.
39/849—Minefields Exploration N.L.; Consolidated Con-
structions Pty Ltd.
39/850—Minefields Exploration N.L.; Consolidated Con-
structions Pty Ltd.

- 39/1401—Naley, Trevor Gordon; Cooper, Norman Milton;
Molloy, Laurence John, Beven Nominees Pty
Ltd; Trinity Nominees Pty Ltd; Grigg, Edward
Walter; Agapiton Nominees Pty Ltd; Osum Pty
Ltd.

- 39/1418—Green, Donald Stephen; Smith, Kenneth.
39/1419—Green, Donald Stephen, Smith, Kenneth.
39/1574—Smith, Ronald; Midas Creek Pty Ltd.
39/1575—Mars Holdings Pty Ltd.
39/1584—Airway Holdings Pty Ltd.
39/1594—Fraser, Caroline Therese; Halloran, Wayne
Vincent.
39/1595—Stubbs, Gregory Wayne; Cooper, Norman Milton;
Silverdust Pty Ltd.
39/1596—Stubbs, Gregory Wayne; Cooper, Norman Milton;
Silverdust Pty Ltd.
39/1597—Stubbs, Gregory Wayne; Cooper, Norman Milton;
Silverdust Pty Ltd.
39/1598—Stubbs, Gregory Wayne; Cooper, Norman Milton;
Silverdust Pty Ltd.
39/1599—Stubbs, Gregory Wayne; Cooper, Norman Milton;
Silverdust Pty Ltd.
39/1600—Stubbs, Gregory Wayne; Cooper, Norman Milton;
Silverdust Pty Ltd.
39/1601—Airway Holdings Pty Ltd.
39/1602—Airway Holdings Pty Ltd.
39/1603—Airway Holdings Pty Ltd.
39/1609—Forrest, Ivan Stanley; Meredith, Adrian Edmund;
Meredith, Fred.
39/1610—Forrest, Ivan Stanley; Meredith, Adrian Edmund;
Meredith, Fred.
39/1611—Forrest, Ivan Stanley; Meredith, Adrian Edmund;
Meredith, Fred.
39/1612—Forrest, Ivan Stanley; Meredith, Adrian Edmund;
Meredith, Fred.
39/1719—Nalya Pty Ltd; Hoppman, John.
39/1720—Nalya Pty Ltd; Hoppman, John.
39/1721—Nalya Pty Ltd; Hoppman, John.
39/1722—Nalya Pty Ltd; Hoppman, John.
39/1723—Nalya Pty Ltd; Hoppman, John.
39/1724—Nalya Pty Ltd; Hoppman, John.
39/1727—North Coolgardie Resources N.L.
39/1743—Pimlott, Graham David; Softley, Garry Robert.
39/1744—Pimlott, Graham David; Softley, Garry Robert.
39/1745—Pimlott, Graham David; Softley, Garry Robert.
39/1746—Pimlott, Graham David; Softley, Garry Robert.
39/1747—Pimlott, Graham David; Softley, Garry Robert.
39/1748—Pimlott, Graham David; Softley, Garry Robert.
39/1750—Pimlott, Graham David; Softley, Garry Robert.
39/1751—Pimlott, Graham David; Softley, Garry Robert.
39/1753—Pimlott, Graham David; Softley, Garry Robert.
39/1754—Pimlott, Graham David; Softley, Garry Robert.
39/1755—Pimlott, Graham David; Softley, Garry Robert.
39/1756—Pimlott, Graham David; Softley, Garry Robert.
39/1757—Pimlott, Graham David; Softley, Garry Robert.
39/1758—Pimlott, Graham David; Softley, Garry Robert.
39/1760—Pimlott, Graham David; Softley, Garry Robert.
39/1761—Pimlott, Graham David; Softley, Garry Robert.
39/1762—Pimlott, Graham David; Softley, Garry Robert.
39/1767—Hill, Patrick John; Jeffries, Peter Norman.
39/1777—Tomlinson, Ian Desmond.
39/1778—Tomlinson, Ian Desmond.
39/1779—Tomlinson, Ian Desmond.
39/1780—Tomlinson, Ian Desmond.
39/1781—Tomlinson, Ian Desmond.
39/1782—Tomlinson, Ian Desmond.
39/1783—Tomlinson, Ian Desmond.
39/1784—Tomlinson, Ian Desmond.
39/1785—Tomlinson, Ian Desmond.
39/1786—Tomlinson, Ian Desmond.
39/1787—Tomlinson, Ian Desmond.
39/1789—Taurus Resources N.L.
39/1790—Tomlinson, Ian Desmond.
39/1791—Tomlinson, Ian Desmond.
39/1792—Tomlinson, Ian Desmond.

39/1793—Tomlinson, Ian Desmond.
 39/1794—Pimlott, Graham David; Softley, Garry Robert.
 39/1795—Pimlott, Graham David; Softley, Garry Robert.
 39/1796—Pimlott, Graham David; Softley, Garry Robert.
 39/1797—Pimlott, Graham David; Softley, Garry Robert.
 39/1798—Pimlott, Graham David; Softley, Garry Robert.
 39/1814—Pimlott, Graham David; Softley, Garry Robert.
 39/1815—Pimlott, Graham David; Softley, Garry Robert.
 39/1816—Pimlott, Graham David; Softley, Garry Robert.
 39/1817—Pimlott, Graham David; Softley, Garry Robert.
 39/1820—Thomas, Eric Vincent; Thomas, Preston.
 39/1821—Sullivan, Garry Roy; Scott, Bobby.
 39/1822—Sullivan, Garry Roy; Scott, Bobby.
 39/1823—Meredith, Anthony Alfred; Thomas, Phyllis.
 39/1824—Meredith, Anthony Alfred.
 39/1833—Saggers, David Malcolm; McKnight, Russell Geoffrey.

NORTH COOLGARDIE MINERAL FIELD

Niagara District

Prospecting Licences

40/339—Charter Mining N.L.
 40/589—Noble Resources N.L.
 40/757—Anderson, Robert John McArthur.
 40/765—Eagle Gold N.L.
 40/766—Eagle Gold N.L.
 40/767—Eagle Gold N.L.
 40/768—Williams, Thomas Geoffrey; McKnight, Russell Geoffrey.
 40/769—North Coolgardie Resources N.L.
 40/770—North Coolgardie Resources N.L.
 40/771—North Coolgardie Resources N.L.
 40/772—North Coolgardie Resources N.L.
 40/773—North Coolgardie Resources N.L.
 40/774—Eagle Gold N.L.
 40/775—Eagle Gold N.L.
 40/776—Eagle Gold N.L.
 40/777—Eagle Gold N.L.
 40/785—North Coolgardie Resources N.L.
 40/786—North Coolgardie Resources N.L.
 40/788—Johnson, Chad Graeme; Williams, Thomas Geoffrey; McKnight, Russell Geoffrey.
 40/789—Johnson, Chad Graeme; Williams, Thomas Geoffrey; McKnight, Russell Geoffrey.
 40/790—Anderson, Robert John McArthur.
 40/791—Anderson, Robert John McArthur.
 40/792—Money, Glenn Griffin Venn.
 40/793—Money, Glenn Griffin Venn.
 40/794—Money, Glenn Griffin Venn.

MINING ACT 1978-1987

Notice of Application for an Order for Forfeiture

Department of Mines,
 Meekatharra, 16 December 1988.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1987, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences are paid before 10.00 am on the 25 January 1989 the Licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz* non-payment of rent.

S. MALLEY,
 Warden.

To be heard in the Warden's Court, Meekatharra on 25 January 1989.

P51/671—Allon; Claudia Jane.
 P51/1083—Brosnan, Allan Neville; Davies, Robin Paul.
 P51/1120—Brosnan, Allan Neville; Brosnan, Matthew Vincent.
 P52/314—Thomas, Kenneth Brian; Berryman, Anthony Basil; Ross, Kevin Martin.

P52/315—Thomas, Kenneth Brian; Berryman, Anthony Basil; Ross, Kevin Martin.
 P52/316—Thomas, Kenneth Brian; Berryman, Anthony Basil; Ross, Kevin Martin.
 P52/341—Flint, Warwick John; Renes, Neeltje Elizabeth.
 P52/342—Flint, Warwick John; Renes, Neeltje Elizabeth.
 P53/479—Mount Keith ACM Pty Ltd.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS

RAILWAYS Working Account for quarter ended 30 June 1988 (as required by section 59 of the Government Railways Act).

1. Income—Expenditure Account	\$
	(000)
Income.....	65 458
Operating Expenditure.....	75 065
Operating deficit before interest.....	9 607
Interest.....	12 120
Loss.....	21 727
2. Fixed Assets	
At cost less depreciation (as at 30 June 1988).....	\$521 068 945
3. Value of Material and Stores on hand (as at 30 June 1988).....	\$26 088 549
J. I. GILL, Commissioner of Railways.	

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS

RAILWAYS Working Account for quarter ended 30 September 1988 (as required by section 59 of the Government Railways Act).

1. Income—Expenditure Account	\$
	(000)
Income.....	64 179
Operating Expenditure.....	70 346
Operating deficit before interest.....	6 167
Interest.....	11 658
Loss.....	17 825
2. Fixed Assets	
At cost less depreciation (as at 30 June 1988).....	\$521 069 000
3. Value of Material and Stores on hand (as at 30 June 1988).....	\$26 089 000
J. I. GILL, Commissioner of Railways.	

COMPANIES ACT 1981

COMPANIES (WESTERN AUSTRALIA) CODE

O.P.S.M. Laboratories Pty. Limited

Optical Industries Pty. Limited

Members' Voluntary Liquidation

NOTICE is hereby given that at an extraordinary general meeting of members of the above companies held on 21 November 1988, it was resolved that the companies be wound up voluntarily and that John William Hurst of Weston, Woodley & Robertson, Chartered Accountants, 3rd Floor, 49 Market Street, Sydney be appointed Liquidator.

Dated 30 November 1988.

J. W. HURST,
 Liquidator.

PARTNERSHIP ACT 1895

NOTICE is hereby given pursuant to section 43 (c) of the Partnership Act 1895 that the partnership subsisting between Alan David Burns, Malcolm Ronald Hughes, Donal Jerome O'Doherty and Robert John Murphy carrying on the business of a public accounting practice at and from 1st Floor, 885 Albany Highway, East Victoria Park in Western Australia under the style and firm name of Burns Hughes & Co. was dissolved as and from 30 September 1988.

Dated 30 September 1988.

ALAN DAVID BURNS.
DONAL JEROME O'DOHERTY.
ROBERT JOHN MURPHY.

PARTNERSHIP ACT 1895

I, ANTHONY O'DONNELL hereby give notice that I am no longer a partner in the partnership which operates the business styled Homes Family Restaurant and that the said partnership with Brett Podger, Cameron Fieldgate, Marlene Wright and Leslie Fenwick was dissolved on the 14th December, 1988.

HAMMOND KING & CO.
Solicitors.

TRUSTEES ACT 1962

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 the personal representatives of care of Northmore Hale Davy & Leake of Allendale Square, 77 St. George's Terrace, Perth to send particulars of their claims to them by 20 January 1989 after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Ansell, Brian Frederick, late of 2 Henrietta Street, Kewdale, Retired Customs Officer. Died 29 October 1988.

Maund, Mary Ethel Lilian late of Unit 6, 38 Marine Parade, Cottesloe, Widow. Died 21 October 1988.

TRUSTEES ACT 1962

In the matter of the Will of Alan Horace Reed, formerly of 11 Dirk Hartog Road, Bullcreek in the State of Western Australia, late of 171A Holland Street, East Fremantle in the said State, Marine Surveyor, 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 18 May 1988, are required by the personal representative, Robert Mervyn Davis of 56 Waratah Avenue, Dalkeith in the said State, to send particulars of their claims to him c/o Godfrey Virtue & Co. Solicitors, 40 St George's Terrace, Perth by 17 January 1989, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 13 December 1988.

GODFREY VIRTUE & CO,
Solicitors.

TRUSTEES ACT 1962

CREDITORS and other persons having claims in respect of the estate of Alice Elizabeth Pitter, late of 3 Birch Street, Waroona in the State of Western Australia, Married Woman, deceased, to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executrix, Lynette Ruth Pitter, care of Young & Young, 5 Spencer Street, Bunbury, by 20 January 1989 after which date the said Executrix may convey or distribute the assets, having regard only to the claims of which she has notice, and the said Executrix shall not be liable to any person of whose claim she has had no notice at any time of administration or distribution.

Dated 16 December 1988.

YOUNG & YOUNG,
for the Executrix.

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.

Thomas, Harold Charles; retired truck driver; Dongara; 28/9/88; 2/12/88.

Belton, Kathleen Mary; widow; Karrinyup; 6/10/88; 2/12/88.

Bauer, Vera Robina Lily; widow; Inglewood; 26/10/88; 2/12/88.

Crane, Charles Reginald Russell; retired mining consultant; Shoalwater; 18/10/88; 2/12/88.

Hawkins, Charles; retired railway employee; Rockingham; 12/9/88; 2/12/88.

Dent, Louisa; widow; Como; 9/10/88; 2/12/88;

McKay, Dorothy; widow; Mount Lawley; 3/11/88; 2/12/88.

Hill, Dorothea Kate; widow; Greenmount; 12/10/88; 2/12/88.

Dated at Perth on 6 December 1988.

A. J. ALLEN,
Public Trustee,
565 Hay Street, Perth.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 16 January 1989, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Allender, Nancy Ethel, late of 10 Averil Street, Abbey via Busselton, died 7/11/88.

Cairns, Elizabeth Margaret, late of 19 Central Avenue, Swanbourne, died 12/12/88.

Clifton, Maudie, late of St Francis Nursing Home, 163 Healy Road, Hamilton Hill, died 28/4/87.

Clyne, Michael, late of 6 Millet Street, Joondanna, died 20/11/88.

Davids, Martin, formerly of 14 Ince Road, Attadale, late of Carinya Nursing Home, Bristol Avenue, Bicton, died 5/11/88.

Dawson, Ena Florence, late of Lathlain Nursing Home, 63 Archer Street, Carlisle, died 8/10/88.

Harrison, Lionel Langford, late of Kimberley Nursing Home, 78 Kimberley Street, Leederville, died 23/11/88.

Lucas, William, late of 12 Baleen Court, Waikiki, died 23/11/88.

McCaughan, Robert Henry, late of 29 Mabel Street, South Perth, died 23/11/88.

Martin, Cyril George, late of 6 Horgan Street, Mosman Park, died 31/10/88.

Morton, William, late of Rockingham Private Hospital, Rockingham, died 29/11/88.

Pearsall, Herbert William Frederick, late of 8/50 McDonald Street, Como, died 9/11/88.

Richardson, Gwendolen Ellen Frances, late of 73 Grant Street, Cottesloe, died 25/11/88.

Robinson, Joseph William, late of 48 Constitution Street, Bunbury, died 12/6/85.

Skinner, Rosemary Charlton, late of Lot 70, Summit Road, Mundaring, died 23/11/88.

Suter, Phyllis Louisa, late of Bay 114 Rockingham Holiday Village, Dixon Road, Rockingham, died 17/11/88.

Szatanek, Wladyslaw, late of 70 Moolyean Road, Brentwood, died 14/9/88.

Dated 12 December 1988.

A. J. ALLEN,
Public Trustee,
Public Trust Office,
565 Hay Street, Perth.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Blair, Donal Robin, late of 12/40 Cape Street, Osborne Park and formerly of 40 Kadina Street, North Perth. Invalid Pensioner. Died 13 July 1988.

Dowden, Margarey May, late of 4/63 Broadway, Nedlands. Spinster. Died 5 November, 1988.

Hampton, Richard Keith, late of Craigwood Nursing Home, Gardner Street, Como and formerly of 69 Coode Street, South Perth. Retired Co-ordinating Officer. Died 15 October 1988.

Hill, George James, late of 10 Stirling Street, Guildford. Invalid Pensioner. Died 5 July 1988.

Kirkby, David Douglas, late of Unit 38 Riverslea Lodge, 100 Guildford Road, Mt Lawley and formerly of 75 Grand Promenade, Inglewood. Retired Moulder. Died 2 October 1988.

Dated at Perth on 13 December 1988.

G. L. ARNOLD,
Manager, Trust and Estate Administration,
Perpetual Trustees WA Ltd.

NOTICE TO SUBSCRIBERS

"GOVERNMENT GAZETTE"

CHRISTMAS AND NEW YEAR PUBLICATIONS

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

Friday, 30 December—Closing time for copy
3 pm Wednesday, 28 December.

Friday, 6 January—Closing time for copy 3 pm
Wednesday, 4 January.

GARRY L. DUFFIELD,
Director.

BREAK THE SILENCE

REPORT OF THE TASK FORCE ON
DOMESTIC VIOLENCE.TO THE W.A. GOVERNMENT
JAN. 1986

COUNTER SALES—\$10.20
MAILED PLUS POSTAGE ON 2 KG

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