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G. L. DUFFIELD, Director.

PROCLAMATIONS

MAIN ROADS ACT 1930 (AS AMENDED) Declaration of a Main Road

WESTERN AUSTRALIA FRANCIS BURT. Governor. LS.] By His Excellency th Theodore Page Burt. Australia. Knight Com guished Order of S

By His Excellency the Honourable Sir Francis Theodore Page Burt. Companion of the Order of Australia. Knight Commander of the Most Distinguished Order of Saint Michael and Saint George. Queen's Counsel. Governor of the State of Western Australia.

MRD 85-9-64

Whereas by Section 13 of the Main Roads Act 1930, as amended, it is provided that the Governor may on the recommendation of the Commissioner, by proclamation declare that any section or part of a road shall be a Highway or shall be a Main Road; and whereas the Commissioner has recommended that the road section delineated on the plan specified in Schedule 1 hereto shall be a Main Road. Therefore, I the Governor, acting with the advice and consent of the Executive Council, in exercise of the powers conferred by Section 13 of the Main Roads Act, as amended, and pursuant to the said recommendations do hereby declare the Kalgoorlie-Meekatharra Road section route No. M18 as is delineated on MRD 7622-643-1 and as generally described in Schedule 1 hereto shall be a Main Road with effect on and from July 1 1990, but the footpaths, if any of such road are excluded from this proclamation.

Main Road	Route No.	Local Govt	Location of Route	As delineated on Plan
K a l g o o r l i e - Meekatharra Road	M18	Wiluna	The section of road com- mencing at the intersec- tion with the existing proclaimed route on Road Reserve No. 10439 south of the Wiluna airport on Nabberu Location 9 and extending north-westerly and north-easterly around the western side of the airport and then northerly to connect with the existing route on Wotton Street at the in- tersection with Castle Street on the south-west corner of Recreation Re- serve 7361.	7622-643-1

Schedule 1 ROAD THAT SHALL BE A MAIN ROAD

Given under my hand and the Public Seal of Western Australia, at Perth on 19 June 1990. By His Excellency's Command,

PAM BEGGS, Minister for Transport.

GOD SAVE THE QUEEN !

MAIN ROADS ACT 1930 (AS AMENDED)

Declaration of a Road that shall Cease to be a Main Road PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT. Governor. [L.S.] By His Excellency the Honourable Sir Francis Theodore Page Burt, Companion of the Order of Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Queen's Counsel, Governor of the State of Western Australia.

MRD 85-9-64

Whereas by Section 13 of the Main Roads Act 1930, as amended, it is provided that the Governor may on the recommendation of the Commissioner, by proclamation declare that any section or part of a road shall cease to be a Highway or shall cease to be a Main Road; and whereas the Commissioner has recommended that the road section delineated on the plan specified in Schedule GOVERNMENT GAZETTE, WA

1 hereto shall cease to be a Main Road. Therefore, I the Governor, acting with the advice and consent of the Executive Council, in exercise of the powers conferred by Section 13 of the Main Roads Act, as amended, and pursuant to the said recommendations do hereby declare the Kalgoorlie-Meekatharra Road section Route No. M18 as is delineated on MRD Plan 7622-643-1 and as generally described in Schedule 1 hereto shall cease to be a Main Road with effect on and from July 1 1990.

Schedule 1 ROAD THAT SHALL CEASE TO BE MAIN ROAD

Main Road	Route No.	Local Govt	Location of Route	As delineated on Plan
K algoorlie - Meekatharra Road	M18	Wiluna	The section of the former route on Road Reserve No. 10439 beginning at the intersection with the existing road south of the Wiluna airport on Na- beru Location 9 and ex- tending north-easterly to and then north-westerly along Road Reserve No. 4829 to the intersection with the existing route on Wotton Street at the in- tersection with Castle Street on the corner of Recreation Reserve No. 7361.	7622-643-1

Given under my hand and the Public Seal of Western Australia, at Perth on 19 June 1990. By His Excellency's Command,

PAM BEGGS, Minister for Transport.

GOD SAVE THE QUEEN !

Agriculture

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (QUAIRADING SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1990

Made by His Excellency the Governor in Executive Council under section 23 (2d) of the *Soil and Land Conservation Act 1945* on the recommendation of the Minister for Agriculture.

Citation

1. This order may be cited as the Soil and Land Conservation (Quairading Soil Conservation District) Amendment Order 1990.

Principal order

2. In this order the Soil and Land Conservation (Quairading Soil Conservation District) Order 1985* is referred to as the principal order.

[*Published in the Gazette of 4 October 1985 at pp. 3923-24.]

Clause 1 amended

3. Clause 1 of the principal order is amended by deleting "Soil" and substituting the following—

" Land ".

Clause 3 amended

4. Clause 3 of the principal order is amended-

(a) in the definition of "committee" by inserting after "Quairading" the following-

" Land ";

- (b) by deleting the definition of "the district" and substituting the following definition—
 - "the district" means that Quairading Land Conservation District constituted by clause 4; and ";

and

"

"

- (c) by inserting in its appropriate alphabetical position the following definition—
 - "the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia.".

Clause 4 amended

5. Clause 4 of the principal order is amended by deleting "Soil" and substituting the following—

" Land ".

Clause 5 amended

6. Clause 5 of the principal order is amended by deleting "Soil" and substituting the following—

" Land ".

Clause 6 amended

7. Clause 6 of the principal order is amended-

- (a) in subclause (1)—
 - (i) by inserting after "consultation" the following—
 " with the producer organizations and ";
 - (ii) by deleting "nine" and substituting the following—
 "twelve ";
 - (iii) in paragraph (b) by deleting "Governor" and substituting the following-

" Minister "; and

- (iv) by deleting paragraphs (c) and (d) and substituting the following paragraphs—
 - " (c) 3 shall be appointed by the Minister in accordance with subclause (2); and
 - (d) 6 shall be appointed by the Minister who are actively engaged in, or affected by or associated with, land use in the district. ";
- (b) by deleting subclause (2) and substituting the following subclause-
 - " (2) The Western Australian Farmers Federation (Inc.) shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, 3 persons whose names appear on the panel shall be appointed by the Minister. ";

and

- (c) in subclause (5) and (6) (b) by deleting "Governor" and substituting in each case the following---
 - " Minister ".

Schedule amended

8. The Schedule to the principal order is amended by deleting "Soil" and substituting the following—

" Land ".

By His Excellency's Command

G. PEARCE, Clerk of the Council

*

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (NARROGIN LAND CONSERVATION DISTRICT) ORDER 1990

Made by His Excellency the Governor in Executive Council under sections 22 and 23 of the *Soil and Land Conservation Act 1945* and on the recommendation of the Minister for Agriculture.

Citation

1. This order may be cited as the Soil and Land Conservation (Narrogin Land Conservation District) Order 1990.

Interpretation

- 2. In this order-
 - "appointed member" means a person appointed under clause 5 (1) (b), (c), (d) or (e) to be a member of the committee;
 - "committee" means the Land Conservation District Committee for the Narrogin Land Conservation District;
 - "member" means a member of the committee;
 - "the district" means the Narrogin Land Conservation District constituted by clause 3;
 - "the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia.

Narrogin Land Conservation District

3. The land described in the Schedule to this order is hereby constituted the Narrogin Land Conservation District.

Establishment of the committee

4. Pursuant to section 23 (2) of the *Soil and Land Conservation Act 1945* there is hereby established for the district a land conservation district committee to be known as the Land Conservation District Committee for the Narrogin Land Conservation District.

Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shire of Narrogin and the producer organizations, that the committee shall comprise 13 members of whom—

- (a) one shall be the Commissioner for Soil Conservation or his nominee;
- (b) one shall be appointed by the Minister on the nomination of the Shire of Narrogin;
- (c) 2 shall be appointed in accordance with subclause (2);
- (d) one shall be appointed in accordance with subclause (3); and
- (e) 8 shall be appointed by the Minister who are actively engaged in, or affected by or associated with, land use in the district.

(2) The Western Australian Farmers Federation (Inc.) shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, 2 persons whose names appear on the panel shall be appointed by the Minister.

(3) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, one person whose name appears on the panel shall be appointed by the Minister.

(4) Subject to this clause, each appointed member shall hold office for such period not exceeding 3 years as is specified in the instrument of his appointment and is eligible for reappointment.

(5) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.

(6) The Minister may terminate the appointment of an appointed member for inability, inefficiency or misbehavior.

- (7) If an appointed member-
 - (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
 - (b) has his appointment terminated by the Minister, pursuant to subclause (6);
 - (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or

(d) resigns his office by written notice addressed to the Minister, the office of that appointed member becomes vacant.

Proceedings of the committee

6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.

(2) At any meeting of the committee-

- (a) a majority of the members constitute a quorum;
- (b) the Chairman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;
- (c) each member present is entitled to a deliberative vote; and
- (d) where the votes cast on any question are equally divided the Chairman, or the presiding member in terms of paragraph (b), shall have a casting vote.

(3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.

(4) To the extent that it is not prescribed, the committee may determine its own procedure.

Schedule

(Clause 3)

Narrogin Land Conservation District

All that portion of land consisting of the whole of the Shire of Narrogin as promulgated in *Government Gazettes* dated 5th December, 1919 pages 2108 and 2109, 12th December, 1969 page 4005, 26th November, 1971 pages 4892 and 4893 and 8th August, 1975 page 2859.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (MURCHISON SOIL CONSERVATION DISTRICT) AMENDMENT ORDER 1990

Made by His Excellency the Governor in Executive Council under section 23 (2d) of the *Soil and Land Conservation Act 1945* on the recommendation of the Minister for Agriculture.

Citation

1. This order may be cited as the Soil and Land Conservation (Murchison Soil Conservation District) Amendment Order 1990.

Principal order

2. In this order the Soil and Land Conservation (Murchison Soil Conservation District) Order 1986* is referred to as the principal order.

[*Published in the Gazette of 27 June 1986 at pp. 2223-24.]

Clause 1 amended

3. Clause 1 of the principal order is amended by deleting "Murchison Soil" and substituting the following—

" Murchison/Mullewa Land ".

Clause 2 amended

4. Clause 2 of the principal order is amended—

- (a) in the definition of "appointed member" by deleting "(b), (c), (d) or (e)" and substituting the following—
 - (b), (c), (d), (e) or (f) ";
- (b) in the definition of "committee" by deleting "Murchison Soil" and substituting the following—

" Murchison/Mullewa Land ";

- (c) by deleting the definition of "the district" and substituting the following definition-
 - "the district" means the Murchison/Mullewa Land Conservation District constituted by clause 3; and ";

and

- (d) by inserting, after the definition of "the district" the following definition-
 - "the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia. ".

Clause 3 repealed and a Clause substituted

5. Clause 3 of the principal order is repealed and the following clause is substituted—

Murchison/Mullewa Land Conservation District

" 3. The land described in the Schedule to this order is hereby constituted the Murchison/Mullewa Land Conservation District.".

Clause 4 amended

6. Clause 4 of the principal order is amended by deleting "Murchison Soil" and substituting the following—

" Murchison/Mullewa Land ".

Clause 5 amended

7. Clause 5 of the principal order is amended-

- (a) by repealing subclauses (1) and (2) and substituting the following subclauses—
 - ^{*} (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shires of Murchison and Mullewa and the producer organizations, that the committee shall comprise 21 members of whom—
 - (a) one shall be the Commissioner for Soil Conservation or his nominee;
 - (b) 2 shall be appointed by the Minister on the recommendation of the Shire of Murchison;
 - (c) one shall be appointed by the Minister on the nomination of the Shire of Mullewa;
 - (d) one shall be appointed in accordance with subclause (2);
 - (e) 2 shall be appointed in accordance with subclause (3); and
 - (f) 14 shall be appointed by the Minister who are actively engaged in, or affected by or associated with, land use in the district.

(2) The Western Australian Farmers Federation (Inc.) shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, one person whose name appears on the panel shall be appointed by the Minister.

(2a) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, 2 persons whose names appear on the panel shall be appointed by the Minister. ";

and

"

(b) in subclauses (5) and (6) (b) by deleting "Governor" and substituting in each case the following—

" Minister ".

Schedule repealed and a Schedule substituted

 ${\bf 8}.$ The Schedule to the principal order is repealed and the following Schedule is substituted—

Schedule

(Clause 3)

Murchison/Mullewa Land Conservation District

Schedule A: All that portion of land comprising the whole of the Shire of Murchison as promulgated in *Government Gazettes* dated

0		
5th December,	1919	pages 2106-7
5th March,	1920	page 422
13th January,	1922	page 38
2nd February,	1923	page 144
9th July,	1926	pages 1347-8
15th June,	1928	page 1418
10th October,	1930	page 2285

15th February, 18th November, 22nd September, 31st July, 31st March, 21st January, 3rd February, 23rd October, 18th December, 17th June, 20th June,	1931 1932 1933 1936 1939 1949 1956 1959 1959 1959 1977 1986	page 650 page 1715 page 1479 page 1136 page 558 pages 101-2 page 423 page 2622 page 3341 page 1824 page 2077
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Schedule B

All those portions of land comprised in Pastoral Leases 3114/434 (Tallering), 3114/440 (Woolgorong), 3114/900 (Wandina), 3114/972 (Ballardoo) and 3114/1168 (Pinegrove). ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

SOIL AND LAND CONSERVATION ACT 1945

SOIL AND LAND CONSERVATION (KOJONUP LAND CONSERVATION DISTRICT) ORDER 1990

Made by His Excellency the Governor in Executive Council under sections 22 and 23 of the *Soil and Land Conservation Act 1945*, and on the recommendation of the Minister for Agriculture.

Citation

1. This order may be cited as the Soil and Land Conservation (Kojonup Land Conservation District) Order 1990.

Interpretation

2. In this order-

- "appointed member" means a person appointed under clause 5 (1) (b), (c), (d) or (e) to be a member of the committee;
- "committee" means the Land Conservation District Committee for the Kojonup Land Conservation District;

"member" means a member of the committee;

- "the district" means the Kojonup Land Conservation District constituted by clause 3;
- "the producer organizations" means the bodies known respectively as the Western Australian Farmers Federation (Inc.) and the Pastoralists and Graziers Association of Western Australia.

Kojonup Land Conservation District

3. The land described in the Schedule to this order is hereby constituted the Kojonup Land Conservation District.

Establishment of the committee

4. Pursuant to section 23 (2) of the *Soil and Land Conservation Act 1945* there is hereby established for the district a land conservation district committee to be known as the Land Conservation District Committee for the Kojonup Land Conservation District.

Constitution of the committee

5. (1) It is hereby determined, on the recommendation of the Minister, after consultation with the Shire of Kojonup and the producer organizations, that the committee shall comprise 12 members of whom—

- (a) one shall be the Commissioner for Soil Conservation or his nominee;
- (b) one shall be appointed by the Minister on the nomination of the Shire of Kojonup;
- (c) 2 shall be appointed in accordance with subclause (2);
- (d) one shall be appointed in accordance with subclause (3); and
- (e) 7 shall be appointed by the Minister, and shall be actively engaged in, or affected by or associated with, land use in the district.

(2) The Western Australian Farmers Federation (Inc.) shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, 2 persons whose names appear on the panel shall be appointed by the Minister.

(3) The Pastoralists and Graziers Association of Western Australia shall submit to the Minister a panel containing the names of persons willing to be appointed as members of the committee and, where such a panel is submitted in accordance with this order, one person whose name appears on the panel shall be appointed by the Minister.

(4) Subject to this clause, each appointed member shall hold office for such period not exceeding 3 years as is specified in the instrument of his appointment and is eligible for reappointment.

(5) The Minister may grant leave of absence to an appointed member on such terms and conditions as the Minister determines.

(6) The Minister may terminate the appointment of an appointed member for inability, inefficiency or misbehaviour.

(7) If an appointed member-

- (a) is or becomes an undischarged bankrupt or person whose property is subject to an order or arrangement under the laws relating to bankruptcy;
- (b) has his appointment terminated by the Minister, pursuant to subclause(6);
- (c) is absent, except on leave duly granted by the Minister, from 3 consecutive meetings of the committee of which he has had notice; or

(d) resigns his office by written notice addressed to the Minister,

the office of that appointed member becomes vacant.

Proceedings of the committee

6. (1) The committee shall hold its meetings at such place on such days and at such intervals as the committee shall from time to time determine.

(2) At any meeting of the committee-

- (a) a majority of the members constitute a quorum;
- (b) the Chairman shall preside and where he is absent from the meeting the members may appoint one of their number to preside at that meeting;
- (c) each member present is entitled to a deliberative vote; and
- (d) where the votes cast on any question are equally divided the Chairman, or the presiding member in terms of paragraph (b), shall have a casting vote.

(3) The committee shall cause accurate minutes to be kept of the proceedings at its meetings.

(4) To the extent that it is not prescribed, the committee may determine its own procedure.

Schedule

(Clause 3)

KOJONUP LAND CONSERVATION DISTRICT

All that portion of land consisting of the whole of the Shire of Kojonup as promulgated in *Government Gazettes* dated 3rd June 1977 page 1640 and 1st July 1977 page 2021 excluding the portion of the Shire contained in Carlecatup Land Conservation District promulgated in *Government Gazette* dated 23rd February 1990 page 1149.

Dated 17 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

GRAIN MARKETING ACT 1975

Department of Agriculture, South Perth, 17 July 1990.

Agric. 1166/85.

His Excellency, the Governor in Executive Council has been pleased to appoint pursuant to sections 9 (2) (a) and 9 (7) of the Grain Marketing Act 1975, the following persons as elected Directors of the Grain Pool of Western Australia for a term of four years commencing on August 1, 1990. Robert Ian Stanhope Sewell—Zone 2.

Robert Ernest Buegge-Zone 3.

Andrew John McGlew-Zone 4.

The Directors have been elected in accordance with the said Act and Regulations thereunder.

M. D. CARROLL, Director General of Agriculture.

MARKETING OF EGGS ACT 1945

Department of Agriculture, South Perth, 17 July 1990.

Agric. 929/88.

His Excellency, the Governor in Executive Council has been pleased to approve the appointment pursuant to section 7 (3) (b) of the Marketing of Eggs Act 1945, Ms Linn Knuckey as a consumers' representative on the Western Australian Egg Marketing Board for a term of office expiring on February 3, 1993.

M. D. CARROLL, Director General of Agriculture.

MARKETING OF POTATOES ACT 1946

Department of Agriculture, South Perth, 17 July 1990.

Agric. 408/86.

His Excellency, the Governor in Executive Council has been pleased to appoint pursuant to section 7 (3) (a) of the Marketing of Potatoes Act 1946, Mrs Sue Devereaux as the consumers' representative on the Western Australian Potato Marketing Authority for a term of three years.

M. D. CARROLL, Director General of Agriculture.

CONSUMER AFFAIRS

REAL ESTATE AND BUSINESS AGENTS ACT 1978 REAL ESTATE AND BUSINESS AGENTS (GENERAL) AMENDMENT

REGULATIONS (No. 2) 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Real Estate and Business Agents (General) Amendment Regulations (No. 2) 1990.

Regulation 6 amended

2. Regulation 6 of the Real Estate and Business Agents (General) Regulations 1979^* is amended by deleting paragraph (a) and substituting the following paragraph—

(a) the examinations which are required to be passed, by the Technical and Further Education Division of the Education Department, for—

- (i) the conferring of a Certificate in Real Estate Management; or
- (ii) the completing of Stage 1 of an Associate Diploma of Business (Real Estate); ".

[*Reprinted in the Gazette of 26 November 1982 at pp. 4667-74. For amendments to 3 May 1990 see page 345 of 1988 Index to Legislation of Western Australia and Gazettes of 20 January, 3 February and 30 June 1989.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

CROWN LAW

JUSTICES ACT 1902

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

Colin George Parker Ayres, of RMB 9104, Bornholm, via Albany.

Brian John Cooper of 7 Kilometre Peg, East Road, Bruce Rock and 60 Johnston Street, Bruce Rock. Raymond Milton Collie of 76 Rosher Road, Lockridge.

Owen Douglas Deas of 6 Edgar Street, Kalgoorlie.

Francis Harkin of 26 Walcott Street Broome and Hammersley Street, Broome.

Peter Leonard Harrison of 35 Woolgar Way, Lockridge.

John Duncan Ronald MacColl of 6 Meloway Drive, Maida Vale and Nicholson Road, Canning Vale. Allan Roy Worthington of Yalbalgo Station, Carnarvon.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of Helen Petrie Butler of 7 Chester Court, Orelia, from the Office of Justice of the Peace for the State of Western Australia.

D. G. DOIG, Under Secretary for Law.

DECLARATIONS AND ATTESTATIONS ACT 1913

It is hereby notified for public information that the Hon. Attorney General has approved the appointment of the following person as a Commissioner for Declarations under the Declarations and Attestations Act 1913:—

Hans Wilhelm Beyer of Willetton Robert Clive Douglas of Rockingham Wayne Allan Duggan of Winthrop Michael Patrick Fitzgerald of Hamersley Jeffrey Robert Jasinski of Morley Francis Tak Lau Kwa of Scarborough Lawrence John Land of Thornlie Kevin Sidney Lawson of Booragoon Helen Jane McGinty of Nedlands Michael Edward McPhee of Sorrento Niels Christian Norgaard-Pedersen of Cottesloe Ian Robert Porter of Greenwood Tony Antonios Rompotis of Floreat Dorothy Estelle Shepherd of Denham Leslie Ronald Underhay of Duncraig Trevor George Webb of Halls Creek.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations **NOTICE**

It is hereby notified for public information that Kathleen Gay Appelby of Boulder whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 8 November 1985 on page 4269 is to be known as Kathleen Gay Keleher.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations

It is hereby notified for public information that Patricia Margaret Williams of Wembley whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 21 November 1986 on page 4261 is to be known as Patricia Margaret Tragaver.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations NOTICE

It is hereby notified for public information that Suzanne Gail Smith of Scarborough whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 24 September 1982 on page 3790 is to be known as Suzanne Gail Straiton.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations **NOTICE**

It is hereby notified for public information that Ann Olsen of Bayswater whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 15 September 1972 on page 3603 is to be known as Ann Mitchell.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations

NOTICE

It is hereby notified for public information that John David Taylor of Como whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 21 March 1986 on page 1193 is to be known as John David Meehan.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations

NOTICE

It is hereby notified for public information that Jennifer Gwendoline Cable of Cooloongup whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 18 February 1983 on page 524 is to be known as Jennifer Gwendoline Brooks.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations NOTICE

It is hereby notified for public information that Bethlyn Maud Lewis of Como whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 5 October 1984 on Page 3216 is to be known as Bethlyn Maud Stephens.

D. G. DOIG, Under Secretary for Law.

Commissioner for Declarations

NOTICE

It is hereby notified for public information that Maree Ann Armstrong of Midland whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 15 June 1984 on Page 1631 is to be known as Maree Ann Maddison.

D. G. DOIG, Under Secretary for Law.

EDUCATION

COLLEGES ACT 1978

Office of the Minister for Education, Perth, 20 July 1990.

It is hereby notified for general information that His Excellency the Governor in Executive Council acting in accordance with the provisions of Section 13 (1) of the Colleges Act 1978, has approved the appointments of Mrs Jocelyn Clark of 38 Shaw Street, Kalgoorlie for a term expiring on August 31, 1991 and Mrs Jan Annear of 12 Kirwan Court, Kalgoorlie for a term expiring on August 31, 1992; as members of the Kalgoorlie College Council.

G. I. GALLOP, Hon Minister for Education.

COLLEGES ACT 1978

Office of the Minister for Education, Perth, 20 July 1990.

It is hereby notified for general information that His Excellency the Governor, in Executive Council acting in accordance with the provisions of Section 13 (1) (f) of the Colleges Act 1978 has approved of the appointment of Mr Peter Hewlett of 39 Flatrock Avenue, Finucane Island, Western Australia, as a member of the Hedland College Council for a term expiring on December 31, 1992.

G. I. GALLOP, Hon Minister for Education.

FISHERIES

FISHERIES ACT 1905 INSTRUCTIONS TO LICENSING OFFICERS Notice No. 453

326/86.

1. Pursuant to section 17 of the Act, I hereby direct all Licensing Officers to impose the following conditions in respect of Fishing Boat Licences—

- (a) Boat name: A fishing boat shall be relicensed each year under the same name given it the previous year irrespective of whether there has been a change of ownership or of registration number. No boat shall be licensed if it has been given the same name as a previously licensed boat, provided that this shall not apply if the name of each such licensed vessel is given a distinguishing serial number or an additional distinguishing name.
- (b) Snapper traps: (FD 374/78) A fishing boat, unless so authorised in writing by a Licensing Officer, shall not be used, and a person shall not permit or suffer a boat to be used, for the purpose of taking snapper (*Chrysophyrys unicolor*) by means of fish traps.
- (c) Herring traps: (FD 5/49) A fishing boat, unless so authorised in writing by a Licensing Officer, shall not be used, and a person shall not permit or suffer a boat, to set a net known as a herring trap in any Western Australian Waters.

- (d) Restrictions on taking fish in Cockburn Sound: (FD 25/25) A fishing boat, unless so authorised in writing by a Licensing Officer, shall not be used, and a person shall not permit or suffer a boat to be used, for taking fish in the waters of Cockburn Sound defined by a line commencing at a point on the high water mark at the western extremity of the South Mole at the entrance to Fremantle Harbour and extending westerly to the southernmost rock of the Straggler Rocks; thence southeasterly to the high water mark on the northernmost point of Mewstone; thence generally southerly along the high water mark on the eastern shore of Mewstone to its southernmost point; thence southerly to the high water mark on the northernmost point of Carnac Island; thence generally southerly along the high water mark on the eastern shore of that island to its southernmost point, thence southerly to the high water mark at Entrance Point on Garden Island; thence generally southerly along the high water mark to the high water mark at John Point on the mainland; thence along the high water mark to the commencing point.
- (e) Trawling restrictions south coast: A fishing boat, unless so authorised in writing by a Licensing Officer, shall not be used and a person shall not permit or suffer a boat to be used to operate a trawl net in Western Australian waters on the south coast of the State east of 115°08' east longitude.

Determination of position by reference to the Australian Geodetic Datum.

2 (1) Where, for the purpose of these directions it is necessary to determine a position on the surface of the Earth by geographical coordinates, that position shall be determined on the Australian Geodetic Datum which is defined by an ellipsoid having a semi-major axis (equatorial radius) of 6 378 160 metres and a flattening of 1/298.25 and fixed by the position of the origin being the Johnston Geodetic Station in the Northern Territory of Australia.

(2) The Johnston Geodetic Station referred to in subclause (1) shall be taken to be situated at $25^{\circ}56'54.5515''$ south latitude and at $133^{\circ}12'30.0771''$ east longitude and to have a ground.

Revocation

3. Notice No. 406 published in the *Gazette* of 8 September, 1989 is cancelled. Dated 7 June, 1990.

GORDON HILL, Minister for Fisheries.

FISHERIES ACT 1905

MISCELLANEOUS (SHARK BAY SCALLOP FISHERY) REVOCATION NOTICE 1990 Notice No. 454

376/83.

Made by the Minister under section 11.

Citation

1. This notice may be cited as the Miscellaneous (Shark Bay Scallop Fishery) Revocation Notice 1990.

Revocation

2. The following notices are revoked-

Notice No. 140 400 Date Published in Gazette 4 May 1984 21 April 1989

Dated 7 June, 1990.

GORDON HILL, Minister for Fisheries.

1 DAILING

RADIATION SAFETY ACT 1975

RADIATION SAFETY (GENERAL) AMENDMENT REGULATIONS

(No. 2) 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Radiation Safety (General) Amendment Regulations (No. 2) 1990.

Principal regulations

2. In these regulations the Radiation Safety (General) Regulations 1983^* are referred to as the principal regulations.

[*Published in the Gazette of 21 February 1983. For amendments to 25 June 1990 see pp. 330-31 of 1989 Index to Legislation of Western Australia.]

"

Regulation 58 amended

3. Regulation 58 of the principal regulations is amended-

- (a) in subregulation (1), by inserting after "item 1" the following-" of Part 1 ";
- (b) in subregulation (1a), by inserting after "item 2" the following-" of Part 1 ";
- (c) in subregulation (2), by inserting after "item 3" the following-" of Part 1 ":
- (d) in subregulation (3), by inserting after "item 4" the following-" of Part 1 ";
- (e) by inserting after subregulation (3) the following subregulation-
 - " (4) A person who is permitted to take a copy of records under section 50 (3) shall pay to the Council the fee set out in item 1 of Part 2 of Schedule XV. "; and
- (f) in subregulation (5), by deleting "or 4 (a)".

Schedule XV repealed and a Schedule substituted

4. Schedule XV to the principal regulations is repealed and the following Schedule is substituted-

SCHEDULE XV

(Regulation 58)

FEES

PART 1-REGISTRATION AND LICENCES

THE T REGISTRATION HAD DIOLIN		
	\$ Annual	Triennial
 Fee for registration or renewal of registration of premises for the manufacture, use or storage of radioactive substances— 	Annual	Trienman
(1) Radioactive substances, other than trit- ium in gaseous tritium light devices		
Maximum quantity		
40 gigabecquerels 400 gigabecquerels 4 terabecquerels Exceeding 4 terabecquerels	$53.00 \\ 105.00 \\ 211.00 \\ 316.00$	$\begin{array}{c} 126.00 \\ 253.00 \\ 506.00 \\ 759.00 \end{array}$
(2) Tritium in gaseous tritium light devices—		
Maximum quantity		
4 terabecquerels 40 terabecquerels Exceeding 40 terabecquerels	$\begin{array}{c} 15.00 \\ 40.00 \\ 80.00 \end{array}$	40.00 95.00 190.00
2. Fee for registration or renewal of registration of premises for the sale or service of radioactive substances, irridiating apparatus or electronic products	48.00	115.00
3. Fee for registration or renewal of registration of premises, other than premises referred to in items 1 and 2, irradiating apparatus and elec- tronic products		
In the case of—		
(a) not more than 2 irradiating apparatus or electronic products	53.00	126.00
(b) more than 2 but not more than 5 irradi- ating apparatus or electronic products	105.00	253.00
(c) more than 5 but not more than 10 irradiating apparatus or electronic products	211.00	506.00
(d) more than 10 irradiating apparatus or electronic products	316.00	759.00
4. Licence fee.		
4. Licence lee. In the case of—		
(a) radioactive substances	26.00	53.00
(b) irradiating apparatus	26.00	53.00
(c) electronic products	26.00	53.00

PART 2-RECORDS

1. Fee for copy of records (per page) 1.00

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

\$

RADIATION SAFETY ACT 1975

RADIATION SAFETY (QUALIFICATIONS) AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Radiation Safety (Qualifications) Amendment Regulations 1990.

Principal regulations

2. In these regulations the *Radiation Safety (Qualifications) Regulations 1980** are referred to as the principal regulations.

[*Published in the Gazette of 6 June 1980 at pp. 1669-71. For amendments to 25 June 1990 see p. 331 of 1989 Index to Legislation of Western Australia.]

Regulation 2 amended

- 3. Regulation 2 of the principal regulations is amended-
 - (a) by deleting the semi-colon after the definition of "NHMRC" and substituting a full stop; and
 - (b) by deleting the definitions of "regulation", "subregulation" and "the Act".

Schedule 2 amended

4. Schedule 2 to the principal regulations is amended—

- (a) in item 1—
 - (i) by deleting "264.00" in both places where it occurs and substituting in each place the following—
 - " 290.00 "; and
 - (ii) by deleting "132.00" in both places where it occurs and substituting in each place the following—
 - " 145.00 ";
 - and
- (b) in item 2, by deleting "13.00" and substituting the following—
 " 15.00 ".

Dated 17 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

POISONS ACT 1964

POISONS (SPECIFIED DRUGS) AMENDMENT ORDER (No. 2) 1990

Made by His Excellency the Governor in Executive Council under section 22A. Citation

1. This order may be cited as the Poisons (Specified Drugs) Amendment Order (No. 2) 1990.

Commencement

2. This order shall come into operation on the day that it is published in the *Government Gazette*.

Schedule amended

3. The Schedule to the *Poisons (Specified Drugs) Order (No. 2) 1989*^{*} is amended in Part 1 by inserting in the appropriate alphabetical position the following item—

" FLUNITRAZEPAM. ".

[*Published in the Gazette of 19 May 1989 at pp. 1490-91 and amended in Gazettes of 16 June 1989 at pp. 1741-42 and 8 June 1990 at pp. 2625-26.] Dated 17 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH LABORATORY SERVICE (FEES) AMENDMENT REGULATIONS (No. 2) 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Health Laboratory Service (Fees) Amendment Regulations (No. 2) 1990.

Regulation 3 amended

2. Regulation 3 of the *Health Laboratory Service (Fees) Regulations** is amended by inserting after "(198 of 1989)" the following—

as amended by the Health Insurance (Variation of Pathology Services Table) Regulations (Amendment) (No. 84 of 1990) ".

[*Published in the Government Gazette on 21 December 1979 at p. 3919. For amendments to 4 July 1990 see p. 266 of the 1989 Index to Legislation of Western Australia and Gazette of 9 February 1990.]

Dated 17 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Shire of Wyndham-East Kimberley

Pursuant to the provisions of the Health Act 1911, the Shire of Wyndham-East Kimberley, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954, in the *Government Gazette* on 17th July, 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows:

By deleting all of Schedule "C" of Part V and substituting with— "Schedule "C"

Annual registration fee shall be \$20.00 per lodging house.

Passed by resolution at a meeting of the Wyndham-East Kimberley Shire Council held on the 15th day of May 1990. Dated this 24th day of May 1990.

> B. RAICEVIC, President. I. W. STUBBS, Shire Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council the 17th day of July 1990.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (FOOD STANDARDS) (GENERAL) AMENDMENT REGULATIONS (No. 2) 1990

Made by His Excellency the Governor in Executive Council on the advice of the Food Advisory Committee.

Citation

1. These regulations may be cited as the Health (Food Standards) (General) Amendment Regulations (No. 2) 1990.

Principal regulations

2. In these regulations the *Health (Food Standards) (General) Regulations* 1987* are referred to as the principal regulations.

[*Published in the Gazette of 13 March 1987 at pp. 675-934. For amendments to 29 May 1990, see p. 262 of 1989 Index to Legislation of Western Australia.]

Part C amended

3. Part C of the principal regulations is amended by inserting after regulation C3 the following regulation—

" C4—CROCODILE FLESH

Interpretation

(1) In this regulation-

"crocodile flesh" means the skeletal muscle of members of the family *Crocodylidae* (with or without the accompanying fat), together with the sinew, nerve and blood vessels that ordinarily accompany the muscle tissue and that are not normally separated from it in the process of preparation for sale.

Prohibition on sale of parts

of crocodiles that are not crocodile flesh

(2) A person shall not sell for human consumption any part of the carcass of a member of the family *Crocodylidae* that is not crocodile flesh. Temperature control

lemperature control

(3) Crocodile flesh shall, before it is sold for human consumption, be stored for a period of at least 24 hours at minus 10 degrees Celsius.

Labelling requirements

(4) The word "crocodile" shall be included in the prescribed name or appropriate designation on the label on or attached to a package containing crocodile flesh that is exposed for sale.

Microbiological standard

(5) Uncooked crocodile flesh, when examined by the method prescribed by subregulations (6) and (7), shall be free from *Salmonella* in 25 g of the food.

Method of microbiological analysis for salmonella

(6) Proceed in accordance with the current Australian Standard method in AS 1766 entitled "Methods for the Microbiological Examination of Food", except that for the purposes of that method when 5 sample units each consisting of 100 g or more of uncooked crocodile flesh are examined in accordance with that method, the result shall be reported as "Salmonella not detected in 25 g of the food" only when no Salmonella has been detected in at least 4 of the 5 sample units.

(7) For the purposes of the method referred to in subregulation (6), the sample units may be examined individually or pooled. ".

Regulation D1 amended

4. Regulation D1 of the principal regulations is amended by inserting after subregulation (27) the following subregulation—

Declaration of country of origin

of unpackaged, etc. fish

(27A) All unpackaged, uncooked fish displayed for sale shall be labelled with a declaration of its country of origin in standard type of 9 mm. ".

Dated 17 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (FOOD STANDARDS) (GENERAL) AMENDMENT REGULATIONS (No. 3) 1990

Made by His Excellency the Governor in Executive Council on the advice of the Food Advisory Committee.

Citation

1. These regulations may be cited as the Health (Food Standards) (General) Amendment Regulations (No. 3) 1990.

Commencement

2. These regulations shall come into operation on the expiry of a period of 3 months commencing on the day on which these regulations are published in the *Gazette*.

Regulation 06 amended

3. Regulation 06 of the Health (Food Standards) (General) Regulations 1987* is amended by inserting after subregulation (3) the following subregulation—

" (3A) Packages of essences containing ethyl alcohol shall not be sold by retail unless those packages, and the premises or other places where they are sold by retail, are approved by the Executive Director, Public Health. ".

[*Published in the Gazette of 13 March 1987 at pp. 675-934. For amendments to 29 May 1990, see p. 262 of 1989 Index to Legislation of Western Australia.] Dated 17 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

POISONS ACT 1964

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER (No. 2) 1990 Made by His Excellency the Governor in Executive Council under section 21.

Citation

1. This order may be cited as the Poisons (Scheduled Substances) Amendment Order (No. 2) 1990.

Commencement

2. This order shall come into operation on the day that it is published in the *Government Gazette*.

Appendix A amended

3. Appendix A* to the Poisons Act 1964 is amended—

(a) after clause 2 of the preamble by inserting the following clause-

(3) In a Schedule "Standard for the Uniform Scheduling of Drugs and Poisons" means the "Standard for the Uniform Scheduling of Drugs and Poisons No. 3 published by the Australian Government Publishing Service, Canberra, being a consolidation of the recommendation of the National Health and Medical Research Council up to its 105th Session June 1988. ";

(b) by deleting the First Schedule and substituting the following schedule—

"

First schedule

ACONITE (ACONITUM spp).

COMFREY (Symphytum spp) for human internal use being-

(a) any preparation; or

(b) any part of the dried plant.

CROTON oil.

SAVIN, oil of.

TANSY, oil of.

Excluding however, the substances hereinbefore mentioned when contained in any of the following—

Ceramics.

Electrical accumulators and batteries.

Electrical components and electric lamps.

Electronic components.

Explosives.

Food excluding food additives before incorporation into food.

Glazed pottery.

Inorganic pigments when immobilized in polymer.

Lubricants excluding soluble oils and solvent deposited lubricating agents.

Matches.

Motor, heating and furnace fuels, except-

- (a) when containing methanol;
- (b) toy or hobby fuels;
- (c) when specified in this or another Schedule; or
- (d) petrol or kerosene, when packed in containers having a capacity of 20 litres or less.

Paints, except when prepared for medicinal or cosmetic

- purposes, that contain a poison included in appendices 1, 2 or 3 to the *Toxic and Hazardous Substances Regulations* where the poison—
 - (a) is of a proportion not exceeding that specified in the relevant appendix; or
 - (b) is the subject of a label in accordance with those regulations.

Paper.

Photographic paper and film.

Single-use tubes for the estimation of alcohol content of breath.

Timber and wallboard.

Vitreous enamels. ";

- (c) in the Second Schedule-
 - (i) in the item commencing "ACETIC ACID" by deleting "of acetic acid," and substituting the following—
 - " of acetic acid (CH₃COOH), ";
 - (ii) by deleting the items commencing "ASPIRIN" and "ATROPINE" and substituting the following items—
 - " ASPIRIN except-
 - (a) when included in the Fourth Schedule;
 - (b) in individually wrapped powders or sachets of granules each containing 650 mg or less of aspirin as the only therapeutically active constituent other than an effervescent agent when enclosed in a primary pack that—
 - (i) contains not more than 12 such powders or sachets of granules
 - (ii) is labelled with warning statement 10 or 11 of Appendix F of the Standard for the Uniform Scheduling of Drugs and Poisons; and
 - (iii) includes in the directions for use, in capital letters not less than 1.5 mm in height, warning statements 33 and 34 of Appendix F of the Standard for the Uniform Scheduling of Drugs and Poisons; or
 - (c) in tablets or capsules each containing 325 mg or less of aspirin as the only therapeutically active constituent other than an effervescent agent when—
 - (i) packed in blister or strip packaging or in containers with a child resistant closure;
 - (ii) in a primary pack containing not more than 25 tablets or capsules;
 - (iii) the primary pack is labelled with warning statement 10 or 11 of Appendix F of the Standard for the Uniform Scheduling of Drugs and Poisons; and
 - (iv) includes in the directions for use, in capital letters not less than 1.5 mm in height, warning statements 33 and 34 of Appendix F of the Standard for the Uniform Scheduling of Drugs and Poisons.
 - ATROPINE (excluding atropine methonitrate)-
 - (a) in preparations containing 0.25 per cent or less of atropine; or
 - (b) atropine sulphate, 0.6 mg tablets in packs of six, when labelled for treatment of organophosphorus poisoning. ";
 - (iii) by deleting the item commencing "CYANIDES";
 - (iv) by deleting the item commencing "DIHYDROCODEINE" and substituting the following item—
 - " DIHYDROCODEINE when compounded with aspirin and no other therapeutically active substance in divided preparations—
 - (a) containing 5 mg or less of dihydrocodeine per dosage unit;

- (b) packed in blister or strip packaging or in a container with a child resistant closure;
- (c) enclosed in primary packs containing 25 or less dosage units; and
- (d) labelled with a recommended dose not exceeding 10 mg of dihydrocodeine. ";
- (v) by deleting the item commencing "EPHEDRINE" and substituting the following item-
 - " EPHEDRINE for internal use for the relief of respiratory tract conditions only, when compounded with one or more other therapeutically active substances in preparations containing 30 mg or less of ephedrine per recommended dose, except in liquid preparations containing 10 mg or less of ephedrine per recommended dose. ";
- (vi) by deleting the item commencing "ETHYLMORPHINE" and substituting the following item—
 - " ETHYLMORPHINE when-
 - (a) compounded with one or more other therapeutically active substances—
 - (i) in divided preparations containing 10 mg or less of ethylmorphine per dosage unit; or
 - (ii) in undivided preparations containing 0.25 per cent or less of ethylmorphine; and
 - (b) labelled with a recommended dose not exceeding 15 mg of ethylmorphine. ";
- (vii) in the item commencing "FLUORIDES" by deleting paragraph (a) and substituting the following paragraph---
 - (a) sodium fluoride in preparations for ingestion containing
 2.2 mg or less of sodium fluoride per dosage unit; or ";
- (viii) by deleting the items commencing "HYDROCYANIC ACID" and "HYDROQUINONE" and substituting the following item—
 - "HYDROQUINONE (excluding monobenzone and other alkyl ethers of hydroquinone included in the Fourth Schedule) in preparations for external human therapeutic or cosmetic use containing 2 per cent or less of hydroquinone except hair preparations containing 1 per cent or less of hydroquinone. ";
- (ix) by deleting the item commencing "HYOSCINE" and substituting the following item-
 - " HYOSCINE (excluding hyoscine butylbromide)-
 - (a) in preparations containing 0.25 per cent or less of hyoscine; or
 - (b) in transdermal applicators containing 2 mg or less of hyoscine. ";
- (x) by deleting the item commencing "IODINE" and substituting the following item—
 - " IODINE—
 - (a) in preparations for internal human therapeutic use containing 300 micrograms or more of iodine per recommended daily dose except—
 - (i) when included in the Fourth Schedule; or
 - (ii) when labelled, "CAUTION—Total iodine intake may exceed recommended level when taking this preparation" and "WARNING—Contains iodine do not take when pregnant except on physician's advice", written in letters not less than 1.5 mm in height; or
 - (b) in preparations for external human therapeutic use containing more than 2.5 per cent of available iodine other than as iodine salts, derivatives or iodophors. ";
- (xi) in the item commencing "LUTEINISING" by deleting "AND ANTI-BODY" and substituting the following—

" or its antibody ";

- (xii) by deleting the item "PAPAVERINE" and substituting the following item—
 - " PAPAVERINE except when included in the Fourth Schedule. ";
- (xiii) by deleting the item commencing "PSEUDOEPHEDRINE" and substituting the following item---
 - PSEUDOEPHEDRINE except when included in the Fourth Schedule—
 - (a) in preparations contains 60 mg or less of pseudoephedrine per recommended dose; or
 - (b) in slow-release preparations containing 120 mg or less of pseudoephedrine per recommended dose, for which approval of the slow-release characteristic has been granted by the Commonwealth Department of Community Services and Health. "; and
- (xiv) by deleting the item commencing "PYRITHIONE" and substituting the following item—
 - " PYRITHIONE ZINC for human therapeutic use except-
 - (a) in semi-solid hair preparations; or
 - (b) in shampoos containing 2 per cent or less of pyrithione zinc when labelled with the statement, "Keep out of eyes" or "If in eyes rinse well with water". ";
- (d) in the Third Schedule-
 - (i) by deleting the item commencing "CHLOROFLUOROCARBONS" and substituting the following item—
 - CHLOROFLUOROCARBONS alone or in combination with other propellants or refrigerants in liquefied gas form for therapeutic use. ";
 - (ii) by deleting the item commencing "CODEINE" and substituting the following item—
 - ⁶ CODEINE when compounded with aspirin, paracetamol or any one of their derivatives and no other analgesic substance, in divided preparations containing 10 mg or less of codeine per dosage unit and with a recommended dose not exceeding 15 mg of codeine except when included in the Second Schedule. ";
 - (iii) by deleting the item commencing "EPHEDRINE" and substituting the following item—
 - EPHEDRINE for internal use for the relief of respiratory tract conditions only, when compounded with one or more other therapeutically active substances except—
 - (a) when included in the Second Schedule; or
 - (b) in liquid preparations containing 10 mg or less of ephedrine per recommended dose. ";
 - (iv) by deleting the item commencing "FLUOROCARBONS" and substituting the following item—
 - " FLUOROCARBONS alone or in combination with other propellants or refrigerants in liquefied gas form for therapeutic use. ";
 - (v) by deleting the item commencing "HYDROCORTISONE" and substituting the following item-
 - "HYDROCORTISONE (excluding its salts and derivatives other than hydrocortisone acetate) as the only therapeutically active substance in preparations for dermal use containing 0.5 per cent or less of hydrocortisone in packs containing 30 g or less where the labelling warns—
 - (a) against-
 - (i) contact with the eyes; or
 - (ii) use for acne; and
 - (b) against use, except on medical advice-
 - (i) on children under 2 years of age;
 - (ii) for more than 7 days; or
 - (iii) under occlusive dressings. ";

(vi) in the item commencing "IDOXURIDINE" by deleting "cutaneous" and substituting the following---

" dermal "; and

- (vii) by deleting the item commencing "PHENYLPROPANOLAMINE" and substituting the following item—
 - PHENYLPROPANOLAMINE in preparations containing 25 mg or less of phenylpropanolamine per recommended dose when labelled only for the relief of coughs or colds. ";
- (e) in the Fourth Schedule—
 - (i) by deleting the item commencing "ANTIMONY" and substituting the following item---
 - " ANTIMONY ORGANIC COMPOUNDS for therapeutic use. ";
 - (ii) by deleting the item "ATROPINE METHONITRATE.".
 - (iii) in the item commencing "BACITRACIN" by deleting paragraph (c) and substituting the following paragraph—
 - (c) in milk replacers for calves, or starter rations for pigs, containing 100 mg/kg or less of antibiotic substances. ";
 - (iv) by deleting the item commencing "BENZPHETAMINE" and substituting the following item—
 - " BENZPHETAMINE. ";
 - (v) in the item commencing "BISMUTH" by deleting ", compounds of," and substituting the following—
 - " COMPOUNDS ";
 - (vi) by deleting the item commencing "BUFEXAMAC" and substituting the following item—
 - " BUFEXAMAC except—
 - (a) in preparations for dermal use containing 5 per cent or less of bufexamac; or
 - (b) in suppositories.
 - (vii) by deleting the item commencing "CEPHADROXIL" and substituting the following item—
 - " CEPHADROXIL. ";
 - (viii) by deleting the item commencing "2-(4-CHLOROPHENYL)-1,2,4-TRIAZOLE [5,1a]-ISOQUINOLINE" and substituting the following item—
 - " 2-(4-CHLOROPHENYL)-1,2,4-TRIAZOLE [5,1a]-ISOQUINO-LINE. ";
 - (ix) by deleting the item commencing "CLANOBUTIN" and substituting the following item—

" CLANOBUTIN. ";

- (x) by deleting the item commencing "EPHEDRINE" and substituting the following item---
 - " EPHEDRINE except-
 - (a) when included in the Second or Third Schedules;
 - (b) in preparations for topical use containing 1 per cent or less of ephedrine; or
 - (c) for internal use for the relief of respiratory tract conditions only, when compounded with one or more other therapeutically active substances in liquid preparations containing 10 mg or less of ephedrine per recommended dose. ";
- (xi) in the item commencing "ERYTHROMYCIN" by deleting paragraph (c) and substituting the following paragraph—
 - " (c) in milk replacers for calves, or starter rations for pigs, containing 100 mg/kg or less of antibiotic substances. ";
- (xii) by deleting the item commencing "FLUNIXIN MEGLUMINE" and substituting the following item—
 - " FLUNIXIN MEGLUMINE. ";
- (xiii) by deleting the item commencing "FOLLICULAR STIMULATING HORMONE";

- (xiv) by deleting the item commencing "GONADOTROPHINS" and substituting the following item-
 - " GONADOTROPHINS except when separately specified in this Schedule or in the Third Schedule. ";
- (xv) by deleting the item commencing "HYDROQUINONE" and substituting the following item—
 - "HYDROQUINONE (other than its alkyl ethers separately specified in this Schedule) in preparations for human therapeutic or cosmetic use except—
 - (a) when included in the Second Schedule; or
 - (b) in hair preparations containing 1 per cent or less of hydroquinone. ";
- (xvi) by deleting the item "1-HYDROXYPYRIDO (3,2,a)-5-PHE-NOXAZONE-3-CARBOXYLIC ACID. ";
- (xvii) by deleting the item "HYOSCINE BUTYLBROMIDE.";
- (xviii) by deleting the item "IBUPROFEN and substituting the following item----
 - " IBUPROFEN except when included in the Third Schedule. ";
- (xix) by deleting the item commencing "MEPHENESIN and substituting the following item— $\!\!\!$
 - " MEPHENESIN. ";
- (xx) by deleting the item commencing "MERCUROUS CHLORIDE";
- (xxi) by deleting the items commencing "MERCURY (metallic)" and "MERCURY, organic";
- (xxii) in the item commencing "TYLOSIN" by deleting paragraph (c) and substituting the following paragraph—
 - " (c) in milk replacers for calves, or starter rations for pigs, containing 100 mg/kg or less of antibiotic substances. ";
- (xxiii) by deleting the item commencing "VACCINES" and substituting the following item—

" VACCINES for human therapeutic parenteral use. ";

(xxiv) by deleting the item commencing "VERATRUM" and substituting the following item—

" VERATRUM. ";

- (xxv) by deleting the item commencing "ZINC COMPOUNDS" and substituting the following item—
 - " ZINC COMPOUNDS for human internal use except-
 - (a) in preparations with a recommended daily dose of 25 mg or less of zinc; or
 - (b) in preparations with a recommended daily dose of more than 25 mg but not more than 50 mg of zinc when labelled with the statement "WARNING: May be dangerous if taken in large amounts or for a long period" or "WARNING: Contains zinc, which may be dangerous if taken in large amounts or for a long period. ";

and

- (xxvi) by inserting, in the appropriate alphabetical positions, the following items—
 - ALLYLOESTRENOL.

ANTIGENS for human therapeutic parenteral use.

ATROPINE except when included in the Second Schedule. ASTEMIZOLE.

BARBITURATES except when separately specified in these Schedules.

BELLADONNA except when included in the Second Schedule.

CATALIN.

DIAZOXIDE.

DIENOESTROL.

2,4-DINITROCHLOROBENZENE for therapeutic use.

DISTIGMINE.

DYDROGESTERONE.

ERGOMETRINE.

ETHINYLOESTRADIOL.

ETHYNODIOL.

FAMOTIDINE.

FOSFESTROL.

GOSERELIN ACETATE.

HOMATROPINE except when included in the Second Schedule.

HYDROCYANIC ACID for therapeutic use.

HYDROXYEPHEDRINE.

HYDROXYPROGESTERONE.

HYOSCINE except when included in the Second Schedule.

HYOSCYAMINE except when included in the Second Schedule.

HYOSCYAMUS except when included in the Second Schedule.

ISOCARBOXAZID.

LEVONORGESTREL.

LOBELIA except-

- (a) when included in the Second Schedule; or
- (b) in preparations for smoking or burning.

LOBELINE except-

(a) when included in the Second Schedule; or

(b) in preparations for smoking or burning.

MEDROXYPROGESTERONE.

MEGESTROL.

MENOTROPHIN (FOLLICLE STIMULATING HORMONE).

MERCURY for therapeutic use except when included in the Second Schedule.

MESTEROLONE.

MESTRANOL.

METHYLTESTOSTERONE.

METHYSERGIDE.

NIZATADINE.

NORETHISTERONE.

OESTRADIOL except when included in the Sixth Schedule.

OESTRIOL.

OESTRONE.

OXICONAZOLE.

PAPAVERINE for injection.

POLYES'TRADIOL.

PROGESTERONE except when included in the Sixth Schedule.

PYRAZINAMIDE.

SERA for human therapeutic parenteral use.

STILBOESTROL.

STRAMONIUM except-

(a) when included in the Second Schedule; or

(b) in preparations for smoking or burning.

TESTOSTERONE except when included in the Sixth Schedule.

TOXOIDS for human therapeutic use.

TROPICAMIDE.

ZIDOVUDINE. ";

(f) in the Fifth Schedule-

- (i) in the item commencing "ACETIC ACID"-
 - (A) by deleting "of acetic acid" and substituting the following—
 " of acetic acid (CH₃COOH) ";

and

- (B) by inserting "or" after paragraph (a);
- (ii) by deleting the item commencing "ACETIC ANHYDRIDE";
- (iii) by deleting the item commencing "AMINES" and substituting the following item—
 - " AMINES for use as curing agents for epoxy resins except when separately specified in these Schedules. ";
- (iv) by deleting the item commencing "AMMONIA" and substituting the following item---
 - " AMMONIA (excluding its salts and derivatives other than ammonium hydroxide) in preparations containing 5 per cent or less of ammonia except—
 - (a) in preparations for human internal therapeutic use;
 - (b) in preparations for inhalation when absorbed in an inert solid material; or
 - (c) in preparations containing 0.5 per cent or less of free ammonia. ";
- (v) by deleting the item commencing "ANHYDRIDES" and substituting the following item—
 - " ANHYDRIDES, ORGANIC, for use as curing agents for epoxy resins except when separately specified in these Schedules. ";
- (vi) by deleting the item commencing "BHC" and substituting the following item—

" BHC (excluding lindane) in preparations containing 10 per cent or less of BHC. ";

- (vii) by deleting the item commencing "CHLORINATED LIME" and substituting the following item—
 - " CHLORINATED LIME except in preparations containing 4 per cent or less of available chlorine. ";
- (viii) by deleting the item commencing "CHLORINATING COM-POUNDS" and substituting the following item—
 - CHLORINATING COMPOUNDS except—
 - (a) solid preparations containing 4 per cent or less of available chlorine;
 - (b) liquid preparations containing not less than 2 per cent but not more than 4 per cent of available chlorine when labelled with the statements "WARNING: Ensure adequate ventilation when using. Vapour may be harmful. May give off dangerous gas if mixed with other products", written in letters not less than 2 mm in height; or
 - (c) liquid preparations containing less than 2 per cent of available chlorine. ";
 - (ix) in the item commencing "CYANOACRYLIC ESTERS" by inserting before "except" the following "in contact adhesives";
 - (x) by deleting the item commencing "DIETHYLTOLUAMIDE" and substituting the following item—
 - " DIETHYLTOLUAMIDE" except in preparations containing 20 per cent or less of diethyltoluamide when labelled "WARNING—this product contains diethyltoluamide, which may be dangerous when used in large amounts or for a long period". ";
- (xi) by deleting the item commencing "EPOXY RESINS" and substituting the following item—

" EPOXY RESINS, LIQUID. ";

- (xii) by deleting the item commencing "ETHYLENE GLYCOL" and substituting the following item—
 - ETHYLENE GLYCOL when packed and labelled as a boiling point or freezing point modifier containing not less than 10 mg/kg of denatonium benzoate. ";

- (xiii) by deleting the item commencing "FENTHION" and substituting the following item—
 - " FENTHION in preparations containing 25 per cent or less of fenthion when packed in single-use containers having a capacity of 2 ml or less. ";
- (xiv) by deleting the item commencing "FLUORIDE AND" and substituting the following item-
 - FLUORIDES (including silicofluorides) in preparations containing 0.5 per cent or less of fluoride ion except—
 - (a) in dentifrices containing 1 000 mg/kg or less of fluoride ion; or
 - (b) in preparations containing 15 mg/kg or less of fluoride ion. ";
- (xv) by deleting the item commencing "GLYCERYL THIOGLYCOL-LATE";
- (xvi) by deleting the item commencing "HYDROFLUORIC ACID" and substituting the following item—
 - HYDROFLUORIC ACID (including hydrosilicofluoric acid but excluding their salts and derivatives) in preparations containing the equivalent of 0.5 per cent or less of hydrogen fluoride. ";
- (xvii) by deleting the item commencing "METHYLATED SPIRITS" and substituting the following item—
 - METHYLATED SPIRIT(S) (being ethanol denatured with denatonium benzoate, methyl-isobutyl ketone and fluorescein) excluding its preparations and admixtures except in containers having a capacity of more than 5 litres. ";
- (xviii) in the item commencing "PROPOXUR" by deleting paragraphs (b) and (c) and substituting the following paragraphs—
 - (b) in granular sugar-based fly baits containing 1 per cent or less of propoxur, a dark colouring agent and a separate bittering agent;
 - (c) in aerosol packs containing 10 g or less of propoxur; and ";
- (xvix) in the item commencing "PYRETHRINS" by deleting "esters." and substituting the following—

" esters ";

- (xx) by deleting the item commencing "QUATERNARY AMMONIUM COMPOUNDS" and substituting the following item---
 - " QUATERNARY AMMONIUM COMPOUNDS except-
 - (a) when separately specified in these Schedules; or
 - (b) in preparations containing 10 per cent or less of quaternary ammonium compounds. ";
- (xxi) in the item commencing "SODIUM SULPHIDE" by deleting paragraph (b) and substituting the following paragraph—
 - " (b) in preparations for use as insect lures. ";
- (xxii) by deleting the item commencing "TDE" and substituting the following item-
 - " TDE (1,1-dichloro-2,2bis (4-chlorophenyl) ethane) in preparations containing 10 per cent or less TDE. ";
- (xxiii) by deleting the item commencing "TETRAMETHRIN" and substituting the following item---
 - ⁴ TETRAMETHRIN (R, cis): (R, trans)=20:80 except in pressurized spray packs. ";
- (xxiv) by deleting the item commencing "1,1,1-TRICHLOROETHANE" and substituting the following item—
 - 1,1,1-TRICHLOROETHANE except—
 - (a) in preparations packed in pressurized spray packs other than for therapeutic use;
 - (b) in preparations containing 25 per cent or less of designated solvents;
 - (c) in preparations, other than writing correction fluids or thinners for writing correction fluids, in containers having a capacity of 50 ml or less;

- (d) in writing correction fluids or thinners for writing correction fluids, in containers having a capacity of 50 ml or less labelled with—
 - (i) the word "Trichloroethane" written in letters not less than 1 mm in height and in distinct contrast to the background; and
 - (ii) the expression "WARNING: DO NOT DELIBER-ATELY SNIFF THIS PRODUCT. SNIFFING MIGHT HARM OR KILL YOU", written in bold face sanserif capital letters not less than 1 mm in height and in a distinct contrast to the background; or
- (e) in containers having the capacity of more than 25 litres provided the containers are marked with the name and proportion of 1,1,1-trichloroethane. "; and

(xxv) by inserting in the appropriate alphabetical positions the following items-

- BENALAXYL.
 - DELTAMETHRIN in aqueous formulations containing 1 per cent or less of deltamethrin, when no organic solvent, other than a glycol, is present.

GLUFOSINATE—AMMONIUM.

- HEXACONAZOLE except in preparations containing 5 per cent or less of hexaconazole.
- IODOCARB except in aqueous preparations containing 10 per cent or less of iodocarb.

ISOPHORONE.

THIFENSULFURON. ";

- (g) in the Sixth Schedule-
 - (i) in the item commencing "ACETIC ACID" by deleting "of acetic acid" and substituting the following—

" of acetic acid (CH₃COOH) ";

(ii) by deleting the item commencing "ACETIC ANHYDRIDE" and substituting the following—

" ACETIC ANHYDRIDE excluding its derivatives. ";

- (iii) in the item commencing "AMMONIA" by deleting "AMMONIA and AMMONIUM HYDROXIDE (excluding their salts and derivatives)" and substituting the following—
 - " AMMONIA (excluding its salts and derivatives other than ammonium hydroxide) ";
- (iv) by deleting the item "BARBAN.";
- (v) by deleting the item commencing "BHC" and substituting the following item—
 - BHC (excluding lindane) except when included in the Fifth Schedule. ";
- (vi) by deleting the item "CHROMATES AND DICHROMATES" and substituting the following item—
 - " CHROMATES (including dichromates) except chromates of barium, potassium, sodium, strontium, zinc or ammonium in paint containing 5 per cent or less of chromium, calculated on the nonvolatile content of the paint. ";
- (vii) by deleting the item commencing "DELTAMETHRIN";
- (viii) by deleting the item "DIETHYLENE DIOXIDE.";
- (ix) by deleting the item commencing "DIMETILAN";
- (x) by deleting the item commencing "DITHIOCARBAMATES" and substituting the following item-
 - " DITHIOCARBAMATES when prepared for agricultural, horticultural or pastoral purposes except when separately specified in this Schedule or in the Fifth Schedule. ";
- (xi) in the item commencing "FLUORIDES" by deleting "AND SILI-COFLUORIDES," and substituting the following—

", including silicofluorides, ";

(xii) by deleting the item "FLUPROPANATE";

- (xiii) by deleting the item commencing "FORMALDEHYDE" and substituting the following item—
 - " FORMALDEHYDE (excluding its derivatives other than paraformaldehyde) except in preparations containing 5 per cent or less of formaldehyde. ";
- (xiv) by deleting the item commencing "HYDROFLUORIC ACID" and substituting the following item---
 - " HYDROFLUORICACID (including hydrosilicofluoric acid but excluding their salts and derivatives) in preparations containing the equivalent of 10 per cent or less of hydrogen fluoride except when included in the Fifth Schedule. ";
- (xv) in the item commencing "IODOPHORS" by deleting "AND CADEXOMER IODINE";
- (xvi) by deleting the item commencing "ISOCYANATES" and substituting the following item-
 - " ISOCYANATES free organic. ";
- (xvii) by deleting the item commencing "NABAM" and substituting the following item—

" NABAM. ";

- (xviii) by deleting the item commencing "NALIDIXIC" and substituting the following item-
 - " NALIDIXIC ACID when packed and labelled for the treatment of ornamental fish. ";
 - (xix) in the item commencing "NITROBENZENE" by deleting paragraph (c) and substituting the following paragraph—
 - " (c) in other preparations containing 0.1 per cent or less of nitrobenzene. ";
- (xx) in the item commencing "OESTRADIOL" by deleting "-17-beta";
- (xxi) by deleting the item commencing "PHENKAPTON";
- (xxii) by deleting the item commencing "PHOSPHORUS YELLOW";
- (xxiii) in the item commencing "PROGESTERONE" by deleting paragraph (b) and substituting the following paragraph—
 - " (b) in combination with oestradiol or trenbolone in ear implants for growth promotion in bovine cattle. "
- (xxiv) in the item commencing "TDE" by deleting "TDE" and substituting the following—
 - " TDE (1,1-dichloro-2,2-bis (4-chlorophenyl) ethane) ";
- (xxv) in the item commencing "TESTOSTERONE" by deleting paragraph (c) and substituting the following paragraph—
 - " (c) in combination with oestradiol or trenbolone in ear implants for growth promotion in bovine cattle; and ";
- (xxvi) in the item commencing "TETRACHLOROETHYLENE" by deleting paragraph (c) and substituting the following paragraph—
 - " (c) for therapeutic use. ";
- (xxvii) in the item commencing "TIN ORGANIC COMPOUNDS" by deleting "plastics." in paragraph (b) and substituting the following--
 - plastics; or
 - (c) in paints containing 1 per cent or less of tin. ";
- (xxviii) in the item commencing "TRENBOLONE" by deleting paragraph (b) and substituting the following paragraph
 - (b) in combination with oestradiol, progesterone or testosterone in ear implants for growth promotion in bovine cattle. ";
- (xxix) by deleting the item commencing "TRICHLOROETHYLENE" and substituting the following item—
 - " TRICHLOROETHYLENE except when included in the Fourth Schedule. "; and
- (xxx) by inserting in the appropriate alphabetical positions the following items—
 - " ANTIMONY COMPOUNDS except—
 - (a) when included in the Fourth Schedule;
 - (b) antimony chloride in polishes; or
 - (c) antimony titanate pigments in paint.

DIOXANE.

GLYCERYL THIOGLYCOLLATE in hair waving preparations unless the directions for use include "Wear protective gloves when using. Keep out of eyes".

PROPINEB.

2,2,3,3,-TETRAFLUOROPROPIONIC ACID (FLUP-ROPANATE). ";

- (h) in the Seventh Schedule-
 - (i) by deleting the item "ANTU.";
 - (ii) by deleting the item "BINAPACRYL.";
 - (iii) by deleting the item commencing "BITHIONOL";
 - (iv) by deleting the item "CARBON TETRACHLORIDE." and substituting the following item-
 - ⁶ CARBON TETRACHLORIDE except in chlorinated rubber based paints containing less than 1 per cent of carbon tetrachloride. ".
 - (v) by deleting the item commencing "CYANIDES" and substituting the following item—
 - " CYANIDES except—
 - (a) ferricyanides; or
 - (b) ferrocyanides. ";
 - (vi) in the item commencing "DELTAMETHRIN" by deleting "Sixth" and substituting the following—
 - " Fifth ";
 - (vii) by deleting the item commencing "DIMETILAN" and substituting the following item—
 - " DIMETILAN. ";
 - (viii) by deleting the item "ETHOXYETHYLMERCURIC CHLORIDE";
 - (ix) by deleting the item "ETHYLMERCURIC CHLORIDE";
 - $\left(x\right)$ by deleting the item commencing "FLUNIXIN MEGLUMINE";
 - (xi) by deleting the items commencing "HYDROFLUORIC ACID" and "HYDROCYANIC ACID" and substituting the following items respectively—
 - "HYDROCYANIC ACID" (excluding its salts and derivatives) except when included in the fourth Schedule.
 - HYDROFLUORIC ACID (including hydrosilicofluoric acid but excluding their salts and derivatives) except when included in the Fifth or Sixth Schedules. ";
 - (xii) by deleting the item commencing "PHENKAPTON";
 - (xiii) by deleting the item commencing "STRYCHNINE" and substituting the following item—
 - STRYCHNINE (including Nux vomica) except when included in the Fourth or Sixth Schedules. "; and
 - (xiv) by inserting, in the appropriate alphabetical positions, the following items—
 - " BROMINE (excluding it salts and derivatives).
 - BRUCINE except when used in concentrations of 0.02 per cent or less for the denaturation of alcohol.

HYDROGEN SULPHIDE.

MERCURY except—

- (a) when separately specified in this Schedule;
- (b) when included in the Second, Fourth or Sixth Schedules;
- (c) in preparations containing 0.01 per cent or less of mercury in organic form as a preservative;
- (d) mercury (metallic) in scientific instruments; or
- (e) dental amalgams.

PHOSPHINE.

PHOSPHORUS, YELLOW (excluding its salts and derivatives). "; and

- (i) in the Eighth Schedule-
 - (i) by deleting the item commencing "ECGONINE" and substituting the following item—
 - " ECGONINE ";
 - (ii) by deleting the item "1-METHYL-4-PHENYL -4-PROPIONOXYPIPERIDINE * (MPPP)" and substituting the following item—
 - ' 1-METHYL-4-PHENYL-4-PIPERIDINOL PROPIONATE
 *(MPPP) ";
 - (iii) by inserting after the item "PHENCYCLIDINE *(PCP)" the following item—
 - " PHENDIMETRAZINE "; and
 - (iv) by deleting the item "1-PHENYLETHYL-4-PHENYL-ACETOXYPIPERIDINE *(PEPAP)" and substituting the following item—
 - " 1-PHENYLETHYL-4-PHENYL-4-PIPERIDINOL ACETATE *(PEPAP) ".

[*Reprinted as at 18 November 1986. For amendments to 28 May 1990 see page 1178 of 1989 Index to Legislation of Western Australia and Gazette of 25 May 1990.]

Dated 3 July 1990.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

ANATOMY ACT 1930

Health Department of WA Perth 17 July 1990

57/86/7 ExCo No. 1428

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practice Anatomy at the University of Western Australia.

R. S. W. LUGG, Executive Director, Public Health.

Schedule

Arnold, Michael Bergin, Leo Roy Bromham, David Gerald Cook, Victor Daniel George Eddy, John William Fieldhouse, Barry Freight, Alan Neil Kelly, Martin John Keys, Steven George McCarthy, Sandra May McLean, Edwin James Richards, Grant Scott, Lindsay Taylor, John Thomas, Denise Margaret Tuba, Evelyn-Lilly Wallis, Lawrence Robert

ANATOMY ACT 1930

Health Department of WA, Perth, 17 July 1990.

104/90/1 ExCo No. 1426.

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practice Anatomy at the Curtin University of Technology.

R. S. W. LUGG, for Executive Director, Public Health.

Schedule

Afentopolos, Debra Lee. Alderton, Nicola Mary. Allen, Catherine Therese. Armstrong, Byron Scott. Ashe, Mary Helen. Bain, Susan Elizabeth-Ann. Baker, Judith Anne. Bassett, Karyn Michelle. Beale, Maurice Lloyd. Beamish, Beverley Gay. Bekovs, Meredith Rae. Bell, Willa. Betti, Katelyn Dorothy. Blazic, Robert John. Bolsenbroek, Oskar Hendricus. Bowman, Gail Marie. Bramley, Lance William. Bull, Jennifer Elizabeth. Burke, Leonie. Cheney, Craig Barry.

GOVERNMENT GAZETTE, WA

[20 July 1990

Cheung, Yuk Tai. Chitra, Christina. Christov, Mitchell. Clarke, Lisa. Clune, Eileen. Coward, Kylie. Dack, Sally Ann. Davey, Krystina. Dear, Elizabeth Margaret. De Leo, Maree. Dutton, Lynley. Ellis, Lara Jane. Evans, Adam. Fagan, Catherine. Formentin, Marina. Foster, Renee Donelle. Gianatti, Sonia. Gollner, Sallyanne. Gonsal, Helen Vivian. Gordon, Myles Stewart Randall. Griffin, Jennifer. Groom, Gillian Sarah. Guazzelli, Sergio. Guinard, Geraldine Helene. Hastings, Fiona Michelle. Hazlitt, Melanie. High, Samantha. Hutch, Jodie Lee. Kim, Sun. King, Melissa. Kinsella, Kathryn. Kozak, Michaela. Lee, Lilian C. L. Little, Myree Leanne. Looby, Sharon. Magennis, Liza. Manning, Robert M. McCaskie, Bernard Paul. McNab, Lynette M. Micallef, Jason Paul. Moore, Deborah Gail.

Morris, Peta. Mott, Fiona Maxine. Nicholls, Lecia Anne. Nichols, Jean. O'Connell, Malcolm Thomas. Oh, Kelvin. Patt, Tamara M. Paxman, John. Pohchoo, Patricia Ang. Poole, Anna Carina. Quayle, Diane Marquerite. Reading, Phillip Matthew. Rencontre, Daniel. Roberts, Maxine. Rozendaal, Helen. Sara, Robyn Sheree. Sayed, Yvonne Marie. Smith, Tania Janine. Sone, Catherine. Stergiou, Lee Marcus. Stevenson, Teresa. Straiton, Glen Bernard. Stramsek, Michelle. Summerton, David Charles. Tan, Vivian. Teng, Yu Yuet. Thom, Russell J. C. Thomas, Eng Mui Liang. Timmers, Astrio. Tomazin, Philip Joseph. Trichilo, Lillian. Twomey, Luke. Tyler, Francine Wendy. Van Andel, Anthony. Walters, Michelle Tania. Ward, April. Winata, Augustina. Zafer, Steven Nicolas. Zenni, Piotr.

ANATOMY ACT 1930

Health Department of WA, Perth, 17 July 1990.

57/86/8 ExCo No. 1427.

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practice Anatomy at the Curtin University of Technology.

R. S. W. LUGG, for Executive Director, Public Health.

Schedule

Blake, Janet Bozikovic, Tanya Brindley, Kim Brownlie, Nicholi Bruyn, Miranda Helen Butler, Barbara Jane Cairns, Leah Carter, Cheryl Ann Chandler, Cindy Chicca, Manuela Clary, Dhenu Clement, David Cole, Sally Collier, Narelle Connett, Helen Conway, Melissa Joanne Cooper, Vanessa Marie Dalby, Lea Frances Ansell Dall, Miranda Jane Dawson, Tracey Anne Egitto, Fabio Elsey, David Winston Fang, Rebecca Hwee Ann Fitzpatrick, Heath Fleming, Michelle Forrester, Vicki Frisina, Tanya Marie Fuentes, Yazima Garton, Gavin Glynn, Patricia Godfrey, Emma Green, Robyn Barbara Guazzelli, Sebastian Hatch, Kobie Hawkins, Greg Haywood, Leigh Jon

Head, Tracey-Kim Helm, Christine Louise Highland, Jackie Hill, Kylie Nerissa Hockley, Carolyn Holmes, Vanessa Hosken, Donna Lee-Ann Hyde, Andrew James, Lara Jenzen, Moira Kathleen Kerr, Jodi M. Kilbane, Rachael Bernadette Kong, Woo Yew Kuhn, Stevan Kuipers, Monique Michelle Lambe, Michael Gerard Langford, Melissa Langworthy, Simon Love, Christopher Allan Martiensen, Gary Raymond Martin, Lisa Dawn Mayes, Julia Merino, Richard Merrick, Moyra Murphy, Deborah Marina Murphy, Jerad Terrence Nowduschani, Kamran Omodei, Jacqueline Ould, Mark Pigliardo, Frank Polkinghorn, Bindi

Pritchard, Guy George Quinn, Kerry Eieeza Riegert, David Kar Robert, Hannah Maria Robertson, Eileen May Robinson, Tamara Robson, Jamie Rodrigues, Jane Rummer, Jodie Rzepecki, Jason Schaper, Barbara Maree Schröder, Dee-Ann Searle, Robyn Smith, Tanya Sorensen, Frances Mary Starbuck, Linda Louise Stone, Clifford Thomas Sturcke, Jillian Mary Sweeny, Peter Thomas, Penelope Ann Tovey, Robyn Elizabeth Van Kouwen, Robert Vellayappan, Usharanee Veljacich, Kathleen Faith Vidovich, Steven Charles Vucak, Anton Wareing, David Woodman, Kerri Michelle Yensch, Patricia Irene Yin, Khin San Young, Natalie Nicole

ANATOMY ACT 1930

104/90/2, ExCo No. 1425.

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practice Anatomy at Curtin University of Technology.

R. S. W. LUGG, for Executive Director Public Health.

Health Department of WA, Perth 17 July 1990.

Schedule

Allardyce, Lesley Ann Allen, Deborah Lee Allert, Noelene Anne Amos, Carol Lynn Anderson, Dianne Elizabeth Andreoli, Therese Marie Andrews, Tanya Michelle Aram, Sarah Frances Arcus, Kristie Naree Austen, Robert George Austen-Smith, Fong Eng Ayers, Karina May Ayre, Gemma Bakker, Georgina Jane Bakota, Jason Neil Bant, Philippa Sarah Barclay, Jaye Barron, Alice Elizabeth Battista, Frances Margaret Bell, Katrina Betts, Kimberley Dawn Bickers, Leanne Elizabeth Birmingham, Kelli Louise Blackman, Wendy Joy Booth, Natalie Amanda Boyd, Rosemary Ann Bradford, Donna Ann A76551-5

Bradstreet, Renae Louise Breadsell, Dianne Linda Brooks, Suszanne Teresa Brown, Andrew Nathan Burgess, Carey Lynne Burston, Peter Neil Butterly, Craig Bradley Butterworth, Nicola Molly Cala, Lina Patricia Cawthray, Peter Brian Childs, Fiona Doria Chong, Easter Chui-Mei Clee, Bronwyn Rebecca Coleman, Georgina Mary Connelly, Crystal Cooper, Amanda Leanne Corilla, Violeta Cox, David Andrew Cremin, Janine Ella Cullen, Marcia Dawkins, Noellene Mary Du Buisson, Lynette Belle Delgado, Natalie Janine De Munck, Kristen Dickens, Pamela Dickinson, Karen Lesley Dunk, Lorissa Maree

Dunn, Shannon Louise Dunning, Tracey Lee Dutton, Juanita Maree Edmonds, David Christopher Edmunds, Nicolle Rae Edwards, Marita Margaret Elliott, Joanne Lucy Andra Elliott, Nicole Joan Ellson, Geraldine Melba Elsmore, Annabell Jane Emaung, Sandra Susannah Esmond, Melissa Kaye Eva, Renae Clare Farmer, Alison Margaret Farmer, Jennifer Mary Faulkner, Rae Lyn Finnigan, Norma Frances Flanagan, Jacqueline J. Forsyth, Kylie Raelene Fuller, Fiona Maxine Gale, Heather Kaye Gallagher, Susan Gardiner, Katherine Sarah Genovese, Giovanna Gent, Kirsty Elizabeth Gillon, Michelle Ann Gillingham, Janine Gaye Gimm, Tania Louise Glenn, Rachel Debra Grant, Pamela J. Gray, Alison Natasha Griffiths, Stacey Kathleen Hadfield, Josephine Mary Hains, Marilyn Lorraine Hall, Judith Anne Hall, Molly Harrison, Alison Jane Hassall, Melinda Jayne Hatchett, Sean Hawker, Karla Maree Heath, Cheryl Dianne Hicks, Jodi Čaroline Hiong, Mary Goh Swee Ho, Yook Chang Hoang, Le Hang Holland, Leanne Holmes, Suzanne Lee Horn, Stephanie Jane Horner, Belinda Marie House, Terri Howie, Lisa Howting, Denise Ann Hudson, Linda Louise Humphreys, Melissa Anne Jay, Laurinda Anne Jennings, Kellie Louise Jones, Nicole Amanda Jongeling, Anthea Shelley Kelly, Gina Lee Kelly, Wendy Anne Kerr, Barbara Joy Kerr, Sharon Mary Kershaw, Jodie Lee Khong, Elizabeth King, Samantha Denise Klaus, Angela Joanne Knowles, Michele Anne Lai, Lisha Landwehr, Melanie Jay Latham, Rachel Ann Le Phan, Thuy Ngoc Leach, Joanne Louise Ledger, Christina Logan, Heather Logan, Jacqueline Michelle

Loo, Coletta Lord, Christine Ann Love, Donna Kaylene Lubyj, Joanne Louise Lullfitz, Tara Michelle Mariotti, Louise Marshall, Tracy Leanne Mason, Lynda Sue Matison, Christine Anne Matsen, Anita Rae McGrath, Beverley Maxine McInerney, Justine Frances McKenna, Kimberley Douglas McKenzie, Rebecca Winifred McNamara, Elizabeth Medwin, Tanya Margaret Melvin, Jan Leanne Mirtsopoulos, Lydia Eve Mo, Wai Keung Molloy, Margaret Montero, Carla Andrea Morris, Barbara Ann Morris, Debra Renee Morris, Kim Mumme, Sally Yvonne Munday, Ellana Michelle Murray, Philip Michael Nair, Grace Natoli, Lisa Maree Neep, Michelle Leanne Neil, Helen Theresa Nicholls, Stacey Louise O'Halloran, Amanda Jean O'Neill, Eva Ann Oldham, Marylynn Catherine Ong, Linh Oswald, Uwe Owen, Cherie Ann Palmer, Jennifer Lynn Payne, Narelle Linda Pearce, Suzanne Lesley Peech, Lorraine Karen Helen Pearson, Adrienne Joy Pethick, Tammy Suzanne Pickard, Anne Plackett, Sharon Patricia Plowicz, Amanda Susan Powell, Victor A. Puskaran, Luke Prager, Nicole Jacqueline Prusa, Kristine Reynolds, Rosemary Susan Richards, Narelle Lee Robins, Karlyn June Robotham, Elisa Marie Roggio, Giuliana Carolina Rooney, Janice Ann Rowell, Paul Stephen Ruggieri, Susan Laura Maria Saccoccio, Gino Luciano Sanford, Gloria Esma Schmidt, Kathryn Susanne Scholten, Lynne May Scott, Renae Andra Sedmak, Cvetka Ljubica Seymour, Jackie Mary Sherlock, Remy Sara Slyth, Loretta Simic, Mirjana Smith, Fiona Louise Smith, Nicole Somers, Kerry Lesley Sproule, Karen Staines, Tonya Anne Starmer, Darren Leonard

Stephen, Tracey Lee Stewart, Jacqueline Anne Stokes, Jody Leeanne Tan, Swee Chin Townsend, Marissa Anne Tredget, Jane Mary Trott, Leanne Maree Turbill, Florence Marie Twomey, Terese Marie Urich, Denae Maree Vecchi, Christine Marie Waddell, Deborah Anne Wade, Gwendoline E. H. Wall, Erin Joanne Watt, Kathryn Wheeler, Tanya Janelle Whitley, Catherine Danielle Wilberforce, Kate Alexandria Williams, Jennifer Maree Winch, Kylie Wood, Kate Frances Wood, Rachel Marie Woodard, Mark Geoffrey Young, Kathleen Maria

HEALTH ACT 1911

Health Department of WA Perth 13 July 1990

600/83

The cancellation of the appointment of Mr Andrew Denham as a Health Surveyor (Meat) to the City of Bunbury effective from 27 April 1990 is hereby notified.

BRIAN DEVINE, Executive Director.

HEALTH ACT 1911

Health Department of WA Perth, 13 July 1990.

8091/87

9244/89

8282/90

- 1. The cancellation of the appointment of Mr Bruce Henry Boyd as a Health Surveyor to the Shire of Coolgardie effective from 3 August 1990 is hereby notified.
- 2. The appointment of Mr Trevor John Walker as a Health Surveyor to the Shire of Coolgardie effective from 6 August 1990 is approved.

BRIAN DEVINE, Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA Perth 18 July 1990

- 1. The cancellation of the appointment of Mr Robert Gilmour as a Health Surveyor to the Shire of Gingin effective from 20 July 1990 is hereby notified.
- 2. The appointment of Mr Geoffrey Grant Lowes as a Health Surveyor (Meat) to the Shire of Gingin effective from 23 July 1990 is approved.

WAYNE G. JOLLEY, for Executive Director.

HEALTH ACT 1911

Health Department of WA Perth 18 July 1990

- 1. The cancellation of the appointment of Mr Konstantine Vatskalis as a Health Surveyor to the City of Wanneroo effective from 15 June 1990 is hereby notified.
- 2. The appointment of Mr Darryl John Bray as a Health Surveyor to the City of Wanneroo effective from 18 July 1990 is approved.

WAYNE G. JOLLEY, for Executive Director.

HEALTH ACT 1911

Health Department of WA, Perth, 13 July 1990.

8659/88

1. The cancellation of the appointment of Mr James Edward Bertram as a Health Surveyor to the Shire of Busselton effective from 6 June 1990 is hereby notified.

2. The appointment of Mr Grant Dixon as a Health Surveyor (Meat) to the Shire of Busselton effective from 6 June 1990 is approved.

BRIAN DEVINE, for Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA, Perth, 13 July 1990.

8488/90

The appointments of Messrs Konstantine Vatskalis and Duc Phuoc Tran as Health Surveyors to the Town of Port Hedland effective from 2 July 1990 are approved.

BRIAN DEVINE, for Executive Director, Public Health.

Health Department of WA, Perth, 13 July 1990.

8092/87

1. The cancellation of the appointment of Ms Sandra Mamie Elliott as a Health Surveyor to the City of Gosnells effective from 11 May 1990 is hereby notified.

2. The appointment of Mr Malcolm McLevie as a Health Surveyor to the City of Gosnells effective from 25 June 1990 is approved.

BRIAN DEVINE, for Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA, Perth, 13 July 1990.

8476/90

The appointment of Mr Stevan Sullivan as a Health Surveyor to the Shire of Toodyay effective from 9 July 1990 to 10 August 1990 is approved.

BRIAN DEVINE, for Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA, Perth, 13 July 1990.

116/83

1. The cancellation of the appointment of Mr David Smith as a Health Surveyor to the City of Perth effective from 5 June 1990 is hereby notified.

2. The cancellation of the appointment of Mr James Stephen Gorman as a Health Surveyor to the City of Perth effective from 29 June 1990 is hereby notified.

3. The appointment of Mr Frank Buise as a Health Surveyor to the City of Perth effective from 27 June 1990 to 10 August 1990 is approved.

4. The appointment of Mr Albert Meyerkort as a Health Surveyor to the City of Perth effective from 2 July 1990 is approved.

BRIAN DEVINE, for Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA. Perth, 13 July 1990.

8440/88

The cancellation of the appointment of Mr Colin James Wheadon as a Health Surveyor to the Shire of Swan effective from 29 June 1990 is hereby notified.

BRIAN DEVINE, for Executive Director, Public Health.

HEALTH ACT 1911
HEALTH ACT 1911

Health Department of WA, Perth, 16 July 1990.

8'385/90

The cancellation of the appointment of Mr Llewellyn G. A. Withers as a Health Surveyor to the Town of Albany effective from 17 April 1990 is hereby notified.

WAYNE G. JOLLEY, for Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA, Perth, 16 July 1990.

Health Department of WA, Perth, 13 July 1990.

8616/88

The appointment of Mr Patrick Maloney as a Health Surveyor to the Shire of Waroona effective from 15 June 1990 to 9 July 1990 is approved.

WAYNE G. JOLLEY, for Executive Director, Public Health.

HEALTH ACT 1911

8616/88

The appointment of Mr Barry G. Smith as a Health Surveyor to the Shire of Waroona effective from 26 June 1990 to 27 July 1990 is approved.

BRIAN DEVINE, for Executive Director, Public Health.

HEALTH ACT 1911

Health Department of WA, Perth, 20 April 1990.

8363/88

The appointment of Mr Rodney Moss as a Health Surveyor (Meat) to the Shire of Esperance effective from 18 April 1990 to 2 May 1990 is approved.

R. S. W. LUGG, for Executive Director, Public Health.

LAND ADMINISTRATION

LICENSED SURVEYORS ACT 1909

WESTERN AUSTRALIA

It is hereby notified for general information that an examination for candidates wishing to qualify for registration as Licensed Surveyors in Western Australia, under the provisions of the abovementioned Act will be commencing on Monday, 24th September 1990.

A written application to sit, together with the statutory fee, must be in the hands of the Secretary not later than 4.30 pm on Friday, 31st August 1990.

Intending candidates must lodge their project plans and field books not later than 4.30 pm on Friday, 31 August 1990. Candidates plans must be scrutinised and signed by their respective Master before being submitted to the Board.

G. E. MARION, Secretary.

Land Surveyors Licensing Board, Department of Land Administration, Cathedral Avenue, Perth 6000.

RESERVES

Department of Land Administration, Perth, 20 July 1990.

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

File No. 497/986. Canning—No. 41434 (1 209 square metres) "Use and Requirements of the Minister for Works" Loc. No. 3711 Diagram 89616 Public Plan Perth 1: 2 000 22.14.

File No. 1628/990. Canning—No. 41423 (8 259 square metres) "Community Centre" Loc. No. 3642 Diagram 89565 Public Plan Perth 1:2 000 BG 34 18.18 (Cecil Avenue).

A. A. SKINNER, Acting Executive Director.

3487

AMENDMENT OF RESERVES

Department of Land Administration,

Perth, 20 July 1990.

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. 1485/964

Reserve No. 32872 (Canning Location 2578) "Education Purposes" to exclude that portion now comprised in Canning Location 3642 as surveyed and shown bordered red on Land Administration Diagram 89565 and of its area being reduced to 15.1934 hectares accordingly. (Plan Perth 1:2 000 18.18 (Cecil Avenue).)

File No. 497/986

Reserve No. 39662 (Canning Location 3508) "School Site" to exclude that portion now comprised in Canning Location 3711 as surveyed and shown bordered red on Land Administration Diagram 89616 and of its area being reduced to 4 827 square metres accordingly. (Plan Perth 1:2 000 22.14.)

A. A. SKINNER, Acting Executive Director.

PUBLIC WORKS ACT 1902 (AS AMENDED) SALE OF LAND

File No. 2950/1962.

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

Land

King Location 672 being the whole of the land contained in Certificate of Title Volume 1758 Folio 362 as is shown more particularly delineated and coloured green on Plan LAWA 630. Dated 17 July 1990.

N. J. SMYTH, Executive Director.

PUBLIC WORKS ACT 1902

Sale of Land

File No. L & PB 1504/81V2.

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

Land

Canning Location 3635 and being the whole of the land contained in Crown Grant Volume 1865 Folio 168 as is shown more particularly delineated and coloured green on plan L.A.W.A. 631. Dated this 17th day of July 1990.

> N. J. SMYTH, Executive Secretary, Department of Land Administration.

LAND ACT 1933

NOTICE OF INTENTION TO GRANT A SPECIAL LEASE UNDER SECTION 116 Department of Land Administration, Perth, 6 July, 1990.

Corres 2639/985.

It is hereby notified that it is intended to grant a lease of Hampton Location 191 to Goldfields Solo Riders Club (Inc.) for a term of 21 years for the purpose of "Motor Cycle Track".

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT

LOCAL GOVERNMENT ACT 1960

LOCAL GOVERNMENT (QUALIFICATION OF MUNICIPAL OFFICERS) AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Local Government (Qualification of Municipal Officers) Amendment Regulations 1990.

Regulation 14 amended

2. Regulation 14 of the Local Government (Qualification of Municipal Officers) Regulations 1984^* is amended in subregulation (1) by deleting paragraph (d) and substituting the following paragraph—

" (d) the Chief Executive of the Department of Planning and Urban Development of the State, or an officer of the State Public Service nominated by him; ".

[*Published in the Gazette of 24 August 1984 at pp. 2601-7 (corrigendum in Gazette of 28 September 1984 at p. 3192). For amendments to 13 June 1990 see 1989 Index to Legislation of Western Australia at p. 293.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Fremantle

By-law Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 19 February 1990, to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law as published in the *Government Gazette* on 7 August 1981 as amended. The Third Schedule—Parking Stalls and Parking Stations of the City of Fremantle Parking Facilities By-law is deleted and substituted by the following— THIRD SCHEDULE

PARKING STATIONS

Hours of Operation and Fees for Parking Stations

- (a) Where Parking Stalls are let to Term Parkers on a monthly basis, they are applicable as follows—
 - (i) for a calendar month;
 - (ii) between the hours of 8 a.m.-6.00 p.m. Monday to Saturday inclusive.
- (b) Where Weekly Tickets are available for purchase from ticket issuing machines in car parks, they are applicable for seven consecutive days from the date of purchase. These tickets are interchangeable between car parks where the purchase price of weekly tickets is the same or of a lesser purchase price.

Parry Street Car Park (No. 1)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive--40 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—40 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or

part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$10.00 per week.

Marine Terrace Car Park (No. 2)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—40 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—40 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$10.00 per week. Ellen Street Car Park (No. 3)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—30 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—30 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$6.00 per week.

Queen Street Car Park (No. 4)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—50 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—50 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

Nairn Street Car Park (No. 5)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—50 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour or part thereof;

From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

Point Street Car Park (No. 6)

(Unless otherwise advertised at the Station)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—50 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour or part thereof;

From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Parking Stalls may be let on a monthly basis as follows—

(i) Personalised parking bays-

Basement	\$65.00
Ground Floor	\$60.00
First Floor	\$55.00
Second Floor	\$50.00
Third Floor	\$45.00
Fourth Floor	\$40.00

(ii) Non-personalised parking bays-

Fifth Floor\$30.00

Bannister Street Car Park (No. 7)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—50 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour or part thereof;

From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

St. John's Reserve Car Park (No. 8)

Parking shall be restricted to authorised vehicles only at all times.

Fremantle Centre Park (No. 9)

Hours of Operation—

(Unless otherwise advertised at the Station)

8.00 a.m. to 6.00 p.m.	Monday, Tuesday, Wednesday
8.00 a.m. to 10.00 p.m.	Thursday
8.00 a.m. to 12.00 midnight	Friday and Saturday
10.00 a.m. to 10.00 p.m.	Sunday

Parking Fees-

60 cents for each hour or part thereof, with a minimum fee of 60 cents.

Monthly Ticket fees be made available as follows-

Ground Floor	\$80.00
First Floor	\$70.00
Second Floor	\$60.00
Third Floor	
Fourth Floor	\$30.00
Fifth Floor	\$25.00

In sections of the Parking Station, parking stalls may be set aside for exclusive use to Term parkers for an additional fee of \$5.00 per month.

Esplanade Car Park (No. 11)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—40 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—40 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$10.00 per week.

Elder Place Car Park (No. 12)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—40 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—40 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$10.00 per week.

Beach Street Car Park (No. 12A)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—30 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—30 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

Beach Street Car Park (No. 12B)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-20 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—20 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday—20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$5.00 per week.

The Malls Car Park (No. 13)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—60 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday-60 cents per hour or part thereof;

From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

Aquatic Centre Car Park (No. 14)

Hours of Operation— 8.00 a.m. to 5.00 p.m. Monday to Friday inclusive. 8.00 a.m. to 1.00 p.m. Saturday. Public Holidays excluded.

Parking Fees-

20 cents per hour—a rebate of 10 cents is applicable to swimming pool users. Weekly tickets may be purchased for a fee of \$5.00 per week.

Josephson Street Car Park (No. 15) From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-50 cents per hour or part thereof; From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive-20 cents per hour or part thereof; From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof. Markets Car Park (No. 16) From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-50 cents per hour or part thereof; From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive-20 cents per hour or part thereof; From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof. Adelaide Street Car Park (No. 17) Hours of Operation-From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-50 cents per hour. From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour. Minimum period 15 minutes for ten (10) cents increasing in multiples of 15 minutes for each ten (10) cents. Ferry Terminal Car Park (No. 18) Hours of Operation-8.00 a.m. to 6.00 p.m. daily, including Sundays and Public Holidays. Parking Fees-Two dollars and fifty cents (\$2.50) per day or part thereof. Round House Car Park (No. 19) From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-30 cents per hour or part thereof; From 8.00 a.m. to 1.00 p.m. Saturday-30 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive-20 cents per hour or part thereof; From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$5.00 per week. Essex Street Car Park (No. 20) From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-50 cents per hour or part thereof; From 8.00 a.m. to 1.00 p.m. Saturday-50 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive-20 cents per hour or part thereof; From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof. Mews Road Crossing Car Park-North (No. 21) From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-20 cents per hour or part thereof; From 8.00 a.m. to 1.00 p.m. Saturday-20 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive-20 cents per hour or part thereof; From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof. Weekly tickets may be purchased for a fee of \$5.00 per week. Mews Road Crossing Car Park-South (No. 21A) From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive-20 cents per hour or part thereof; From 8.00 a.m. to 1.00 p.m. Saturday—20 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive-20 cents per hour or part thereof; From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

Weekly tickets may be purchased for a fee of \$5.00 per week.

Cliff Street Car Park (No. 22)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—40 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—40 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

William Street Car Park (No. 24)

From 8.00 a.m. to 6.00 p.m. Monday to Friday inclusive—50 cents per hour or part thereof;

From 8.00 a.m. to 1.00 p.m. Saturday—50 cents per hour or part thereof; From 6.00 p.m. to midnight Monday to Friday inclusive—20 cents per hour or part thereof;

From 1.00 p.m. to midnight Saturday-20 cents per hour or part thereof.

Woolstore Shopping Centre Car Park (No. 26)

Hours of Operation—

8.00 a.m. to 6.00 p.m. Monday to Sunday inclusive.

Public Holidays included.

Maximum stay permitted—3 hours per vehicle, or as otherwise advertised at the car park.

Parking Fees— No fee shall be charged.

Dated this 23rd day of March 1990. The Common Seal of the City of Fremantle was here unto affixed in the presence of—

> JOHN A. CATTALINI, Mayor. M. J. CAROSELLA, Town Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 17th day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Busselton

By-law Relating to Reserves and Foreshores

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Shire of Busselton hereby records having resolved on the 23rd day of August 1989 to make and submit for confirmation by the Governor, the following amendment to its By-law relating to Reserves and Foreshores, published in the *Government Gazette* on 17 January 1986 and amended by notice in the *Government Gazette* from time to time.

The principal By-law is amended by-

- 1. Deleting lines 1 and 2 of Clause 3 and substituting the following-
 - "On a reserve or a foreshore, a person other than a Shire employee executing his/her normal duties shall not"
- Deleting lines 1 and 2 of Clause 4 and substituting the following—
 "A person other than an employee of the Council executing his/her normal duties"

3. Adding the following words after the paragraphs of Clause 4—
"The provisions of Clause 4 shall not apply to a physically impaired person, using a wheelchair or motorised wheelchair."

Dated this 4th day of May 1990.

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

E. J. SMITH, President. B. N. CAMERON, Shire Clerk.

Recommended—

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 17th day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Wanneroo

Amendment to By-laws Relating to Stallholders

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of February 1990, to make and submit for confirmation by the Governor the following amendment to its By-laws relating to Stallholders as published in the *Government Gazette* on 31 October 1986.

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

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

Recommended—

Dated 27 June 1990.

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 17th day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the Shire of Augusta-Margaret River

By-laws Relating to Buildings in Specified Areas within Augusta Townsite

In pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality, hereby records having resolved on the 8th day of March 1990, to make and submit for confirmation by the Governor, this By-law to repeal the By-laws relating to Building in Specified Areas within Augusta Townsite, which were gazetted on 31 March 1971, and subsequently amended on 27 June 1975. Dated this 26th day of March 1990.

The Common Seal of the Shire of Augusta-Margaret River was hereunto affixed by Authority of a resolution of the Council in the presence of—

D. H. PATMORE, President.

A. G. M. BROWN, Acting Shire Clerk.

Recommended— Dated 9 July 1990.

GORDON HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 17th day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Geraldton

By-laws Relating to Parking Facilities

In pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of March, 1990 to make and submit for confirmation by the Governor, the following amendments to the abovementioned By-laws as published in the *Government Gazette* on 14th December, 1973 and amended from time to time.

The By-laws are further amended as follows-

(i) deleting the passage "Ten cents (10c) for each two (2) hours" and substituting the passage "Twenty cents (20c) for each one hour, or part thereof, "which appears in the line headed "Parking Fees" under the heading "No. 1 Parking Station, Foreshore Drive".

Dated this 2nd day of April, 1990.

The common seal of the Municipality of the City of Geraldton was hereunto affixed in the presence of—

FAYE A. SIMPSON, Mayor. D. M. GREEN, Acting Town Clerk.

Recommended-

G. HILL, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 17th day of July 1990.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Shire of Wagin

SCHEDULE OF FEES AND CHARGES

Facilities of the Council

	hereby notified for public information that the Council of Shire of Wagin at its m $_{2}$ 3, 1990 resolved to set the following fees and charges.	eeting held
(a)	Sportsground	\$
	Annual Charges	
	Basketball Club Trotting Club Badminton Club Cricket Club Football Club Men's Hockey Club Ladies Hockey Club Agricultural Society (annual Woolorama Cleanup)	600.00 120.00 300.00 750.00 150.00 150.00
	Occasional Hire	
	Oval (day/night) Luncheon Booth Exhibition Hall plus power Deposit (where liquor consumed) Deposit (otherwise) Trotting Pavilion All Electricity and Water Charges to be recouped from users.	40.00 100.00 50.00
(b)	Town Hall	
,	Town Hall	
	Travelling Companies Local Entertainment Cabarets, Weddings to midnight Per hour after midnight Exhibition, Public Meeting Rehearsal and Decorating Deposit (where alcohol consumed) Deposit (otherwise)	$\begin{array}{c} 90.00 \\ 45.00 \\ 165.00 \\ 25.00 \\ 30.00 \\ 10.00 \\ 200.00 \\ 50.00 \end{array}$
	Lesser Hall	00.00
	Quiz nights, Fashion Parades Public Meetings, exhibitions Local entertainment (to midnight) Per hour after midnight Deposit (where alcohol consumed) Deposit (otherwise)	$\begin{array}{r} 45.00\\ 20.00\\ 45.00\\ 15.00\\ 200.00\\ 50.00\end{array}$
	Kitchen	
	Kitchen only Kitchen with Main/Lesser Hall	$\begin{array}{c} 35.00 \\ 20.00 \end{array}$
	Rotary Club Room	15.00
	Hire of chipboard trestles Trestles purchased since 1989/90	6.00
	Hire of green chairs 1-25 26-50 \$16.25 plus 51+ \$26.25 plus Chairs purchased since 1989/90	.65c ea .40c ea .25c ea.
(c)	Swimming Pool	
	Daily Tickets	
	Adults (16 yrs and over) Children (5-16 yrs) Children (under 4 yrs) Children (in term swimming classes)	1.20 .70c no charge .70c

Season Tickets	\$
Family (children to 16 yrs) Adults (16 yrs and over) Children (5 yrs-16 yrs)	$100.00 \\ 50.00 \\ 26.00$
Daily Observers Tickets	.70c
Pensioners	
Concessional Charges—childrens rates (Any person holding a Pensioner Health Benefit Card)	
Trampolines—10 minutes	.60c
Minimal increase is recommended to Swimming Pool charges as there was only 3 Adults, 7 Family and 13 Children's season tickets sold during the 89/90 season.	

H. L. PEDERICK, President. GARY P. BRENNAN, Shire Clerk.

CEMETERIES ACT 1986

Wagin Cemetery Board

By-laws relating to Public Cemeteries

It is notified for public information that in accordance with section 53 of the Cemeteries Act 1986, the Shire of Wagin did by resolution at a meeting held on July 3, 1990, fix the undermentioned fees and charges.

Wagin General Cemetery

Schedule "A"

Scale of Fees and Charges payable to Trustees

An application for an Order for Burial shall be produced at the Council Office prior to the holding of a funeral, together with payment of the appropriate applicable following fees, unless prior arrangements have been made with the Council to pay such fees within the month in which burials take place.

1.	On application	for an orde	r for burial	the following	fees shall	be payable in advance.
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(a)	Interment Fees	\$
	For interment of any adult in grave 1.8 metres deep	120.00
	For interment of any juvenile (under 14 yrs of age) in grave 1.8 metres deep	95.00
	For interment of any stillborn child	95.00
	For Government interment of an adult	90.00
	For Government interment of a juvenile (under 14 years of age)	85.00
(b)	Land for Burial	
	1. For ordinary land for burial in denominated and non-denominational sections, selected by Trustees:	
	(a) Land 2.4m x 1.2m	35.00
	(b) Land 2.4m x 2.4m	35.00
	(c) Land 2.4m x 3.7m	35.00
	2. Special land selected by applicant approved by the Trustees including a grant for Right of Burial:	
	(a) Land 2.4m x 1.2m	35.00
	(b) Land 2.4m x 2.4m	35.00
	(c) Land 2.4m x 3.7m	35.00
2.	If graves are required to be sunk deeper than 1.8 metres, the following additional charge shall be payable:	
	For first additional 30cm	30.00
	For second additional 30cm	50.00
	For third additional 30cm	75.00
3.	For re-opening an ordinary grave:	
	For each interment of an adult	120.00
	For each interment of a juvenile (under 14 years of age)	95.00
	For each interment of a stillborn child	95.00
4.	For re-opening a brick grave-according to work required, from	120.00
5.	For each interment without due notice under By-law 6	75.00
	For each interment of a Sunday or Public Holiday	150.00
	For each interment not in usual hours as prescribed by By-law 13	70.00
	Fee for exhumation	100.00

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Re-opening of grave for exhumation:	
For Adult	130.00
For a juvenile under 14 yrs	95.00
Re-interment in new grave after exhumation:	
For Adult	120.00
For a juvenile under 14 yrs	90.00
For permission to erect a headstone	25.00
For permission to erect a monument	25.00
For permission to enclose any grave with a kerb	25.00
For permission to erect a name plate	25.00
For registration of transfer of Right of Burial	7.00
For copy of Right of Burial	7.00
For grave number plate	15.00
Undertaker's Annual License Fee	40.00
Grave reservation fee	15.00
Niche Wall	

(a) For the interment of ashes in a single niche without supply of a niche plaque.. 40.00(b) for the interment of ashes in a single niche with the supply of a niche plaque.. 130.00

H. L. PEDERICK, President. GARY P. BRENNAN, Shire Clerk.

CEMETERIES ACT

City of Bunbury

Bunbury General Cemetery By Laws

It is hereby notified for public information that Schedule A of the City of Bunbury General Cemetery By-laws is amended by adding the following—

BUSH FIRES ACT 1954

(Section 38)

It is hereby notified that the following appointments have been made effective from 26 June 1990. Chief Bush Fire Control Officer Peter Ashley Sewell

Deputy Chief Bush Fire Control Officer Senior Bush Fire Control Officer Fire Weather Officers

Bush Fire Control Officers

Peter Ashley Sewell Brian Robert Crisp Peter Wayne Madderson John Graham Neil Miller Brian Robert Crisp Peter Oswald Arthur Nash Peter James Sandow Kenneth John Brehaut Graeme Ross Morrell David Hughes Alan Ray Williams John Graham Neil Miller James Armanasco Geoffrey Hugh Johnston James Frederick Mill

All previous appointments of Bush Fire Control Officers are hereby cancelled.

E. H. KELLY, Shire Clerk/Chief Executive.

6.

DUNDAS SHIRE COUNCIL

Fees and Charges

Notice is hereby given that the following fees and charges were adopted by Council at its meeting of 9th July 1990 and will come into effect as at 1st August 1990.

Photocopying Facsimile Electoral Roll	.50 \$2.00 \$10.00	per page per page each
Town Hall		
Travelling Shows —Day Evening	\$50.00 \$110.00	
School Concerts, Socials, Meetings, Conventions, —Day Fetes, Bazaars, Exhibitions Evening	\$35.00 \$55.00	
Rehearsals —Day (only when not otherwise required) Evening	\$10.00 \$20.00	
Any function where liquor is consumed	\$140.00	
Complex (when not leased to Football Club)		
per function	\$35.00	
per function where liquor is consumed	\$90.00	
for meetings only	\$20.00	

be lodged upon obtaining keys to the building. It will be refunded where the premises are left in a clean and tidy condition and no damage has been done.

Oval

use by non sporting body use by a sporting body lights at oval	\$75.00 \$75.00 \$5.00	per hour
Basketball/Netball Courts		
electricity—charge per hour	\$5.00	
Standpipe Water		
per load	\$25.00	
Annual Charges		
Netball Association	\$120.00	
Little Athletics	\$60.00	
Basketball Association	\$120.00	

The Council reserves the right to alter or amend any of the above charges for any of its facilities, depending upon individual circumstances, as it sees fit.

E. A. GILBERT, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Shire of Denmark

Memorandum of Imposing Rates 1990/91

To whom it may concern:

At a meeting of the Denmark Shire Council held on 2nd July, 1990, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the municipality in accordance with the Local Government Act 1960 and the Health Act 1911. Dated this 2nd day of July 1990.

> D. MORRELL, President. P. DURTANOVICH, Shire Clerk.

	Schedule of Rates and Charges
General Rate	14.3109 cents in the dollar on Gross Rental Valuations. 1.145 cents in the dollar on Unimproved Valuations.
Rubbish Service Charge	\$65.00 per annum for the removal of up to 2 standard rubbish bins per week from residential and commercial premises.
Minimum Rate	\$280.00 per assessment on Gross Rental Valuations. \$280.00 per assessment on Unimproved Valuations.
Penalty	Penalty of 10 per cent chargeable on all rates remaining unpaid on 31 January 1991.

GOVERNMENT GAZETTE, WA

LOCAL GOVERNMENT ACT 1960

HEALTH ACT 1911

Town of Northam

Memorandum of Imposing Rates

To whom it may concern

At a meeting of the Northam Town Council held on 12 July, 1990, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Town of Northam for the period 1 July, 1990 to 30 June, 1991.

V. S. OTTAWAY, Mayor B. H. WITTBER, Town Clerk.

Schedule

General Rates	10.42 cents in the \$ on Gross Rental Values of all rateable land within the District.
Garbage Removal	\$70.00 per annum per bin for one removal per week for rateable
	properties. \$110.00 per annum per bin for one removal per week for non rateable properties.
Minimum Assessment Charge	\$180.00 per assessment.
Penalty	10 per cent chargeable on all rates remaining unpaid after 31 January, 1991.
Discount	7.5% discount is allowable on all current rates if paid in full within 35 days from the issuing of the rate notices.

LOCAL GOVERNMENT ACT 1960

Town of Cottesloe

Memorandum of Imposing Rates 1990/91 Financial Year

To whom it may concern:

At a special Meeting of the Town of Cottesloe held on the 11th day of July, 1990 it was resolved that the rate and charges, as specified hereunder, should be imposed on all rateable property within the Town of Cottesloe in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated 12 July, 1990.

C. D. MURPHY, Mayor. R. PEDDIE, Town Clerk.

	Schedule of Rates and Charges
General Rate: Minimum Rate Charge:	7.50 cents in the dollar on the Gross Rental Values \$380 per assessment.
Discount:	Six per cent (6%) on all current rates which are fully paid and received at the Council Office by 4.00 pm on Thursday 16th
Penalty:	August, 1990.
renalty:	Ten per cent (10%) on all rates remaining unpaid after 31st
Rubbish Service Charge:	January, 1991. Eligible pensioners exempt. (Rateable Properties)
	\$100 per annum for each weekly Mobile Garbage Bin additional service provided. \$10 extra per annum for wet liners.
Rubbish Service Charge:	(Non-Rateable Properties)
U	\$150 per annum for each weekly Mobile Garbage Bin Service provided. \$10 extra per annum for wet liners.
Casual Mobile Bins:	\$20 for four week period or part thereof.

LOCAL GOVERNMENT ACT 1960 HEALTH ACT 1911

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Shire of Wongan-Ballidu

Memorandum of Imposing Rates

At a meeting of the Wongan-Ballidu Shire Council, held on July 11 1990, it was resolved that the rates specified should be imposed on all rateable property within the district of the Shire of Wongan-Ballidu in accordance with provisions of the abovementioned Acts. Dated 12 July 1990.

I. P. BARRETT-LENNARD, President. A. J. DOUST, Shire Clerk. GOVERNMENT GAZETTE, WA

General Rates

Minimum Rates

Schedule of Rates and Charges Levied Unimproved Value 12 cents in the \$ Gross Rental Value 4.99 cents in the \$ Unimproved Value \$65 Gross Rental Value \$145

Sanitation and Refuse Charges

Domestic Rubbish Commercial Rubbish one removal per week \$80 per annum one removal per week \$90 per annum.

Discount

Five per cent of all current rates paid in full within thirty (30) days of the date of service of the Notice of Valuation and Rate.

Penalty

A penalty of ten per cent will be charged on all rates remaining unpaid after January 31, 1991, (excluding eligible pensioners).

LOCAL GOVERNMENT ACT 1960-1981 COUNTRY TOWNS SEWERAGE ACT 1948 (AS AMENDED)

Koorda Shire Council

Memorandum of Imposing Rates

To whom it may concern

At a meeting of the Koorda Shire Council held on the 11th July, 1990, it was resolved that the rates specified hereunder should be imposed on all rateable properties within the Shire in accordance with the provisions of the Local Government Act 1960-1981 and the Country Towns Sewerage Act 1948 (as amended).

Schedule of rates levied:

General Rates:

Rural lands 6.03c in the \$ on unimproved values of properties. Kulja, Dukin and Mollerin Townsites 11.94c in the \$ on the unimproved value of properties.

Koorda Townsite 11.94c in the \$ on the annual values of properties.

Minimum Rates: LAND

One hundred and thirty dollars (\$130.00) per block-Land Rates for both Town and Rural Land. Rubbish Charges:

Rubbish removal charge \$72.00 per annum for the standard bin per week for domestic and \$90.00 for commercial premises.

Sewerage Rates:

10.01c in the \$ on the gross rental value for residential area and 10.01c for commercial properties. \$556.00 per connection and service charges of an Institutional, Recreational, Cultural Educational, Religious or Public Amenities type properties—

\$100.00 per annum

First Major Fixture

Each Additional Major Fixture Minimum Rates Sewerage	\$44.00 per annum
Vacant Land	\$ 60.00 per annum \$110.00 per annum
Residential Properties Commercial Properties	\$175.00 per annum

Differential Rates—Pearman Street

10.01c in the \$ on gross rental value, specified area, outside the subsidised sewerage area. Penalty:

A penalty of 10% will be added to all rates outstanding as at the 31st January, 1991, on Municipal Funds Rates only.

Discount:

A discount of 10% will be allowed on Municipal Fund rates only, if full payment is received within 35 days of the date of service on the assessment notice.

D. J. INMAN, President. R. E. TURNER, Shire Clerk.

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911

Town of Narrogin

Memorandum of Imposing Rates

To Whom it may Concern-

At a special meeting of the Narrogin Town Council held on the 3rd day of July 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Town of Narrogin, in accordance with the Local Government Act 1960 and the Health Act 1911 for the year ending June 30, 1991.

Schedule of Rates

- 1. General Rate-14.12 cents in the dollar on Gross Rental Valuations.
- 2. Rate Discount-A discount of 10% will be allowed on current rates paid in full and receipted at the Council office on or before Tuesday, August 14 1990.
- Rate Penalty-A 10% penalty will be levied against rates outstanding as at the close of business 3. on January 31, 1991 (pensioners' rates being excluded).
- 4. Minimum Rate-\$170.00 per lot or assessment.
- 5. Rubbish Charge-\$79.00 per annum per 240 litre bin service.

Dr J. W. J. PARRY, Mayor. PATRICK WALKER, Town Clerk.

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911 City of Melville

Memorandum of Imposing Rates

To whom it may concern:

At the meeting of the City of Melville held on 10 July 1990 it was resolved that the rates and charges as specified hereunder should be imposed on all rateable property within the City of Melville in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911 for the year ending 30 June 1991.

Dated 11 July, 1990.

JUNE BARTON, Mayor. GARRY G. HUNT, City Manager/Town Clerk.

Schedule of Rates and Charges

Zone Group 1

Residential A, B and C and Urban Development improved land-5.6004c in the dollar on gross rental values subject to a minimum rate of \$280 per lot, location or other piece of land.

Zone Group 2

Commercial and City Centre and Industrial 1 and 2 and Hotel, Private Clubs and Institutions improved land-5.6004c in the dollar on gross rental values subject to a minimum rate of \$280 per lot, location or other piece of land.

Zone Group 3

Rural improved land-5.6003c in the dollar on gross rental values subject to a minimum rate of \$280 per lot, location or other piece of land.

Zone Group 4

Residential A, B and C and Urban Development unimproved land 7.2336c in the dollar on gross rental values subject to a minimum rate of \$325 per lot, location or other piece of land.

Zone Group 5

Commercial, City, Industrial 1 and 2 and Hotel, Private Clubs and Institutions and rural unimproved land 7.2336c in the dollar on gross rental values subject to a minimum rate of \$410 per lot, location or other piece of land.

Rubbish Service Charge (Rateable Properties): \$78.00 per annum for one standard weekly removal of a 240 litre container.

Eligible Pensioners entitled to a concessional rate of \$39.00 per annum for one standard weekly removal.

Non-Rateable Properties: \$156.00 per annum for one standard weekly removal of 240 litre container. Bulk Rubbish Removal:

\$13.00 per service—one bin of 1.5 cubic metre capacity; \$19.00 per service—one bin of 3 cubic metre capacity; \$52.00 per service—one bin of 4 cubic metre capacity.

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911

Town of Albany

Memorandum of Imposing Rates and Charges 1990-91.

To whom it may concern.

At a meeting of the Council held on 4 July, 1990, it was resolved that the rates and charges specified in the Schedule should be imposed on all rateable property within the Town in accordance with the provisions of the Local Government and Health Acts.

A. G. KNIGHT, Mayor.

Schedule of Rates and Charges

Differentiating General Rates-

Zone Group 1—comprising Tourist Residential, Central Area, Other Commercial Service Station, Local Shopping and Licensed Premises zones: 11.96 cents in the dollar on Gross Rental Valuations. Zone Group 2—comprising all other zones: 11.60 cents in the dollar on Gross Rental Valuations. Minimum Assessment: \$216 to be charged on any location, lot or other piece of land.

Penalty on Outstanding Rates: A penalty of 10 per cent will be applied to outstanding rates as at 31 January 1991 except for amounts owed by eligible pensioners.

Refuse Service Charge-

Commercial Properties: \$65.50 per annum for one weekly removal service (each additional service \$1.30).

Residential Properties: \$85 per annum for one weekly removal service (each additional service \$1.65).

LOCAL GOVERNMENT ACT 1960

City of Bayswater

Memorandum of Imposing Rates

To whom it may concern,

At a meeting of the Bayswater City Council held on 3rd July 1990, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the District of the City for the period 1st July 1990 to 30th June 1991, in accordance with the Local Government Act.

In accordance with the provision of Section 548B of the Local Government Act 1960, the change to rating on the basis of valuations on gross rental shall, in relation to rateable land in the district, being the final year of rating of a three year phase-in period.

Differentiating general rates in accordance with Section 548(4b) of the Local Government Act shall be imposed according to the purpose for which the land is zoned and pursuant to Section 548(4c) the approval of the Minister for Local Government has been obtained.

Dated this 20th day of July 1990.

Land Zone (District Scheme No. 21)	Rate in the Dollar Gross Rental Values	Minimum Rates for each separate location lot or other piece of rateable land.		
Land Zone		\$		
Residential	.070115	300		
Hotel	.070115	395		
Business	.051184	380		
Office	.047678	380		
Showroom/Warehouse	.045575	380		
Public Purpose	.070115	400		
Service Station	.070115	400		
Light Industry	.049081	495		
General Industry	.070115	495		
Special Purpose	.052586	655		
Reserve				
Controlled Access Highways	.070115	300		
Rubbish Charges:	(One service per week) \$110.00 per annum—Househo \$165.00 per annum—Business			

SCHEDULE OF RATES AND CHARGES LEVIED

Differentiating General Rates:

K. HAMES, Acting Mayor.K. B. LANG, Town Clerk.

GOVERNMENT GAZETTE, WA

LOCAL GOVERNMENT ACT 1960; HEALTH ACT 1911

Shire of Carnamah

MEMORANDUM OF IMPOSING RATES

To whom it may concern:

At a meeting of the Carnamah Shire Council held on 12 July 1990 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality of the Shire of Carnamah, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 13th day of July 1990.

R. E. WHITE, President. M. L. CROFT, Shire Clerk.

Schedule of Rates and Charges Levied

General and Mining Rates-16.672 cents in the dollar on Unimproved Values.

Carnamah and Eneabba Townsite Rates-15.584 cents in the dollar on Gross Rental Values.

General Minimum Rate-\$150.00 per assessment on Mining Tenements.

Other Minimum Rate-Rural land and townsites-\$150.00 per assessment.

Discount-

Ten (10) per cent on all current rates paid in full within fourteen (14) days of assessment service date; and

Five (5) per cent on all current rates paid in full within fifteen (15) to thirty-five (35) days of assessment service date.

Penalty-

Ten (10) per cent on all rates remaining unpaid after 31st January 1991.

Rubbish Charges-

Domestic (once-weekly service)-\$88.00 per annum.

Commercial (once-weekly service)-\$300.00 per annum.

Commercial (twice-weekly service)-\$600.00 per annum.

Sewerage Charge-

\$321.00 per annum on Carnamah Hotel; and

\$214.00 per annum on Carnamah Bowling Club.

LOCAL GOVERNMENT ACT 1960

Shire of Swan

Notice of Intention to Borrow

Proposed Loan (No. 132) of \$850 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of Debentures on the following terms and for the following purposes: eight hundred and fifty thousand dollars for a period of 9 years repayable at the office of the Council at Middle Swan by equal half yearly instalments of principal and interest at interest rates as reviewed by the lender. Purpose: Community Facilities.

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

Dated 17th July, 1990.

C. M. GREGORINI, Shire President. G. K. WATTERS, Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Swan

Notice of Intention to Borrow

Proposed Loan (No. 133) of \$500 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of Debentures on the following terms and for the following purposes: five hundred thousand dollars for a period of 9 years repayable at the office of the Council at Middle Swan by equal half yearly instalments of principal and interest at interest rates as reviewed by the lender. Purpose: Road Construction.

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

Dated 17th July, 1990.

C. M. GREGORINI, Shire President. G. K. WATTERS, Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Swan

Notice of Intention to Borrow

Proposed Loan (No. 134) of \$650 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of Debentures on the following terms and for the following purposes: six hundred fifty thousand dollars for a period of 9 years repayable at the office of the Council at Middle Swan by equal half yearly instalments of principal and interest at interest rates as reviewed by the lender. Purpose: Road Construction.

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

Dated 17th July, 1990.

LOCAL GOVERNMENT ACT 1960

Shire of Mundaring

Notice of Intention to Borrow

Proposed Loan (No. 154) of \$500 000

Pursuant to section 610 of the Local Government Act 1960 the Mundaring Shire Council gives notice that it proposes to borrow, money by the sale of debenture on the following terms and for the following purpose: \$500 000 for a period of fifteen (15) years payable at the office of the Council by thirty (30) equal half yearly instalments of principal and interest. Purpose: Construction of a frail aged hostel in Fenton Street, Mundaring.

Proposed Loan (No. 155) of \$360 000

Pursuant to section 610 of the Local Government Act 1960 the Mundaring Shire Council gives notice that it proposes to borrow, money by the sale of debenture on the following terms and for the following purpose: \$360 000 for a period of ten (10) years payable at the office of the Council by twenty (20) equal half yearly instalments of principal and interest. Purpose: Road construction.

Proposed Loan (No. 156) of \$60 000

Pursuant to section 610 of the Local Government Act 1960 the Mundaring Shire Council gives notice that it proposes to borrow, money by the sale of debenture on the following terms and for the following purpose: \$60 000 for a period of ten (10) yearly payable at the office of the Council by twenty (20) equal half yearly instalments of principal and interest. Purpose: Recreation Reserve construction.

Proposed Loan (No. 157) of \$100 000

Pursuant to section 610 of the Local Government Act 1960 the Mundaring Shire Council gives notice that it proposes to borrow, money by the sale of debenture on the following terms and for the following purpose: \$100 000 for a period of five (5) years payable at the office of the Council by ten (10) equal half yearly instalments of principal and interest. Purpose: Purchase of water tanker—Volunteer Bush Fire Brigade.

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

Loan No. 154 will be taken up in September 1990, and Loans 155, 156 and 157 will be taken up in January 1991.

Dated this 20th day of July 1990.

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

MAIN ROADS

MRD 42-53-D

MAIN ROADS ACT 1930; PUBLIC WORKS ACT 1902 NOTICE OF INTENTION TO TAKE OR RESUME LAND

The Minister for Works hereby gives notice, in accordance with the provisions of section 17(2) of the Public Works Act 1902, that it is intended to take or resume under section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Capel District, for the purpose of the following public works namely, widening of the Bunbury-Augusta Road (SLK)

C. M. GREGORINI, Shire President. G. K. WATTERS, Acting Shire Clerk. Section 5.00-13.35) and that the said pieces or parcels of land are marked off on Plan MRD WA 8902-168 and 9002-018 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

Schedule					
No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)	
1.	Capel Golf Club Incorporated	Capel Golf Club Incorporated	Portion of Wellington Loca- tions 47 and 2991 and being Lot 27 on Plan 7534 being part of the land comprised in Certificate of Title Vol- ume 1254 Folio 806.	150 m ²	
2.	Anthony Clive Bleech- more and Robin Adair Bleechmore	Anthony Clive Bleech- more and Robin Adair Bleechmore	Portion of Wellington Loca- tions 379 and 2420 and being Lot 2 on Diagram 73089 being part of the land comprised in Certificate of Title Volume 1787 Folio 599.	1 050 m ²	

Dated this 18th day of July 1990.

. 1

J. F. ROSE, Acting Director, Administration and Finance.

MINES

COAL MINES REGULATION ACT 1946 APPOINTMENT

Department of Mines, Perth, 20 July 1990.

Pursuant to Section 38(4) of the Coal Mines Regulation Act 1946, Mr Peter Neville John Baughan has been appointed as trustee representing the coal mine owners on the Coal Mines Accident Relief Fund Trust.

D. R. KELLY, Director General of Mines.

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER OF FORFEITURE

Department of Mines.

In accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz. non payment of rent.

WARDEN.

To be heard in the Wardern's Court, Perth, on 17 August 1990. SOUTH WEST MINERAL FIELD

Prospecting Licences

70/822—Bredelle Pty Ltd; Down, Gregory Wayne; Dunn, Rodney John. 70/823—Bredelle Pty Ltd; Down, Gregory Wayne; Dunn, Rodney John. 70/826—Bredelle Pty Ltd; Down, Gregory Wayne; Dunn, Rodney John.

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mines,

Meekatharra.

In accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provision of section 96 (1) (a) for breach of covenant, *viz.* non payment of rent.

P. G. COCKRAM, Warden.

To be heard in the Warden's Court, Meekatharra, on 29 August 1990. MURCHISON MINERAL FIELD

Murchison District

P51/804—Openpit Mining Ltd. P51/805—Openpit Mining Ltd. P51/1009-Goldking Mining N.L. P51/1010—Goldking Mining N.L. P51/1012—Goldking Mining N.L. P51/1013-Goldking Mining N.L. P51/1361-Mark Anthony Maher.

PEAK HILL MINERAL FIELD

P52/208-Patricia June Pursell; Richard John Pursell. P52/210-Robert William Bennett.

MINING ACT 1978 NOTICE OF INTENTION TO FORFEIT

Department of Mines, Perth 6000.

In accordance with Regulation 50 (b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned leases and licences is paid on or before 7 August 1990 it is the intention of the Hon Minister for Mines under the provisions of sections 97 (1) and 96A (1) of the Mining Act 1978 to forfeit such for breach of covenant, viz, non-payment of rent.

D. R. KELLY, Director General of Mines.

WEST KIMBERLEY MINERAL FIELD **Exploration** Licences

04/484-Sorensen, Erik Christian.

04/489-Diamond Resources NL; Southern Ventures NL.

Mining Lease

04/168-Crook, Reginald David; Lillyman, Stephen James; Ware, Alfred George. ASHBURTON MINERAL FIELD

Exploration Licences

08/306-MacDonald, Stanley Allan.

08/314-Metana Minerals NL. 08/315-Metana Minerals NL.

08/316-Metana Minerals NL.

08/317—Metana Minerals NL.

08/318-Metana Minerals NL.

08/319-Metana Minerals NL.

Mining Leases

08/69-Pioneer Concrete (WA) Pty Ltd. 08/85-McAullay, Darryl Cedric.

GASCOYNE MINERAL FIELD

Mining Leases

09/51-Stone Enterprises Pty Ltd.

COOLGARDIE MINERAL FIELD

Mining Leases

15/26-Judd. Laurence Patrick; Schell, John Francis.

15/278-Coolkalg Resources Ltd.

15/291—Burning Gold Pty Ltd. 15/305—A-Cap Development Ltd.

15/309-Jenwood Resources NL.

15/310-Jenwood Resources NL.

15/312-Schell, John Francis.

15/313-Openpit Mining Ltd.

15/317—Bierberg, William Gene. 15/324—Lubbock Nominees Pty Ltd.

15/340-Holden, Fred; Wehner, Manfred Ernhard.

15/353—Sanders, Thomas Stephen. 15/354—Foxton, Alan John; Great Eastern Mines Ltd. 15/356-Premier Gold NL; Sanders, Thomas Stephen.

15/363—Croesus Mining NL. 15/364—Croesus Mining NL. 15/365—Croesus Mining NL.

Kununalling District

Mining Leases

16/65-Fortuna Gold Exploration NL.

16/66-Openpit Mining Ltd.

16/68—Openpit Mining Ltd. 16/76—Openpit Mining Ltd.

MURCHISON MINERAL FIELD

Cue District

Mining Lease

20/156-Baker, Geoffrey Samuel; Herbert, James Pearse.

Day Dawn District

Mining Leases

21/50-Bellia, Antoine; Di Nunzio, Philip Liberato.

BROAD ARROW MINERAL FIELD

Exploration Licence

24/43-Koushappis, Nicholas Chris; Sawyer, Aaron James; Stidworthy, Gerald Francis.

Mining Leases

24/65-Gindalbie Mining NL.

24/111—Hazra Pty Ltd; Elders Finance Limited; Elders Finance and Investment Co. Ltd. 24/274—Western Mining Corporation Ltd.

EAST COOLGARDIE MINERAL FIELD

Bulong District

Mining Leases

25/60-Edwards, John Leslie; Hembrow, Lee Robert.

East Coolgardie District

Mining Leases

26/120-Kalgoorlie Lakeview Pty Ltd. 26/124-Plackett, Brian John.

Kanowna District

27/8-Atkinson, Arthur Robert; Davies, Alexander Daniel.

NORTH COOLGARDIE MINERAL FIELD

Menzies District

Exploration Licence

29/95-Dalla-Costa, Melville Raymond.

Mining Leases

29/99-Bell, Louis Alexander; Bierberg, William Gene. 29/100-Bell, Louis Alexander; Bierberg, William Gene.

Ularring District

Mining Leases

30/64-Pancontinental Mining Ltd.

30/65-Pancontinental Mining Ltd.

30/66-Pancontinental Mining Ltd.

KIMBERLEY MINERAL FIELD

Mining Leases

80/225-Central Electricity Generating Board Exploration (Australia). 80/226-Central Electricity Generating Board Exploration (Australia).

MT MARGARET MINERAL FIELD

Mt Malcolm District

Exploration Licences

37/127-KAS Corporation Pty Ltd.

37/129-Western Boronia Pty Ltd.

37/157-Barnes, Glen Gerald; Hoar, Graham Peter.

General Purpose Lease

37/21-Austwhim Resources NL; Turndeal Ltd.

Mining Leases

37/208-Legendre, Bruce Robert; Withers, Wilfred. 37/209-Legendre, Bruce Robert.

> Mt Margaret District **Exploration** Licence

38/197-Ucabs Pty Ltd.

Mining Leases

38/76—Gindalbie Mining NL.
38/174—Mount Youle Exploration NL.
38/175—Mount Youle Exploration NL.

38/221-Hill, Gregory Horace; Hill, Patrick John.

Mt Morgans District

Mining Leases

39/191-Western Mining Corporation Ltd.

39/196-Western Mining Corporation Ltd.

NORTH COOLGARDIE MINERAL FIELD

Niagara District

Exploration Licence

40/15-Bowden, Robert John; Finlayson, Ross Harvey

Mining Lease

40/86-Le Tissier, Paul Frederick.

PILBARA MINERAL FIELD

Marble Bar District

Exploration Licences

45/667-Berryman, Anthony Basil; Delroy, Trevor John; Rebkin Pty Ltd; Ross, Kevin Martin; Thomas, Kenneth Brian; Willie, Rudolph.

General Purpose Leases

45/20-Abydos Gold Pty Ltd; Fotios, George Harold; Grace, Peter John; Sickerdick, Steven Ashley; Adamson, Derrick Roy; Adamson, Beryl Joyce.

42/22-Lavardin Resources NL; Perpetual Trustees WA Limited; Advance Commercial Finance Limited.

Mining Leases

45/244-List, Paul Edward.

45/245-List, Paul Edward.

45/303-Bell Basic Industries Ltd.

45/396-Lyford, Maurice Hodgson.

45/406-Bamboo Gold Mines NL; Haoma North West NL; Kitchener Mining NL.

45/412-Mann, Keith William.

45/428-Nosmada Gold and Minerals Pty Ltd.

Nullagine District **Exploration** Licence

46/189-Webb, Leonard Ernest.

Mining Leases

46/86—Allon, Alexander. 46/89—Invincible Gold NL.

WEST PILBARA MINERAL FIELD

Mining Lease

47/130-Dumpna Pty Ltd.

MURCHISON MINERAL FIELD

Meekatharra District

Exploration Licences

51/140-Dickson, Scott; Gibson, Glen Sinclair; Thomas, Stephen. 51/174-Thomas, Stephen Leslie.

Mining Leases

51/106-Baker, Brett Arthur.

51/176-Thomas, Kenneth Brian.

51/291—Ruby Wells NL. 51/292—Durey Pty Ltd.

51/293-Durey Pty Ltd.

51/294-Wilson, Donald Lewis.

51/295-Montroyal Mining NL.

PEAK HILL MINERAL FIELD

Exploration Licence

52/264-Tomlinson, Ian Desmond. 52/265-Tomlinson, Ian Desmond. 52/266—Tomlinson, Ian Desmond. 52/267-Gold Lion (Australia) Pty Ltd. 52/268-Gold Lion (Australia) Pty Ltd. 52/269—Gold Lion (Australia) Pty Ltd. 52/270-Gold Lion (Australia) Pty Ltd.

GOVERNMENT GAZETTE, WA

EAST MURCHISON MINERAL FIELD

Wiluna District Exploration Licence

53/163-Eon Metals NL.

General Purpose Lease

53/1—Western Alluvials Pty Ltd. 52/3—Western Alluvials Pty Ltd.

Mining Lease

53/115-Antico Mines NL.

Black Range District

Mining Leases

57/114—Openpit Mining Ltd; Trans-Global Resources NL. 57/115—Openpit Mining Ltd; Trans-Global Resources NL. 57/117—Openpit Mining Ltd; Trans-Global Resources NL. 57/127—Kjellgren, Norman William.

MURCHISON MINERAL FIELD

Mt Magnet District Exploration Licence

58/36—Golden Eagle Mines NL.

YALGOO MINERAL FIELD Exploration Licence

59/75-Walgardy Pty Ltd.

SOUTH WEST MINERAL FIELD

Exploration Licences

70/59—CRA Exploration Ltd. 70/60—CRA Exploration Ltd. 70/510—Orchid Holdings Pty Ltd.

Mining Lease

70/4-Cusack, Brian John.

PHILLIPS RIVER MINERAL FIELD Exploration Licence

74/55-Locsei, Janos.

YILGARN MINERAL FIELD Exploration Licence

77/157-Bellriver Pty Ltd.

Mining Lease

77/222-Great Victoria Gold Ltd.

PLANNING AND URBAN DEVELOPMENT

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Shire of Chittering

Town Planning Scheme No. 5-Amendment No. 11

Ref: 853/3/4/5, Pt. 11.

Notice is hereby given that the Shire of Chittering has prepared the abovementioned scheme amendment for the purpose of adding to the Scheme Text the provisions contained in Part VII—Administration for the purpose of enabling Council to control the following matters—

- a) Powers of the Scheme
- b) Offences
- c) Notices
- d) Claims for Compensation
- e) Appeals

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Great Northern Highway, Bindoon and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 31, 1990. Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 31, 1990.

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. W. HERBERT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME TOWN PLANNING AVAILABLE FOR INSPECTION

Shire of Hall's Creek

Town Planning Scheme No. 1

Ref: 853/7/3/2.

Notice is hereby given that the Shire of Hall's Creek has prepared the abovementioned town planning scheme for the purpose of-

- (a) to set aside land for the continued development of the town in areas appropriate for urban development,
- (b) to limit the development of land considered inappropriate for urban uses because of the adverse affects of inundation and other physical constraints,
- (c) to reserve land for public purposes,
- (d) to zone the balance of the land within the Scheme Area for the various purposes described in the Scheme,
- (e) to provide development policies and 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, Thomas Street, Hall's Creek and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 22, 1990.

Submissions on the town planning scheme should be made in writing on Form No. 4 and lodged with the undersigned on or before October 22, 1990.

P. FOSTER, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Gosnells

Town Planning Scheme No. 1-Amendment No. 343

Ref: 853/2/25/1, Pt. 343.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of including Part of Lot 268 Kelvin Road, Maddington in the Schedule of Additional Uses for a Lunch Bar, Hardware Shop and Offices.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 31, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 31, 1990.

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. N. WHITELEY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Mandurah

Town Planning Scheme No. 1A-Amendment No. 140

Ref: 853/6/13/9, Pt. 140.

Notice is hereby given that the City of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning a portion of Pt Lot 10 Cockburn Location 16, Oakmont Avenue, Meadow Springs, Mandurah, from Residential 2 Zone to Residential 3 Zone (Group Residential), with a residential density coding of R40.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including August 31, 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before August 31, 1990.

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.

K. W. DONOHUE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Nedlands

Town Planning Scheme No. 2-Amendment Nos. 33 and 35

Ref: 853-2-8-4, Pts. 33 and 35.

Notice is hereby given that the City of Nedlands has prepared the abovementioned scheme amendments for the purpose of -

- Amendment No. 33—Permitting, within the Residential Zone—Lot 317 Leura Street, Nedlands, an Additional Use—Professional Office.
- Amendment No. 35—Permitting within the Residential Zone of Lot 318 Leura Street, Nedlands an Additional Use—Office.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, 71 Stirling Highway, Nedlands, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 31 August 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 31 August 1990.

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.

N. G. LEACH, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Stirling

District Planning Scheme No. 2-Amendment No. 140

Ref: 853-2-20-34, Pt. 140.

Notice is hereby given that the City of Stirling has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Lot Part 1627 Ungaroo Road, Balga from "Low Density Residential R20" to "Residential R35".

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, City Administrative Centre, Civic Place, Stirling, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 31 August 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 31 August 1990.

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.

RALPH FARDON, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Wanneroo

Town Planning Scheme No. 1-Amendment No. 514

Ref: 853-2-30-1, Pt. 514.

Notice is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendment for the purpose of amending Clause 5.9 of the above Town Planning Scheme.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Boas Avenue, Joondalup, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 31 August 1990. Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 31 August 1990.

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

R. F. COFFEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Narrogin

Town Planning Scheme No. 1A-Amendment No. 18

Ref: 853-4-2-9, Pt. 18.

Notice is hereby given that the Town of Narrogin has prepared the abovementioned scheme amendment for the purpose of rezoning Narrogin Town Lot 804 Reserve 25944, Corner Williams Road and Daglish Street from its existing use "Recreation" to "Multiple Residential".

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, 89 Earl Street, Narrogin, and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 31 August 1990.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 31 August 1990.

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

P. J. WALKER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Canning

Town Planning Scheme No. 16-Amendment No. 560

Ref: 853/2/16/18, Pt. 560.

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 Canning Town Planning Scheme Amendment on July 14, 1990 for the purpose of making the following text alterations:

Tables S.R.2, S.R.3, G.R.4 and G.R.4(R) (which follow Clause 31)-amend the side setback requirements for Duplex development to read "1m to walls less than or equal to 9m in length without major openings to habitable rooms; 1.5m otherwise (single storey)".

> S. W. CLARKE, Mayor. I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENTS City of Bunbury

Town Planning Scheme No. 9-Amendment No. 95

Ref: 853/6/2/9. Pt. 95.

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 Bunbury Town Planning Scheme Amendment on July 14, 1990 for the purpose of modifying Clause 4.3 "14. Mangles" in paragraph (c) by inserting the words " north of Hoylake Avenue " immediately after the words "along the coastal strip".

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E. C. MANEA, Mayor. V. S. SPALDING, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENTS

City of Mandurah

Town Planning Scheme No. 1A—Amendment Nos. 105 and 111

Ref: 853/6/13/9, Pts. 107 and 111.

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 Mandurah Town Planning Scheme Amendments on July 14, 1990 for the purpose of—

Amendment No. 107

- (a) Rezoning a portion of Part Lot 1011 Murray Location 5 and a part of Portion Murray Location 972, east of the Old Coast Road, Halls Head Mandurah, from "Rural" Zone to "Residential 1" Zone in accordance with the Scheme Amendment Map.
- (b) Modifying the Residential Planning Codes Scheme Map to include a residential density coding of R15 over the land to be zoned "Residential 1" by this Amendment in accordance with the Residential Planning Codes Scheme Amendment Map.
- (c) Deleting a portion of Part Lot 1011, Murray Location 5 and a part of Portion Murray Location 972 (located adjacent to the Peel Inlet) from the "Rural" Zone and including that land within the "Local Recreation" Reserve over which is placed on Landscape Protection Area, in accordance with the Scheme Amendment Map.

Amendment No. 111

- (a) Rezoning a portion of Part Lot 1002, Murray Location 66 and a portion of part Lots 1008, 1009 and 1012 Murray Location 5 Hills Head Mandurah, from "Future Urban" Zone to "Residential 1" Zone in accordance with the Scheme Amendment Map.
- (b) Modifying the Residential Planning Codes Scheme Map to include portion of Part Lot 1002, Murray Location 66 and a portion of Part Lots 1008, 1009 and 1012 Murray Location 5 to be zoned "Residential 1" by this Amendment in the R15 residential density coding, in accordance with the Residential Planning Codes Scheme Amendment Map.
- (c) deleting a portion of the above described lots from the "Future Urban" Zone and including that land within the "Local Recreation" Reserve over which a Landscape Protection Area will be placed in accordance with the Scheme Amendment Map.

B. P. CRESSWELL, Mayor. K. W. DONOHUE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENTS City of Wanneroo

Town Planning Scheme No. 1-Amendment Nos 489 & 515

Ref: 853/2/30/1 Pts 489 & 515.

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 Wanneroo Town Planning Scheme Amendments on July 14, 1990 for the purpose of:

Amendment No. 489 amending the Residential Density Code Map to recode Lot 2 Goollelal Drive, Kingsley from R20 to R30.

Amendment No. 515 deleting Clause 9.4 and substituting the following new clause:

- "9.4 (a) The Council may accept a cash payment in lieu of the provision of a parking area subject to the Council being satisfied that there is adequate provision for car parking or a reasonable expectation that there will be adequate provision for public car parking in proximity to the proposed development;
 - (b) the cash payment shall be calculated having regard to the likely cost of construction of the parking area or areas suitable for the proposed development and includes the value, as estimated by the Council, of that area of land which would have had to be provided to meet the car parking requirements specified by the Scheme. The cash payment may be discounted by such percentage as Council may from time to time determine and may be payable in such manner as Council shall from time to time determine;
 - (c) any cash payment received by Council shall be paid into a special fund to be used by the Council to provide public car parks in the locality as deemed appropriate by Council."

G. A. MAJOR, Deputy Mayor. R. F. COFFEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Bridgetown-Greenbushes

Town Planning Scheme No. 4-Amendment No. 4

Ref: 853/6/5/4 Pt. 4.

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 Bridgetown-Greenbushes Town Planning Scheme Amendment on July 14, 1990 for the purpose of:

- 1. Including a Special Rural Policy Area over Lot 1 and part of Lot 2, North Greenbushes Loc 354, part of Lot 138 and part of Lot 63.
- 2. Rezoning the area within the Special Rural Policy Area from Rural 2 and Industrial Zones to Special Rural.
- 3. Rezoning part of Lot 2, as shown on the amending plan, from Rural 2 Zone to Industrial Zone.

4. Including in Schedule 3 of the Scheme the following:

(a)

Location of Zone

Lot 1 and part of Lot 2, North Greenbushes Loc 354, Part of Lot 138 and Part of Lot 63. (b)

Permitted Uses and Conditions of Development

 (i) Subdivision to be in accordance with the subdivision Guide Plan adopted by Council on the 15th day of December 1989.

(ii) The following uses are permitted within the Zone:—
Dwelling house Rural pursuit Home Occupation Public Utility.
(iii) All other uses are not permitted

(iii) All other uses are not permitted.

- 5. Altering Clause 4.3.2 (d) of the Scheme Text by substituting the final word "... area." with "... areas. ".
- 6. Altering Clause 4.5 by replacing the words "... to the Bridgetown Urban Areas ... " with the words " and proximity to the District's Urban Areas ... ".

D. REID, President. K. L. HILL, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5-Amendment Nos. 161, 163 and 166

Ref: 853/6/6/6, Pts. 161, 163 and 166.

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 Busselton Town Planning Scheme Amendments on July 14, 1990 for the purpose of:

Amendment No. 161:

- 1. Inserting under Clause 1.9 the following interpretation:
 - "rural accommodation"—means the accommodation of a person or persons whose primary employment is the maintenance or management of the operation of the rural pursuit occurring on the land upon which their accommodation is situated.
- 2. Amending Appendix 1-Zoning Table within the Use Type "Residential" as follows:
 - 2.1 Inserting after the words "Dwelling House" in Use Class 1.1 the phrase "---one"; and
 - 2.2 Inserting as Use Class 1.1A "Dwelling Houses-no more than two" and against it the symbol "PS" in the "Intensive Farming" and "General Farming" Zones; and
 - 2.3 Deleting the symbol "PS" against the Use Class "1.2-Duplex House" in the "Intensive Farming Zone" and the "General Farming Zone".
- 3. Amending Clause 3.2.5 Additional Accommodation In or Attached to Dwelling House by: Under Clause 3.2.5.1 inserting after the words "... Single Residential Zone" the following ", General Farming Zone", "Intensive Farming Zone" and the "Special Rural Zone".
- 4. Amending Appendix II—Development Table Part B within the Zone Type "Non Urban" as follows:

Under Column Land Use inserting a new land use "Additional Accommodation in or attached to a Dwelling House".

- 5. Inserting under Division 4: Non-Urban Zones the following:
 - "3.4.3 Second Dwelling House
 - 3.4.3.1 On land zoned "General Farming" or "Intensive Farming", the Council may permit the construction of an additional dwelling house provided that:
 - (a) The lot has an area of not less than 30 hectares;
 - (b) The total number of dwelling houses on the lot will not exceed two; and
 - (c) Where the second dwelling is to be used for purposes other than rural accommodation, the Council is satisfied that:
 - (i) The additional dwelling house is to be occupied only by an owner of the land or a member of the family.
 - (ii) The land does not have a high or very high capability for rural pursuits; and
 - (iii) The lot is capable of accepting a second dwelling by reason of soil type and stability, access to adequate roads and services, drainage, disposal and absorption of effluent and such other matters as shall be deemed appropriate by Council in the circumstances of the case.
 - 3.4.3.2 Notwithstanding sub-clause 3.4.3.1(a), Council may approve a second dwelling on a lot of less than 30 hectares in area where Council is satisfied that the second dwelling is to be used solely for the purposes of rural accommodation.
 - 3.4.3.3 In considering an application for a second dwelling house, Council shall have regard for the maintenance and enhancement of the rural landscape and shall take into consideration:
 - (a) the location of the second dwelling on the lot;
 - (b) the type and colour of exterior building materials;
 - (c) the requirement for a second dwelling in a Landscape Value Area to be located or screened so as not to be visible from a public street or way; and
 - (d) such other matters as shall be deemed appropriate by the Council in the circumstances of the case.
 - 3.4.3.4 In assessing the capability of the land for rural pursuits, the Council may seek advice from appropriate Authorities and may have regard for land capability studies prepared by such Authorities.
 - 3.4.3.5 The Council may refuse its consent or grant its consent with or without conditions.
 - 3.4.3.6 The Council shall not support the subdivision of a lot upon which there are two dwelling houses where the area of any proposed lot would be less than 30 hectares.

Amendment No. 163:

- 1. Amending Clause 1.9 Interpretation by the following:
- "Deleting the term "Multiple Housing" and its relevant interpretation.
- 2. Inserting under Clause 1.9 the following interpretation:

"Multiple Rural Housing—means a housing development in which there are constructed or proposed to be constructed more than two dwelling houses or places of residence."

- Inserting in Appendix 1—Zoning Table within the Use Type "Residential" the Use Class "1.20 Multiple Rural Housing" and no symbols against it.
- 4. Inserting under Division of: Non-Urban Zones the following:
 - "3.4.5 Multiple Rural Housing.
 - (a) All Multiple Rural Housing developments will be subject to rezoning for that specific use.
 - (b) In considering an application for Multiple Rural Housing, Council shall have regard to its formally adopted Policy on the matter and to the Policy of the State Government Planning Department.

Amendment No. 166:

- 1. Deleting Clause 7.5 "Relaxation of Restrictions".
- 2. The insertion of the following new clauses:
 - 7.5 "Relaxation of Development Standards
 - 7.5.1 If a development, the subject of an application for planning consent, does not comply with a standard or requirement prescribed by the Scheme applicable thereto, the Council may if it is satisfied that—
 - (a) if approval were granted and development would be consistent with the orderly and proper planning of the locality and the preservation of the amenities of the locality; and
 - (b) the non-compliance will not have an adverse effect upon the occupiers or users of the development or the property and/or the inhabitants of the locality or the likely future development of the locality;

by an absolute majority grant a planning consent to the development subject to any conditions the Council thinks fit, notwithstanding the non-compliance with the Scheme."

- 7.9 "Delegation of Authority
 - 7.9.1 For the purposes of carrying out and completing the Scheme and to ensure its observance, the Council may delegate to an officer of the Council any of the powers which it is entitled to exercise by virtue of the Scheme.
 - 7.9.2 Any officer of the Council who exercises any power delegated pursuant to the preceding provision shall exercise such power strictly in conformity with the provisions of the Scheme and in particular any policy made by the Council thereunder."
- 7.10 "Power to make Policies
 - 7.10.1 In order to assist in the implementation 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.
 - 7.10.2 A Town Planning Scheme Policy shall become operative only after the following procedures have been completed:
 - (a) The formal adoption of the Policy by a resolution of Council.
 - (b) Publication in a newspaper circulating in the area once a week for two consecutive weeks of a notice providing a summary of the Policy.
 - (c) A copy of the Policy shall be kept with the Scheme documents for inspection during normal office hours.
 - 7.10.3 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 supersede an existing Policy.
 - (b) Publication of a formal notice of the alteration of rescission by the Council twice in a newspaper circulating in the area.
 - 7.10.4 The Council shall take into account the provisions of the Policy and objectives which the Policy was designed to achieve before making its decision.

J. R. COOPER, President. K. A. WHITE, A/Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 159

Ref: 853-6-6-6 Pt. 159

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 Busselton Town Planning Scheme Amendment on July 14 1990 for the purpose of rezoning Lots 96 & 97 Gifford Road, Dunsborough from "Shopping" to "Single Residential".

E. J. SMITH, President. B. N. CAMERON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED) APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 102

Ref: 853-6-6-6 Pt. 102

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 Busselton Town Planning Scheme Amendment on July 14 1990 for the purpose of—

1. Rezoning Lot 27, Sussex Location 5, Queen Elizabeth Avenue, from General Farming to Single Residential, Drainage, Recreation, Shopping and Additional Use.

2. Adding to Appendix IV, "Additional Use Zones" the following particulars.

Street	Particulars of Land	Additional Use Permitted			
Queen Elizabeth Avenue	Portion of Lot 27, Sussex Loca- tion 5	Service Station			

J. R. COOPER, President. K. A. WHITE, Acting Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

APPROVED TOWN PLANNING SCHEME AMENDMENT

Town of Mandurah

Town Planning Scheme No. 1A-Amendment No. 116

Ref: 853-6-13-9 Pt. 116

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 Town of Mandurah Town Planning Scheme Amendment on July 9, 1990 for the purpose of rezoning portion of Lots 167, 168 and 169 Beacham Street, Coodanup, from "Residential 3" and "Local Recreation" with R Codings of R5, R10 and R40 to "Residential 1" with an R Coding of R15 in accordance with the Scheme Amendment Map.

B. P. CRESSWELL, Mayor. K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 APPROVED TOWN PLANNING SCHEME

Shire of Jerramungup

Town Planning Scheme No. 1 (District Scheme)

Ref: 853-5-19-1

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 Shire of Jerramungup Town Planning Scheme No. 1 (District Scheme) on June 5, 1990—the Scheme Text of which is published as a Schedule annexed hereto.

> G. L. HOUSTON, President. F. J. PECZKA, Shire Clerk.

Shire of Jerramungup Town Planning Scheme No. 1 (District Scheme)

The Jerramungup 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.

Shire of Jerramungup Town Planning Scheme No. 1

(District Scheme)

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

(a) setting aside land for future public use as reserves;

- (b) controlling development;
- (c) other matters authorised by the enabling Act.

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PART I-PRELIMINARY

1.1 Citation

This Town Planning Scheme may be cited as the Shire of Jerramungup Scheme No. 1 hereinafter called 'the Scheme' and shall come into operation on the publication of the notice of the Minister's final approval thereof in the Government Gazette.

1.2 Responsible Authority

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

1.3 Scheme Area

The Scheme applies to the whole of the District of the Shire of Jerramungup, as delineated on the Scheme Map by the broken black border.

1.4 Contents of Scheme

The Scheme comprises:

(a) this Scheme Text;

(b) the Scheme Maps.

1.5 Arrangement of Scheme Text

The Scheme Text is divided into the following parts:

PART I PRELIMINARY

PART II LOCAL RESERVES

PART III ZONES

PART IV NON-CONFORMING USES PART V DEVELOPMENT REQUIREMENTS

PART VI PLANNING CONSENT PART VII ADMINISTRATION

1.6 Scheme Objectives

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

1.7 General Obligations

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

1.8 Relationship of the Scheme to By-Laws

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

1.9 Interpretation

1.9.1 Except as provided in Clause 1.9.2 the words and expressions of the Scheme have their normal and common meaning.

1.9.2 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 Schedule 1 and the Residential Planning Codes.

1.9.3 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.

1.10 Revocation of Existing Schemes

1.10.1 The Shire of Gnowangerup Town Planning Scheme No. 1 (Jerramungup Townsite Area) as amended, which came into operation by publication in the *Government Gazette* on 1 August, 1969 is hereby revoked.

1.10.2 The Shire of Gnowangerup Town Planning Scheme No. 1 (Bremer Bay) as amended, which came into operation by publication in the *Government Gazette* on 11 August, 1972, is hereby revoked.

1.10.3 That part of the Shire of Gnowangerup Town Planning Scheme No. 5 (Whole Shire) as amended, which came into operation by publication in the *Government Gazette* on April 6, 1973, which is in the Shire of Jerramungup, is hereby revoked.

PART II-LOCAL RESERVES

2.1 Local Authority Scheme Reserves

The lands shown as Local Authority Scheme Reserves on the Scheme Map, hereinafter called 'Local Reserves' are lands reserved under the Scheme for local authority purposes or for the purposes shown on the Scheme Map.

These local reserves are set out hereunder:

- (a) Recreation
- (b) Public Purposes
- (c) Civic and Cultural

2.2 Matters to be Considered by the Council

Where an Application for Planning Consent is made with respect to land within a Local Reserve, the Council shall have regard to:

(a) the objectives as outlined below; and

(b) the ultimate purpose 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 Objectives

2.3.1 The objectives for land shown as Recreation on the Scheme Map are:

(a) To secure and reserve land for public access and recreation.

(b) To maintain public recreation areas for the use of sporting and recreation bodies.

(c) To preserve areas of natural vegetation worthy of retention.

(d) To provide visual or noise buffer areas between incompatible uses.

(e) To reflect and protect areas already set aside for National Parks or Crown Reserves.

2.3.2 The objectives for land shown as Public Purposes on the Scheme Map are:

(a) To protect areas already set aside for public purposes by Crown Reserves.

(b) To enable the Council to control development in public purpose reserves.

2.3.3 The objectives for land shown as Civic and Cultural on the Scheme Map are:

(a) To set aside land for community, civic and cultural uses.

2.4 Compensation

2.4.1 Where the Council refuses planning consent for the development of a local reserve on the ground 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.

2.4.2 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.

2.4.3 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:

- (i) Residential
- (ii) Commercial
- (iii) Light Industrial
- (iv) Industrial
- (v) Special Use (vi) Urban
- (vii) Rural

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

3.2 Objectives

3.2.1 Residential Zone

- The use of land in the Residential Zone shall be consistent with the following objectives:
- (a) The zone shall be predominantly residential.
- (b) Non-residential uses shall be compatible in character, scale and operation with the predominant residential use.
- (c) A non-residential use shall only be permitted if the use does not detract from the amenity of the area.
- (d) To maintain a high standard of residential development.

3.2.2 Commercial Zone

- The use of land in the Commercial Zone shall be consistent with the following objectives:
- (a) To provide a variety of service functions, predominantly commercial service and administrative uses.
- (b) To maintain a compact and accessible centre.
- (c) To centralize commercial and service functions.
- (d) To maintain safety and efficiency of traffic flows and provide for adequate facilities for the storage and circulation of vehicles.
- (e) To preclude the storage of bulky and unsightly goods where they may be in public view.
- (f) To maintain the compatibility with the general streetscape, for all new buildings and modifications to existing buildings in terms of scale, height, style, materials, street alignment and design of facades.
- (g) To provide sheltered places for pedestrians.
- (h) To restrict industrial type uses to service or low impact, labour intensive industries that relate to the centre functions.
- (i) To reduce uses attracting large volumes of truck traffic other than to service retail outlets.
- (j) To provide for residential uses only where the uses are combined with a commercial use, e.g. hotel, or where the residential uses occupy a floor level where it is impracticable or inappropriate to establish a shop or office.

3.2.3 Light Industrial Zone

The use of land in the Light Industrial Zone shall be consistent with the following objectives:

- (a) To provide a location for light and service industries which operate as an integral part of the function of a town centre.
- (b) To provide a location for outlets that provide a service to the community and are compatible with the scale and operation of the town centre and surrounding areas.

3.2.4 Industrial Zone

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

- (a) To provide a location for diverse industries that would otherwise have a detrimental impact on the other uses in the town.
- (b) To provide a location where separate vehicular access is provided.
- (c) To provide a location for depots, warehouses, and large vehicle parking and servicing areas. (d) To provide for Noxious Industries under certain circumstances with appropriate environ-
- mental controls.

3.2.5 Special Use Zone

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

- (a) To provide a zone where special uses can be operated under the specific control of Council in order to maintain the safety, health and welfare of surrounding users.
- (b) To enable the Council to impose specific conditions to restrict the use and operation of any development that would normally not fit within the ambit of any other zone in this Scheme.

3.2.6 Urban Zone

- The use of the land in the Urban Zone shall be consistent with the following objectives:
- (a) To maintain a local town atmosphere and character.
- (b) To maintain the status quo of uses within the zone.
- (c) To allow a variety of uses necessary to service the normal functions of a local centre.
- (d) To limit future closer residential uses.

Use Classes

3.2.7 Rural Zone

- The use of land in the Rural Zone shall be consistent with the following objectives:
- (a) The zone shall consist of predominantly rural uses.
- (b) To protect land from urban uses that may jeopardise the future use of that land for other planned purposes which are compatible with the Rural Zoning.
- (c) To protect the land from closer development which would detract from the rural character and amenity of the area.
- (d) To prevent any development which may affect the viability of a rural holding.

3.3 Zoning Table

3.3.1 The Zoning Table 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.

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 purposes 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.

Zones

TABLE 1—ZONING TABLE

	Use Classes		2	ones				
		Residential	Commercial	Industrial	Light Industrial	Special Use	Urban	Rural
1.2.3.	Additional Accommodation Aged & Dependent Persons Dwelling Caravan Park	AA AA				as ap	AA AA	AA
4. 5. 6. 7.	Caretaker's Dwelling Car Park Car Sales Premises Cemeteries/Crematoria	P AA	AA AA P	SA AA AA	SA AA AA	the Council as Scheme Map	AA AA AA AA	AA AA AA
8. 9. 10.	Civic Building Consulting Room Drive-In Theatre	SA	AA AA		AA	by the	AA AA	
$\begin{array}{c} 11.\\ 12. \end{array}$	Dry Cleaning Premises Educational Establishment		AA	AA	AA	as determined chedule II and	AA AA	
13.14.	Fish Shop Fuel Depot		AA	AA P	AA AA	etern Iule I	AA AA	
15. 16. 17.	Funeral Parlour Health Centre Home Occupation	AA	AA P AA	AA	AA AA AA	ഹ	AA AA AA	AA
18. 19.	Hospital Hotel		Р		AA	Use	AA	
	Use Classes	Zones						
---	---	--						
		Residential Commercial Industrial Light Industrial Special Use Urban Rural						
20. 21.	Industry—Extractive Industry—General	SA G SA SA AA Z SA						
 22. 23. 24. 25. 26. 27. 28. 39. 30. 37. 38. 39. 40. 	Industry—Hazardous Industry—Light Industry—Rural Industry—Rural Industry—Service Milk Depot Motel Motor Repair Station Office Petrol Filling Station Professional Office Public Amusement Public Amusement Public Assembly Public Recreation Public Utility Public Worship Radio/TV. Installation Residential Building Residential Building Residential— Single House Attached House Grouped Dwelling Rural Pursuit	AA AA P P AA						
41. 42. 43. 44. 45. 46. 47. 48. 49.	Service Station Shop Showroom Sportsground Stables Trade Display Transport Depot Zoological Gardens	AA P P AA P AA B AA P P P AA P P P AA AA P P B AA AA P P B AA AA P P B AA P AA S AA P AA S P P						

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 one 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% 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.

PART V-DEVELOPMENT REQUIREMENTS

5.1 Development of Land

5.1.1 Subject to Clause 5.1.2 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.

5.1.2 The planning consent of the Council is not required for the following development of land:

- (a) The development 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, except where the single dwelling house:
 - (i) is not the first erected on the lot;
 - (ii) is more than 3.5 metres in height; or,
 - (iii) is to be constructed of materials and finishes out of character with those used generally in the locality.
- (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.

5.2 Special Design Areas

The following provisions shall apply to all land included in the area designated on the Scheme Maps as a Special Design Area in addition to any other provisions which are more generally applicable to such land under this Scheme.

Prior to considering any development or subdivision in the Special Design Area the Council will prepare, or require to be prepared, a plan of the overall proposed development for the area. Approval of Council and the Commission must be sought with regard to a plan prepared within a Special Design Area.

This plan shall include:

- (a) An assessment of the existing situation in regard to;
 - the type, quality and quantity of existing vegetation,
 - the depth and nature of the soils, including rock,
 - the existing contour information adequate to depict the landform,
 - any existing structures or improvements on the land.
 - any other features the Council considers relevant in terms of the land in question.
- (b) Information concerning the proposal for the land including;
 - the proposed and ultimate subdivision of the land,
 - new contours of the site,
 - services and facilities for the development,
 - the trees and areas of vegetation to be preserved,
 - new tree planting, landscape and proposed public open space areas,
 - the nature, form, scale and proposed use of the development on the land, and where applicable,
 - the staging of the proposal, and
 - the maintenance strategy for the development.

5.3 Development on Land Subject to Dampness or Flooding

5.3.1 Where, in the opinion of the Council, the dampness of the site on which a building is proposed to be constructed so warrants, the Council may require that one or all of the following measures shall be carried out;

- (a) the subsoil shall be effectively drained;
- (b) the surface of the ground beneath the building shall be regraded or filled and provided with adequate outlets to prevent any accumulation of water beneath the building;
- (c) the surface of the ground beneath the building shall be covered with an approved damp-resisting material.

5.3.2 A building shall not be constructed upon any land defined by the Council as being liable to flooding or inundation.

5.4 Development Table

Any development that is permitted under the provisions of Part II and Part III of this Scheme shall conform to the requirements for that use as specified in Table II—Development Table.

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

For the purposes of this Clause, the predominant uses in zones and local reserves shall be deemed to be as outlined in their respective objectives.

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

5.5 Development of Land Subject to Non-Conforming Use Rights

5.5.1 Except where otherwise provided, any application to alter or extend a non-conforming use shall be in conformity with the provisions of the Scheme relevant to that use. In a particular case, the Council may require that a non conforming use comply with the setbacks and other provisions set out for the predominant use of that zone.

5.5.2 Any change of use or development shall be in accordance with Table I PROVIDED THAT the Council may permit:

- (i) minor repairs or maintenance necessary to ensure the safety and health of the public and users of the property;
- (ii) an extension of the buildings subject to the non conforming use by up to 20% of the floor area of the building existing at the time of gazettal of the Scheme, or by such greater proportion which the Council considers will not prejudice the objectives of this Scheme, provided always that such extension is within the limits of the setbacks in this Scheme.

CONTROLS	Minimum Boundary Setback (metres) Front Rear Sides Average		Maximum Plot Ratio	Minimum Landscaped Area	Minimum Number of Car Parking	
USE			Sides	Plot Katio	Area	Bays
Club	*	*	*	0.5	*	1 for every 45m ² of gross floor area.
Consulting Room	*	*	*	0.4 in Res Zone 0.5 Elsewhere		1 for every 30m ² of gross floor area, plus 1 for each person employed.
Day Care Centre	7.5	7.5	*	*	*	1 for every employee.
Educational Es- tablishment	9.0	7.5	5.0	*	30	1 per full time employee, plus bays for students as determined by the Coun- cil.
Funeral Director	*	*	*	*	10	As determined by the Council (mini- mum 6).
Hall	*	*	*	*	10	1 to every 4 persons whom the build- ing is designed to accommodate.
Hospital	9.0	7.5	5.0	0.4 in Res Zone 0.5 Elsewhere	20	1 per 4 beds and 1 per employee
Hostel	7.5	7.5	*	*	30	1 per dwelling.
Hotel/Tavern	*	*	*	*	10	1 for every bedroom plus 1 per $2m^2$ of bar and lounge area.
Industrial—Serv- ice	7.5	7.5	*	*	10	1 per 2 employees.
Industrial—Light	7.5	7.5	*	*	10	1 per 2 employees.
Industrial—Gen- eral	7.5	7.5	*	*	15	1 per 2 employees.
Motel	9.0	7.5	3 per storey	1.0	30	1 per unit, plus 1 space per 25m ² of service area.
Office	*	*	*	*	*	1 for every 30m ² plot ratio area.
Professional Of-	*	*	*	0.5	*	1 for every $30m^2$ plot ratio area.
fice Restaurant	•	*	*	*	*	1 for every $10m^2$ of gross floor area or 1 for every 4 seats provided, which- ever is the greater.
Service Station	7.5	7.5	*	*	5	1 for every working bay, plus 1 for each person employed on site.
Shop	*	*	*	*	*	1 for every 15m ² of gross floor area.
Showroom	*	*	*	*	10	1 for every 100m ² of gross floor area.
Vehicle Sales	*	*	*	*	5	1 for every 250m ² of sales area, plus 1 for every person employed on site.

TABLE II—DEVELOPMENT TABLE

NOTES

- (i) means 'to be determined by the Council' in each particular case.
- (ii) Landscaping to be generally at street frontage.

5.6 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.

5.7 Residential Development

5.7.1 Development in the Residential Zone shall comply with the objectives for that Zone as outlined in Part III and the Residential Planning Codes.

5.7.2 (a) For the purpose of the Scheme 'Residential Planning Codes' mean the residential planning codes set out in Appendices 2 and 3 of the Statement of Planning Policy No. 1 together with any amendments thereto.

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

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

5.7.3 (a) The Residential Planning Code for land zoned Residential in Jerramungup and Bremer Bay Townships shall be R15.

(b) The Residential Planning Code for land zoned Commercial shall be R15.

(c) The Residential Planning Code for land zoned Urban in Boxwood Hill and Needilup Townsites shall be R10.

(d) Residential Development in the Rural Zone shall comply with the specific requirements of the Council, however these shall not be lesser than those specified for the R2 Residential Planning Code.

5.7.4 Where a dwelling is more than 3.5 metres in height the Council may seek the views of the adjoining owners that may have their amenity affected by the proposal. The Council shall take into consideration these opinions when assessing an application for planning consent.

5.8 Development on Land Abutting a Residential Zone

Any non-residential development on land abutting a Residential Zone shall conform to such standards as the Council determines. These standards shall be assessed on the basis of the potential nuisance of the proposed development on the residential area.

5.9 Commercial Development

5.9.1 Commercial development in the Commercial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.

5.9.2 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street without backing.

5.9.3 Where the Council considers it appropriate, rear access shall be provided to each tenement, in order to avoid using the front entrance, another tenement or an arcade for service deliveries.

5.10 Industrial Development

5.10.1 Industrial Development in the Industrial Zone shall comply with the requirements of Table II and the objectives for that Zone as outlined in Part III.

5.10.2 The front setback area may be used only for the purposes of landscaping, visitors carparking or access. The Council may approve the use of the front setback area for display or for loading and unloading of vehicles. No material or product may be stored within the front setback area.

5.10.3 Where an open storage area is visible from a public place or street, and is not of a display nature, it shall be screened to the satisfaction of the Council.

5.10.4 Front setback areas shall be landscaped, including an area of not less than one metre wide adjacent to each side boundary, except where an access is shared between adjacent lots. Areas other than the front setback that are visible from a public street or place shall be developed with landscaped open space or screened to the approval of the Council.

5.10.5 Loading Docks and access ways shall be provided sufficient in size to wholly contain delivery vehicles on site or within the building and to permit the passage of vehicles from and to the street without backing.

5.10.6 Where the Council considers it appropriate, rear access shall be provided to each tenement to avoid using the front entrance, another tenement or an arcade for service deliveries.

5.11 Special Use Development

5.11.1 Where Council considers a particular development or use to be incompatible with the predominant uses in other zones, it may require such a development or use be restricted to the Special Use Zone.

5.11.2 Schedule II outlines the restricted uses allowed in the Special Use Zone.

5.11.3 Development in a Special Use Zone shall be permitted in accordance with the requirements of Table II for the use specified on the Scheme Map and outlined in Schedule II, and with any other requirements specified by the Council.

5.12 Rural Development

Development in the Rural Zone shall comply with the objectives for that zone as outlined in Part III, and with such requirements as the Council shall see fit relative to the use proposed.

5.13 Development of Other Structures

Development standards, including the height, area, setbacks and construction materials, for the following structures shall be determined by the Council; an out-building; carport or garage; pergola; shadehouse or conservatory; shed or workshop; any accommodation designed to house livestock, including a kennel; stable; aviary; fowlhouse and pigeon loft.

5.14 Car Parking

5.14.1 Car Parking required to be provided pursuant to the provisions of this Scheme shall be laid out and constructed in accordance with the layouts of parking bays and manoeuvring aisles shown in Schedule IV.—Car Parking Layouts, except that where the angles of car parking vary from those shown, Council may determine the width of the manoeuvring aisle which in no case shall be less than four metres. Car Parking bays shall be capable of use independently of each other.

All driveways and parking areas shall be:----

- (a) constructed and surfaced to Council's satisfaction with appropriate measures for drainage and the disposal of surface water, and
- (b) provided at the time of the development and thereafter maintained to the satisfaction of Council.

5.14.2 Where the Council so decides, it may accept cash payments in lieu of the provision of paved parking spaces but only subject to the following requirements being satisfied:-

- (a) the cash-in-lieu payment shall not be less than the estimated cost to the owner or developer of providing and constructing the parking spaces required by the Scheme, plus the value, as estimated by Council of that area of his land which would have been occupied by the parking space.
- (b) Payments made under this Clause shall be paid into a special fund to be used for the provision of public car parking facilities and the Council may use this Fund to provide public parking facilities anywhere within the proximity of the site in respect of which a cash-in-lieu arrangement is made.
- (c) If an owner or developer shall object to the amount or the costs or values determined by Council pursuant to sub-clause (a), the matter may be referred to arbitration.

5.15 Places of Heritage Value

5.15.1 The places described in Schedule No. V are considered by the Council to be of historic. architectural, scientific, scenic or other value and should be retained in their present state or restored to their original state or to a state acceptable to the Council.

5.15.2 A person shall not without the special approval of the Council at or on a place of heritage value carry out any development including, but without limiting the generality of the foregoing:-

- (a) the erection, demolition or alteration of any building or structure (not including farm fencing, wells, bore or troughs and minor drainage works ancillary to the general rural pursuits in the locality);
- (b) clearing of land or removal of trees associated with a building of Heritage Value;
- (c) the erection of advertising signs;
- (d) clearing of land.

5.15.3 The Council may give its special approval to development at or on a Place of Heritage Value if the development-

- (a) complies with the land use requirements of the zone in which the development is proposed; and
- (b) complies with the requirements of any policy or code in respect of a Place of Heritage Value.

5.15.4 The Council may give its special approval to the restoration of a Place of Heritage Value notwithstanding that the work involved does not comply with the Residential Planning Codes or with the provisions of the Zoning and Development Table for the zone or area in which the place exists.

5.15.5 A person whose land or property is injuriously affected by a decision of the Council refusing an application for its consent to do any of the things mentioned in clause 5.15.2 above, or granting its consent subject to conditions not acceptable to the applicant, may, if the refusal or conditions relate to the preservation of the place and if the claim is made within six months of the decision of the Council, claim compensation from the Council.

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 Schedule III (a) 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 or 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;
- (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 in 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 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 circulating 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 111(b) with such modifications as circumstances require.

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 111(c) 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 any 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 of 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 agreements 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 supersede 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.

SCHEDULE I—INTERPRETATIONS

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 2m² in area relating to the carrying out of building or similar work on the land on which it is displayed, not being land which is normally used for those purposes;
- (b) an advertising sign of less than 2m² 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 $2m^2$ 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 the 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:

- (a) premises the subject of an Hotel, Limited Hotel or Tavern Licence granted under the provisions of the Liquor Act, 1970 (as amended);
- (b) premises used as a boarding school approved under the Education Act, 1928 (as amended);
- (c) a single or attached house, grouped or multiple dwelling;
- (d) any building that is the subject of a strata title issued under the provisions of the Strata Titles Act, 1985 (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 developments not permitted.

Building Line: means the line between which and 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.

Car Sales Premises: means land and buildings used for the sale and display of cars, whether new or second-hand, but does not include a workshop.

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 in which cars are displayed for sale. Cattery: means the use of an approved outbuilding 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.

Cemeteries/Crematoria: means land and buildings used for the storage and disposal of bodies by burning or burial, or both.

Civic Building: means a building designed, used or intended to be used by a Government Department, an instrumentality of the Crown, or the Council as offices or for the administrative or other like 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 be 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 dentists, 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 sq.m. gross leasable area.

Day Care Centre: means land and building 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 to it in and for the purposes of the Act.

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 Jerramungup.

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:

- (a) where the site boundaries of a lot are parallel to one another, the length of a line drawn at right angles to such boundaries;
- (b) 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;
- (c) where a lot is of such irregular proportions or on such a steep grade that neither of the foregoing methods can reasonably be applied, such length as determined by the Council.

Factory Unit Building: means an industrial building designed, used or adopted 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.

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 building 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 motorized implements and the display but not manufacture of prefabricated garden buildings.

Gazettal 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/Centre: means land and buildings designed and equipped for physical exercise, recreation and sporting activities including outdoor recreation.

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 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 on 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 0.2 sq.m. in area.
 (f) in the opinion of the Council it is compatible with the principal uses to which land in the zone 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 or domestic outbuilding;
- (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 (0.5hp).

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, fishing, 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 and 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 craft 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 waste 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 outbuilding which is compatible to the zone and its amenity and does not occupy an area in excess of 55m²;
- (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 m^2 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:

- (a) 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 of the emission of light, noise, electrical interference, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water or other waste products; and
- (b) 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.

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 storerooms used in connection therewith.

Marine Collectors 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 farmer's or producer's market, or a swapmeet in which the business or selling carried on or the entertainment provided is by independent operators or stallholders 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/Motor Repair Station: means land and buildings used for the mechanical repair and overhaul of motor vehicles including tyre recapping, retreading, panel beating, spray painting and chassis re-shaping.

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:

- (a) is entitled to the land for an estate in fee simple in possession; or
- (b) is a person to whom the Crown has lawfully contracted to grant the fee simple of the land; or
- (c) is a lessor or licensee from the Crown; or
- (d) 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 purposes of the Health Act, 1911-1979 (as amended).

Places of Natural Beauty: means the natural beauties of the area including rivers, lakes and other inland waters, banks of rivers, foreshores of harbours and other parts of the sea, hill slopes and summits and valleys.

Plot Ratio: means the ratio of the gross total of the areas of all floors to the area of land within the site boundaries and in calculating the gross total of the areas of all floors the areas shall be measured over any walls but shall not include lift shafts, stairs or stair landings, machinery rooms, air conditioning, equipment rooms, non-habitable floor space in basements, areas used exclusively for the parking of wheeled vehicles at or below ground level, lobbies or amenities common to more than 1 dwelling or private open balconies of not more than 2.4m depth;

Potable Water: means water in which level 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).

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 the 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.

Produce Store: means land and buildings wherein fertilisers and grain are displayed and offered for sale.

Professional Office: means a building used for the purposes of his profession by an accountant, architect, artist, author, barrister, chiropodist, 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 Assembly-Place of: means any special place of assembly including grounds for athletics, all sports grounds with spectator provision, racecourses, trotting tracks, or show grounds.

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 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 TV 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.

Residential Building: means a building or portion of a building, together with rooms and outbuildings separate from such building but ancillary thereto; such building being used or intended, adapted or designed to be used for the purpose of human habitation,

- temporarily by two or more persons, or

- permanently by seven or more persons,

who do not comprise a single family; but does not include a hospital or sanitarium, a prison, an hotel, a motel, or a residential school.

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 buildings used for the confinement or detention in custody of juvenile offenders against the law with a view to their reformation.

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.

Restoration: means any work or process on at or in respect of a building structure or place which wholly or partly brings back the building structure or place to its original condition or which reinstates its historic or natural character either by rebuilding or repairing its fabric or by removing accretions or additions.

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.

Sawmill: means land and buildings where logs or large pieces of timber are sawn but does not include a joinery works unless logs or large pieces of timber are sawn therein.

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 outbuildings 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 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, excluding the sale 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.

Sports Ground: means any land used for any sport; but does not include land within the curtilage of a dwelling, if not used commercially.

Stables: means land, buildings and appurtenances thereto used for the keeping and agistment of livestock.

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 vehicle and includes maintenance, management and repair of the vehicles used, but not of other vehicles.

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 Scheme 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 the use of land, but does not include reserved land.

Zoological Gardens: means land and buildings used for the keeping, breeding or display of fauna and the term includes Zoo but does not include kennels or keeping, breeding or showing of domestic pets.

SCHEDULE II—SCHEDULE OF USES IN SPECIAL USE ZONE

Lot Description	Permitted Special Use	Scheme Map Designa- tion
201 and 203 Waller/Moorshead Sts., Jerramungup	Caravan Park and ancillary uses	СР
Ptn. Lot 1275 Gnowangerup/ Jerramungup Rd, Jerramun- gup	Service Station	SS
Lot 192 Framtom Way, Bremer Bay	Tavern/Motel/Hotel and ancillary uses including accommodation	T/M/H
Reserve 21496 Bremer Road, Bremer Bay	Caravan Park and ancillary uses in- cluding kiosk	СР
Wellstead Rd, Bremer Bay	Caravan Park and ancillary uses in- cluding kiosk	СР

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GOVERNMENT GAZETTE, WA

SCHEDULE III (a)—FORM 1 Shire of Jerramungup Town Planning Scheme No. 1

	APPLICATION FOR	R PLANNING CONS	SENT
Name of Owner of Land)		
on which development)		
proposed)		
			•••••••••••••••••••••••••••••••••••••••
Submitted by			
Address for Corresponder	ıce		
Locality of Development	•••••••••••••••••••••••••••••••••••••••		
Titles Office Description of	of Land:		
Lot No	Street		Loc. No
Plan or Diagram	Certif	icate of Title Vol	Fol
The type of development	and the nature of th	e proposed buildings	are as follows:
The approximate cost of j	proposed developmen	t is	
The estimated time of con	mpletion is		
The approximate number	of persons to be emp	ployed when the dev	velopment is completed is
Three copies of the Site I application.	lan and other neces	sary plans of the pr	oposals are submitted with this

Signed by the Owner of the Land

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

SCHEDULE III (b)

Shire of Jerramungup Town Planning Scheme No. 1 NOTICE OF APPLICATION FOR PLANNING CONSENT

TO THE OCCUPIER/OWNER

In accordance with the provisions of this Scheme the Council of the Shire of Jerramungup hereby gives you notice that an Application for Planning Consent has been received as detailed below. The Council invites submissions from interested parties concerning the proposal within twenty-one (21) days of the service of this notice. The Council will duly consider such submissions prior to determining the Application.

Application submitted by Location of proposal The type of development and the nature of the proposed buildings are as follows:

The estimated time of completion is

The approximate number of persons to be employed when the development is completed is Interested parties may request further details from the Council office in Jerramungup. Submissions shall be received within 21 days from the date indicated below.

.....

SCHEDULE III (c) Shire of Jerramungup Town Planning Scheme No. 1 Planning Approval* Refusal of Planning Approval* Owner of Land:

Application Dated: Applicant:

Details of Land:			
Lot No	Street	Loc No	
Certificate of Title Vol	ume	Folio	
Conditions of Approva	(where applicable):		

This Approval is valid for a period of months only. *Delete as applicable

SCHEDULE IV—CAR PARKING LAYOUTS



90° PARKING



45° PARKING



GOVERNMENT GAZETTE, WA

WHEEL STOP MODIFICATIONS

Not to affect drainage



SHADE TREE LANDSCAPING Kerb ring not to exceed 900 mm diam

90° & 45° Parking – 5°5 m x 2°5 m Parallel Parking – 6°0 m x 2°5 m OR 5°5 m x 2°5 m where OPEN ENDED Driveway Widths 90° - 6°0 m access 45° - 4°0 m one way * Parallel - 4°0 m one way * - 6°0 m two way *

SCHEDULE V—PLACES OF HERITAGE VALUE

BREMER BAY fmr Qualup Homestead : 1880's (c. 1.5 kilometres north of Bremer Bay)

fmr Telegraph Station : 1870's

JERRAMUNGUP Jerramungup Homestead and Barn : 1861 (fmr Jerramungup Homestead) (6 kilometres east of Jerramungup) Registered by National Trust for its Historical significance. Classified by National Trust for its Historical significance.

Registered by National Trust for its architectural, and Historical Value and its association with prominent persons

ADOPTION

Adopted by Resolution of the Council of the Shire of Jerramungup at the ordinary meeting of the Council held on the 17th day of August 1988

G. L. HOUSTON, Shire President. Dated 19 August 1988

F. J. PECZKA, Shire Clerk. Dated 19 August 1988

FINAL APPROVAL

1. Adopted by Resolution of the Council of the Shire of Jerramungup at the ordinary meeting of the Council held on the 21st day of March 1990 and the seal of the Municipality was pursuant to that Resolution hereunto affixed in the presence of:

G. L. HOUSTON, Shire President. Dated 21 March 1990. F. J. PECZKA, Shire Clerk.

Dated 21 March 1990

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.

J. F. FORBES, For Chairman State Planning Commission Dated 31 May 1990

3. Final approval granted.

E. K. HALLAHAN, Hon Minister for Planning. Dated 5 June 1990. Police

ROAD TRAFFIC ACT

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, Acting pursuant to the powers conferred by section 83 (1) of that Act and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Northern Districts Cycle Club on August 12, 26 and September 9, 23 1990 between the hours of 9.00 am—11.00 am do hereby approve the temporary suspension of regulations made under such act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the Carriageway only on Hunt Street, Montgomery Way, Irvine Drive, Malaga.

Dated 10 July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act, 1974, acting pursuant to the powers conferred by section 83 (1) of that act, and the consent of the Local Authority/Authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association (Inc) on August 26 1990 between the hours of 0800—1030, do hereby approve the temporary suspension of regulations made under such act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Neaves Road-Mariginiup.

Dated 10 July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, Acting Pursuant to the powers conferred by section 83 (1) of that Act and the consent of the local authority/authorities having been obtained and nominated for the purpose of cycle time trials by members/entrants of the Australian Time Trials Association (Inc.) on August 19 1990, between the hours of 0800—1200 do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Great Northern Highway—West Swan North for 40km and return. Dated 10 July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authority/authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Albany Cycling Club on August 11, 18, 25, 1990 between the hours of 2.00 p.m.—4.00 p.m., do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) Elleker Grasmere, Albany Torbay Road, Princess Royal Drive, Stirling Terrace, York Street, Albany Highway, South Coast Highway, Rutherford Road on August 11, 1990. (2) Chester Pass Road, Millbrook Road, Albany Highway on August 18, 1990. (3) Marine Drive, Apex Drive on August 25, 1990. Dated 10 July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by Section 83 (1) of that Act, and the consent of the local authority/authorities having been obtained and nominated for the purpose of cycle races by members/entrants of the Southern Districts Cycling Club on August 5, 12, 19, 26 1990 between the hours of 9 a.m.—11 a.m., do hereby approve the temporary suspension of Regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Pickering Brook Road, Bracken Road, Forrest Road, Repatriation Road—Pickering Brook Road. Dated 10 July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authority/authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Narrogin Amateur Cycling Club on August 4, 11, 19, 25, 1990 between the hours of 1.30 p.m.-4.30 p.m. on August 4, 11, 25 and 9.00 a.m.-2.00 p.m. on August 19, 1990, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) Federal Street, Egerton Street, Williams to Kondinin Road to Dumberning Road to Highbury West to Great Southern Highway (Highbury Circuit) on August 4 and 19, 1990. (2) Williams to Kondinin Road (Narrogin to Wickepin and return) on August 11, 1990. (3) Narraking Road (to Narrogin Shire Boundary and return) on August 25, 1990.

Dated at Perth this 10th day of July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authority/authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Karratha Cycling Club on August 4, 5, 12, 1990 between the hours of 1300-1700, 1100-1300, 0800-1200, do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on (1) Searipple Road, Millstream Road, Maitland Road, Mystery Road, Karratha on August 4, 1990. (2) The Esplanade, Central Avenue, Parker Point Road, Dampier on August 5, 1990. (3) Searipple Road, Warambie Road, Balmoral Road, Dampier Road, Millstream Road, Maitland Road, Mystery Road, Karratha on August 12, 1990.

Dated at Perth this 10th day of July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authority/authorities having been obtained and nominated for the purpose of a Car Rally by members/entrants of the W.A. Car Club on August 25, 1990 between the hours of 11.00 a.m.—10.00 p.m. do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to all roads named and unnamed used by the W.A. Car Club on August 25, 1990 in the Russell, Flint, Gibbs Plantations, Karragullen area.

Dated at Perth this 10th day of July 1990.

GRAHAM EDWARDS, Minister for Police.

ROAD TRAFFIC ACT 1974

I, Graham John Edwards, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, and the consent of the local authority/authorities having been obtained and nominated for the purpose of Cycle Races by members/entrants of the Eastern Goldfields Cycle Club on August 4, 1990 between the hours of 1.00 p.m.—3.30 p.m. do hereby approve the temporary suspension of regulations made under such Act on the carriageways mentioned hereunder.

Racing to be confined to the extreme left hand side of the carriageway only on Broad Arrow Road-North Kalgoorlie

Dated at Perth this 10th day of July 1990.

GRAHAM EDWARDS, Minister for Police.

PORT AUTHORITIES

ALBANY PORT AUTHORITY ACT 1926

NOTICE

Application To Lease

In accordance with the provisions of section 25 of the Albany Port Authority Act 1926, it is hereby advertised that an application has been received from Westerberg Marine for the lease of Lot 5B of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of boat building.

Dated this 9th day of July, 1990.

B. J. E. HUDSON, General Manager.

PREMIER AND CABINET

MINISTRY OF THE PREMIER AND CABINET

It is hereby notified for public information that Her Majesty the Queen has been pleased to approve of the retention of the title "Honourable" by the following persons—

(a) who served for more than one year as premier of Western Australia

Peter M'Callum Dowding

(b) who served for more than three years as members of the Executive Council of Western Australia

> David Charles Parker Julian Fletcher Grill

G. C. PEARCE, Chief Executive, Department of the Premier.

RACING AND GAMING

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth (telephone: 425 1888), or consult a solicitor or relevant industry organisation.

App No.	Application	Nature of Application	Last Day For Objections
TRANSFER	OF LICENCE		
5	Darryl John Shenton	Application to transfer licence for prem- ises known as Paddle Wheeler situate in Bunbury from Steven Douglas Pick- ersgill	9
6	Everstrong Holdings P/L	Applications to transfer licence for premises known as Ciceros Italian Res- taurant situate in Northbridge from Bapcor Holdings P/L (S87)	-

App No.	Application	Nature of Application	Last Day For Objections
7	DKD Holdings P/L (ANORS)	Application to transfer licence for prem- ises known as Bentley Hotel situate Bentley from DKD Holdings P/L (ANORS) (S87)	
8	Austie Nominees P/L	Application to transfer licence for prem- ises known as Floreat Wine Bin situate Floreat from Reabold P/L.	
9	Brayprint Holdings P/L	Application to transfer licence for prem- ises known as Railway Hotel situate Norseman from Factory Holdings P/L.	
NEW APPL	CATIONS		
2B	Fremantle Rugby League Football Club Inc.	Application for a Club restricted Li- cence in respect of Fremantle Rugby League Football Club Inc, corner Shep- erd & Jeffrey Streets, Hilton Park.	7
Licence No.	Application	Nature of Application	Last Day For Objections
ALTERATIO	NS TO CONDITIONS OF I	JICENCE.	
619 3048 6	Associates Rugby Union Football Club of Ned- lands (Inc)	Application for variation to trading hours to premises known as Associates Rugby Union Football Club of Nedlands (Inc) for Sunday 12.00 md—8.00 pm	5
611 2045 3	Darryl John Shenton	Application to vary condition to prem- ises known as Paddle Wheeler situate at Parade Hotel 100 Stirling St Bun- bury requesting that the vessel be al- lowed to operate Bunbury waters.	
ALTERATIO	N TO PREMISES		
601 0142 0	1929 Holdings P/L	Application for alteration/re-definition to premises known as Hotel Regatta for construction of a new island bar and kitchen upgrading.	
601 1216 1	Brian C & Ruth Johnson	Application for alteration/redefinition to premises known as Walpole Hotel Motel for drive-in bottle shop.	o N/A
601 0257 6	Palikar Holdings P/L	Application for alteration/redefinition to premises known as Pioneer World Motel Hotel to provide access through old office from lounge into dining room and replace lounge servery with doorway and erect small bar to serve lounge & dining area.	l
605 2841 5	Fitzroy River Lodge P/L	Application for Indefinite Extended Trading Permit for premises known as Fitzroy River Lodge for lounge; cocktail bar, restaurant.	5
This notice i	s published under section 6	7 (5) of the Liquor Licensing Act 1988	

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

STATE TAXATION

STAMP ACT 1921

STAMP AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council. Citation

1. These regulations may be cited as the Stamp Amendment Regulations 1990.

Fourth Schedule amended

2. The Fourth Schedule to the Stamp Regulations 1979* is amended in item 1-

- (a) in paragraph (a) in the column headed "Cost" by deleting "0.80" and substituting the following-
 - " 1.20 "; and
- (b) in paragraph (b) in the column headed "Cost" by deleting "0.80" and substituting the following—
 - " 1.20 ".

[*Published in the Gazette of 7 December 1979 at pp. 3780-87. For amendments to 28 June 1990 see pp. 349-50 of 1989 Index to Legislation of Western Australia.] By His Excellency's Command,

G. PEARCE, Clerk of the Council.

TRANSPERTH

METROPOLITAN (PERTH) PASSENGER TRANSPORT TRUST ACT 1957 MEMBERSHIP OF TRUST

Office of the Minister for Transport.

Perth.

I Pamela Anne Beggs, the Minister administering the Metropolitan (Perth) Passenger Transport Trust Act 1957, appoint in accordance with the provisions of section 7 (4) (b) of that Act, Diana Warnock as a Member of the Metropolitan (Perth) Passenger Transport Trust for a period of one year, up to 19 May 1991.

Dated 12 July, 1990.

PAM BEGGS, Minister for Transport.

TRANSPORT

TRANSPORT CO-ORDINATION ACT 1966 TRANSPORT (COUNTRY TAXI-CAR) AMENDMENT REGULATIONS (No. 2) 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Transport (Country Taxi-car) Amendment Regulations (No. 2) 1990.

Regulation 30 amended

2. The Table to regulation 30 of the Transport (Country Taxi-car) Regulations 1982* is amended—

(a) In Part 1-

- (i) in the item headed "Area 2-" by deleting "Shark Bay and";
- (ii) in the item headed "Area 5—" by deleting "and Esperance" and substituting the following—
 - ", Esperance and Shark Bay "; and

(iii)	in the item headed "AREA 6—" by deleting subite substituting the following subitem—	em (a)	and
	" (a) Metered rates—		
	 to apply between the hours of 6 am and 6 pm Monday to Friday— 	\$	
	Flagfall	1.70	
	Distance Rate—		
	per kilometre	0.85	
	for each 118 m or part thereof	0.10	
	Detention charge-		
	for each 22.5 seconds or part thereof	0.10	
	(ii) to apply between the hours of 6 pm and 6 am Monday to Friday, 6 pm Friday to 6 am Monday and all day on public holidays—		
	Flagfall	2.30	
	Distance rate—		
	per kilometre	0.85	
	for each 118 m or part thereof	0.10	
	Detention charge—		
		0.10	".
and	-		

ar

- (b) in part 2 in the item by deleting subitem (d) and substituting the following subitem-
 - " (d) Area 6

	\$	
To apply to metered hirings on Christmas		
Day and New Year's Day	1.00	".

[*Published in the gazette of 23 July 1982 at pp. 2853-61. For amendments to 11 May 1990 see p. 381 of 1988 Index to Legislation of Western Australia and Gazettes of 24 February, 26 May and 21 July, 1989 and 2 March 1990.

By his Excellency's Command,

M. C. WAUCHOPE, Clerk of the Council.

WATER AUTHORITY

WATER AUTHORITY OF WESTERN AUSTRALIA

Sewer Reticulation Shire of Leonora Leonora

AUTHORISATION

In accordance with the provision of the Water Authority Act 1984 the Water Authority of Western Australia is authorised to construct:

- below ground sewers of up to 225mm diameter
- * a below ground sewage pumping station *
- a 150mm diameter below ground pressure main
- * a wastewater treatment plant

The location of the works are shown on Water Authority plan No. BU08-01-1A and notice of the intention to construct the works was advertised on Friday April 27 1990.

When completed the works will provide reticulated sewerage facilities in the Leonora Townsite. The Authorisation shall take effect from July 17, 1990 and construction will commence after this date.

E. BRIDGE, Minister for Water Resources.



TENDERS

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	Project	Closing	Tender Documents
No.		Date	now available from:
24890	Rockingham TAFE—Child Care Centre— Erection. Builders Categorisation Category D.	1/8/90	BMA West Perth

GOVERNMENT GAZETTE, WA

BUILDING MANAGEMENT AUTHORITY—continued

Tender No.	Project	Closing Date	Tender Documents now available from:
24891	Department for Community Services—Mt Lawley—Child Care Centre—Erection. Builders Categorisation Category D.	1/8/90	BMA West Perth
24893	Ardross Primary School—Upgrade. Builders Categorisation Category D.	15/8/90	BMA West Perth

C. BURTON, Executive Director, Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the State Tender Board, 815 Hay Street, Perth, 6000.

Date of Advertising		Description	Date of Closing
June 29	212A1990	Micro Computer Systems and Software for Schools for the Ministry of Education—Group Class No. 7000	August 9
July 6	30A1990	Batteries, Storage (Lead Acid Starter Batteries)—Two Year Period for various Government Departments—Group Class	0
	(05 + 1000	No. 6140	July 26
July 6	495A1990	Two (2) Crew Cab Flat Top Trucks for the MRD in accordance with the attached specification— Group Class No. 2320	July 26
July 6	499A1990	Supply, Delivery and commissioning of a 4 000 kg Side Loader Fork Lift Truck for Westrail—Group Class No. 3930	July 26
July 13	504A1990	One (1) only 4x4 Agricultural Type Tractor complete with attachments for the Department of Conservation and Land Management—Group Class No. 3710	July 26 August 2
July 20	513A1990	Supply and Manufacture of 150 000 "P" Plates for the Police Department—Group Class No. 9905.	August 9
July 20	514A1990	Supply, Delivery and Commissioning of Flowcyto Metric Equipment for the Royal Perth Hospital—Group Class No. 6515	August 9
		Expression of Interest	
July 13	ITRI No. 1—90	Expressions of Interest are sought from Organisations able to Supply a Computerised Warehouse Inventory Control Package with integration/interfacing to the Department's existing computerised systems—for the	
		Department of Services	August 23

THIS IS THE FIRST STEP IN A TWO PHASE PROCEDURE. TENDERS WILL SUBSEQUENTLY BE SOUGHT ONLY FROM A SHORT LIST DRAWN FROM THOSE POTENTIAL SUPPLIERS WHO RESPOND TO AN INVITATION TO REGISTER INTEREST.

July 13 No. 2—90 Software and Associated Hardware to support the provision of Dental Services Branch

August 9

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

Tenders Invited—continued

Date of Advertising		Description	Date of Closing
		For Service	
July 20	185A1990	Transport of Furniture and Effects (2 Year Period)—Ministry of Education	August 16
		For Sale	
July 6	496A1990	1987 Ford Falcon XF Panel Van (MRD 2364), 1988 Nissan Navara King Cab Ute (MRD 2491), 1987 Nissan Urvan Van (MRD 9995) and 1988 Nissan Navara Crew Cab Ute (MRD A004)—Recall for	
July 6	497A1990	the Main Roads Department at Welshpool 1987 Ford Falcon Ute (KMC 4012) for the Eastern Coldfields Transport Roard at Kalapavilia	July 26
July 6	498A1990	Goldfields Transport Board at Kalgoorlie Thirteen (13) only Sheets 10mm Clear Polycarbonate for the Building Management	July 26
July 13	500A1990	Authority at Welshpool 1988 Nissan Navara 4x2 Utility (6QP 948), 1987 Toyota Landcruiser Diesel Personnel carrier (6QJ 829), 1986 Nissan Pintara Sedan (6QL 098), 1985 Nissan 4x2 Utility (Diesel) (6QG 104) and 1987 Toyota Landcruiser 4x4 Tray Back (6QJ 700) for the Department of Conservation	July 26
July 13	501A1990	and Land Management at Mundaring 1978 Massey Ferguson Tractor 185 4x2 (XQE 767) and 1974 Massey Ferguson Tractor 168 4x2 (UQQ 273) for the Department of Conservation	August 2
July 13	502A1990	and Land Management at Ludlow 1984 Ford Falcon Panel Van 4.1 Motor (XQR 875), 1986 Nissan Nivara 4x2 Utility (6QJ 926) and 1985 Nissan 720 4x2 King Cab (6QF 267) for the Department of Conservation and Land	August 2
July 13	503A1990	Management at Mundaring 1982 Kubota 4WD Lawn Mower Tractor complete with Mower Deck (6QJ 071) for the Department of Conservation and Land Management at	August 2
July 20	507A1990	Mundaring 1985 Toyota Hilux 4x4 Tray Back (6QG 571), 1988 Nissan Navara 4x4 King Cab Utility (6QR 203), 1988 Nissan Navara 4x4 Utility (6QS 438), 1987 Nissan Pintara Station Wagon (6QO 386) and 1988 Mitsubishi Colt 4 Door Sedan (6QM 915) for Department of Conservation and Land	August 2
July 20	508A1990	Management at Mundaring 1985 Toyota Landcruiser 4x4 Personnel Carrier (6QX 911) for the Department of Conservation	August 9
fuly 20	509A1990	and Land Management at Mundaring (Re-call). 1988 Holden Commodore Sedan (MRD 2910), 1989 Ford Falcon Utility 4.1 (MRD A526), 1988 Ford Falcon Utility 4.1 (MRD A259) and 1988 Mitsubishi 4x4 Express Van (MRD A035) for the	August 9
July 20	510A1990	Main Roads Department at Welshpool 1984 Mazda High Roof Bus Model No. T3000 (MRD 7823) for the Main Roads Department at	August 9
uly 20	511A1990	Welshpool	August 9
uly 20	512A1990	Main Roads Department at Welshpool 1988 Nissan Navara King Cab Utility (MRD A283), 1988 Nissan Navara King Cab Utility (MRD A212) and 1987 Ford Falcon XF Sedan (MRD 2238) for the Main Roads Department at Welshpool	August 9 August 9

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. No tender necessarily accepted.

L. W. GRAHAM, Chairman, State Tender Board.

GOVERNMENT GAZETTE, WA

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	Supply and Del	iverv	
14A1990	Supply and Delivery of Paper Products and Dispensers (for a One Year Period) for Various Government Depart- ments—Group Class No. 8540	Various	Details on Request
35A1990	Supply and Delivery of Paints to Various Government Departments—Group Class No. 8010	Various	Details on Request
	Service		
38A1990	Conducting Funerals of Deceased Indigent Persons in the Metropolitan Area for the Community Services (for a One Year Period)	Monahan's Funeral Serv- ices	Details on Request
76A1990	Removal of Bodies to Morgues in Country Areas (for a Two Year Period)—Group Class No. 9999	Various	Details on Request
	Purchase and Re	moval	
358A1990	1969 Bedford Jib Crane Truck 4x4 R Series (6QC 400)—Ludlow	Artesian Drilling Service	\$850.00
462A1990	One (1) Only Secondhand 15 KVA Diesel Driven Generating Unit—Fremantle	Murdoch University Energy Research	\$3 750.00
476A1990	1983 Toyota Landeruiser Tray Back (6QA 273)	Wallace Motors	Item 5 \$6 668.00
	1983 Toyota Landcruiser Tray Back (XQX 398)—Mundaring	Wallace Motors	Item 6 \$6 668.00
485A1990	1986 Toyota Hilux LN65 Tray Back (6QL 064)	J. C. McLean	Item 1 \$5 227.00
	1988 Holden Commodore (8VK35) Station Wagon (6QP 657)	Mrs Jennifer A. Clarke	Item 2 \$12 250.00
	1987 Mazda B2000 Tray Back (6QN 142)—Kununurra	Douglas Shiner	Item 3 \$7 555.00
487A1990	1986 Toyota Hilux Utility 4x4 (6QH 716)—Wyndham	Brent Shields	\$10 555.00
488A1990	1987 Ford Falcon XF Sedan (MRD 2136)—Welshpool	The Julian Car Co	\$8 501.00
	Decline of all Ter	nders	
469A1990	1987 Ford Falcon Panel Van (MRD 9971—Re-call—Welshpool		

WATER AUTHORITY OF WESTERN AUSTRALIA

Tenders

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date

specified. Tender documents are available from the Supply Services Branch, Level 2, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007. Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender

Box located at the above Leederville address.

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
		1990
AM 900617	Landscaping at Harris Dam	7 August
FM 901034	Supply of 450 mm Nominal Diameter Centrifugally Cast Glass Fibre Reinforced Plastics Composite Pressure Pipes, complete with	
	necessary Couplings and/or Rings	31 July
AM 901035	Fabrication of Roof Structural Steelwork for a 2 500 m ³ Tank, off Station Street, Marble Bar	31 July

WATER AUTHORITY OF WESTERN AUSTRALIA-continued

Tenders-continued

Contract No.	Description	Closing Date	
		1990	
AP 902032	Supply of Welding Tips, Rods and Associated Products for a (12) Twelve Month Period	7 August	
AP 902033 AP 902034	Supply of Cleaning Rags and Cloth for a (12) Twelve Month Period . Supply of Anti Corrosive Tape and Pastes for a (12) Twelve Month	7 August	
	Period	7 August	
AP 902035	Supply of Pressure Sensitive Adhesive Tapes for a (12) Twelve Month Period	7 August	

W. COX, Managing Director.

PUBLIC NOTICES

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 the 17th day of August 1990, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice. Brady Winifred, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, died 24/6/90. Browne, James Royden, late of Jalon Nursing Home, 47 Goldsworthy Road, Claremont, died 3/7/90. Bunney, Ethel Adelaide, late of 29 Maxwell Street, Serpentine, died 21/6/90. Carruthers, Charles Roy Stirling, late of 27 Luscombe Street, Kewdale, died 4/6/90. Cilli, Luigi Gino, late of 115 Forrest Street, North Perth, died 29/3/90. Clarke, John Philip, late of unit 3, 12 Wright Street, Highgate, died 2/2/90. Comley, Walter, late of Geraldton Nursing Home, 21 Milford Street, Geraldton, died 6/6/90. Cresswell, Chris Charles, late of 116 Tenth Avenue, Inglewood, died 20/6/90.

Dixon, Flora, late of Unit 2/426 Canning Highway, Attadale, died 6/7/90.

Done, Lillian Phyllis, late of 9 Ozone Road, Marmion, died 25/6/90.

Eggleston, Percy, late of 5 Gilmore Way, Madora Bay, died 16/6/90.

Ferrier, Eunice May, late of 156 West Road, Bassendean, died 12/6/90. Guerinoni, Giovanni, late of East Victoria Park Nursing Home, East Victoria Park, died 25/6/90. Hooley, Peter John Gilchrist, late of 5 Wyndham Way, Yokine, died 7/6/90.

Horan, James David, late of District Hospital, Leonora, died 16/6/90.

Horlin, Arthur John, late of 6 Centenary Units, Rowethorpe, Bentley, died 24/4/90. Khoo, Ah Kow, late of 718/112 Goderich Street, East Perth, died 8/7/90.

Kupe, Riza, late of Home of Peace, 4 Walter Road, Inglewood, died 25/6/90.

Lawrence, Eunice Ellen Roxborough, late of Unit 15, Mereton Village, Bayswater, died 6/7/90.

Lethlean John Munro, late of 15 Marriot Way, Morley, died 31/5/90. Longbottom, Lillian Maude, formerly of 65 Sewell Street, East Fremantle, late of Craigville Nursing Home, Cnr Stock and French Roads, Melville, died 20/6/90.

MacKenzie, John Andrew Cameron, late of Unit 5/124 Broadway, Nedlands, died 2/7/90.

Michel, Eric Hope, late of 174 Surrey Road, Rivervale, died 27/6/90.

Millard, Emmanuel Alexander, late of 77 London Street, Mount Hawthorn, died 30/6/90.

- Miosich Milenko, late of 126 Montreal Street, White Gum Valley, died 14/5/89. O'Rourke, John Colin, late of Nazareth House Nursing Home, 84 Collick Street, Hilton, died 29/6/90.
- Parker, Lucy Agnes, late of Touhy Nursing Home, 22 Morrison Street, Midland, died 10/7/90.

Robertson, Gertrude, late of Moss Street Lodge, 33 Moss Street, East Fremantle, died 22/6/90. Rout, Campbell Alan, late of 7 Trenton Way, Duncraig, died 1/2/90. Rudwick, Allan Francis, late of 4E Johnston Street, Boulder, died 21/6/90.

Scorgie, David, late of Braille Hospital, 61 Kitchener Avenue, Victoria Park, died 15/6/90.

Shadbolt, Ilma Florence, late of 3/4 Gracewood, Roebuck Drive, Manning, died 1/7/90.

Shier, Iris Madelene, late of 56 Myeeich Street, Mandurah, died 20/6/90.

Spencer, Gladys, late of Home of Peace, 3 Walter Road, Inglewood, died 1/7/90.

Thornett, Job Stanley, late of Swan Cottage Homes, Tandarra Nursing Home, Pine Avenue, Bentley, died 30/6/90.

Tolmie, Edna Amelia May, late of Church of Christ Homes, 136 Edinboro Street, Joondanna, died 7/6/90.

Wasley, Marjorie, late of 52 Dundas Road, Inglewood, died 10/6/90.

White, William Stanley, late of 95 Melvista Avenue, Nedlands, died 2/7/90.

Dated 17 July, 1990.

K. E. BRADLEY, Public Trustee,

Public Trust Office, 565 Hay Street, Perth WA 6000.

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 17th day of August 1990, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice. Brady, Winifred, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, died 24/6/90. Browne, James Royden, late of Jalon Nursing Home, 47 Goldsworthy Road, Claremont, died 3/7/90. Bunney, Ethel Adelaide, late of 29 Maxwell Street, Serpentine, died 21/6/90. Carruthers, Charles Roy Stirling, late of 27 Luscombe Street, Kewdale, died 4/6/90. Cilli, Luigi Gino, late of 115 Forrest Street, North Perth, died 29/3/90. Clarke, John Philip, late of Unit 3, 12 Wright Street, Highgate, died 2/2/90. Comley, Walter, late of Geraldton Nursing Home, 21 Milford Street, Geraldton, died 6/6/90. Cresswell, Chris Charles, late of 116 Tenth Avenue, Inglewood, died 20/6/90. Dixon, Flora, late of Unit 2/426 Canning Highway, Attadale, died 6/7/90. Done, Lillian Phyllis, late of 9 Ozone Road, Marmion, died 25/6/90. Eggleston, Percy, late of 5 Gilmore Way, Madora Bay, died 16/6/90. Eggleston, Percy, late of 5 Gilmore Way, Madora Bay, died 10/0/90. Ferrier, Eunice May, late of 156 West Road, Bassendean, died 12/6/90. Guerinoni, Giovanni, late of East Victoria Park Nursing Home, East Victoria Park, died 25/6/90. Hooley, Peter John Gilchrist, late of 5 Wyndham Way, Yokine, died 7/6/90. Horan, James David, late of District Hospital, Leonora, died 16/6/90. Horlin, Arthur John, late of 6 Centenary Units, Rowethorpe, Bentley, died 24/4/90. Khoo, Ah Kow, late of 718/112 Goderich Street, East Perth, died 87/90. Kupe, Riza, late of Home of Peace, 4 Walter Road, Inglewood, died 25/6/90. Lawrence Eunice Ellen Roxborough, late of Unit 15 Merton Village, Bayswater, died 6/7/90. Lethlean, John Munro, late of 15 Marriot Way, Morley, died 31/5/90. Longbottom, Lillian Maude, formerly of 65 Sewell Street, East Fremantle, late of Craigville Nursing Home, Cnr Stock and French Roads, Melville, died 20/6/90.

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Parker, Lucy Agnes, late of Touhy Nursing Home, 22 Morrison Street, Midland, died 10/7/90.

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Scorgie, David, late of Braille Hospital, 61 Kitchener Avenue, Victoria Park, died 15/6/90. Shadbolt, Ilma Florence, late of 3/4 Gracewood, Roebuck Drive, Manning, died 1/7/90.

Shier, Iris Madelene, late of 56 Myceich Street, Mandurah, died 20/6/90.

Spencer, Glayds, late of Home of Peace, Walter Road, Inglewood, died 1/7/90.

Thornett, Job Stanley, late of Swan Cottage Homes, Tandarra Nursing Home, Pine Avenue, Bentley, died 30/6/90.

Tolmie, Edna Amelia May, late of Church of Christ Homes, 136 Edinboro Street, Joondanna, died 7/6/90.

Wasley, Marjorie, late of 52 Dundas Road, Inglewood, died 10/6/90.

White, William Stanley, late of 95 Melvista Avenue, Nedlands, died 2/7/90.

Dated this 17th day of July 1990.

K. E. BRADLEY, Public Trustee, Public Trust Office, 565 Hay Street, Perth 6000.

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which section 63 of the Trustees Act 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-

Collier, Mary Ellen, late of Room 2/29 Goderich Street, East Perth W.A., Widow, died 30/6/90. Briggs, Rita Pearl, late of Homes of Peace, Subiaco, Widow, died 28/6/90. Lovett, Albert William, late of Mt Callimus Nursing Home, Retired, died 24/6/90.

O'Hagan, Doreen Winifred, late of Moline House, Karrinyup W.A., Widow, died 27/5/90. Rudan, Jack, late of 22A Johnson Street, Guildford W.A., Retired Labourer, died 25/5/90.

Dated this 18th day of July 1990.

SOUTHERN PHARMACISTS ASSOCIATION LIMITED

(IN VOLUNTARY LIQUIDATION) Special Resolution to Wind Up

At an extraordinary General Meeting of the abovenamed company duly convened and held at the Cnr. Edward and Parkfield Streets, Bunbury WA on the 30 June 1990 the following Resolution was passed as a Special Resolution—

"That the company be wound up voluntarily".

At the abovenamed meeting Brian Frederick Best of the Cnr. Edward and Parkfield Streets, Bunbury WA was appointed Liquidator for the purpose of the winding up.

"Notice is also given that after thirty days from this date, I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their Claim."

Dated this 2nd day of July 1990.

B. BEST, Liquidator.

COMPANIES CODE

UDENMORE PTY LTD

Voluntary Winding Up

Under the terms of the Companies Code, a Members voluntary winding up of Udenmore Pty Ltd was commenced *via* the passing of a special resolution of the Company at a meeting held on 13th July 1990.

- 1. That Udenmore Pty Ltd an exempt proprietory company be wound up by way of a voluntary members liquidation.
- 2. That Mr Andrew Robert Neale of Mijatovic & Neale Certified Practising Accountants of 4 Emerald Terrace, West Perth, be appointed liquidator of Udenmore Pty Ltd, the written consent of Mr Neale having been obtained to act as liquidator and his remuneration for so acting be determined by the Board of Udenmore Pty Ltd.

MIJATOVIC & NEALE.





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